

2022 House Journals

Regular Session

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday
			9/21 (23-26)		
			9/14 (1-22)		
			5/18 (3625-3626)		
	5/9 (2849-3172)	5/10 (3173-3280)	5/11 (3281-3434)	5/12 (3435-3556)	5/13 (3557-3624)
	5/2 (2447-2514)	5/3 (2515-2580)	5/4 (2581-2666)	5/5 (2667-2754)	5/6 (2755-2848)
	4/25 (2273-2306)	4/26 (2307-2352)	4/27 (2353-2416)	4/28 (2417-2446)	
		4/19 (2179-2222)	4/20 (2223-2252)	4/21 (2253-2272)	
	4/11 (1931-2016)	4/12 (2017-2084)	4/13 (2085-2134)	4/14 (2135-2178)	
4/3 (1719-1728)	4/4 (1729-1760)	4/5 (1761-1836)	4/6 (1837-1888)	4/7 (1889-1930)	
	3/28 (1583-1600)	3/29 (1601-1646)	3/30 (1647-1680)	3/31 (1681-1704)	4/1 (1705-1718)
	3/21 (1335-1350)	3/22 (1351-1374)	3/23 (1375-1436)	3/24 (1437-1582)	
	3/7 (1189-1214)	3/8 (1215-1240)	3/9 (1241-1290)	3/10 (1291-1334)	
	2/28 (1077-1098)	3/1 (1099-1144)	3/2 (1145-1166)	3/3 (1167-1188)	
		2/22 (997-1022)	2/23 (1023-1038)	2/24 (1039-1066)	2/25 (1067-1076)
	2/14 (943-960)	2/15 (961-976)	2/16 (977-996)		
2/6 (863-868)	2/7 (869-884)	2/8 (885-898)	2/9 (899-922)	2/10 (923-942)	
	1/31 (833-844)	2/1 (845-862)			
	1/24 (781-790)	1/25 (791-804)	1/26 (805-816)	1/27 (817-832)	
		1/18 (261-742)	1/19 (743-768)	1/20 (769-780)	
	1/10 (205-222)	1/11 (223-232)	1/12 (233-242)	1/13 (243-252)	1/14 (253-260)
			1/5 (1-150)	1/6 (151-204)	

1st Extraordinary Session

Monday	Tuesday	Wednesday	Thursday	Friday
	10/4 (49-52)			
		9/28 (35-38)	9/29 (39-48)	
9/19 (13-16)	9/20 (17-20)	9/21 (21-32)	9/22 (33-34)	

9/14 (1-8)

9/15 (9-12)

JOURNAL OF THE HOUSE

VETO SESSION

Second Regular Session, 101st GENERAL ASSEMBLY

SECOND DAY, WEDNESDAY, SEPTEMBER 21, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let us have grace, whereby we may serve God acceptably with reverence and godly fear. (Hebrews 12:28)

Almighty God, our heavenly guide, we pause on this House floor to pray, lifting our hearts to You, asking for a fresh vision of Your presence, seeking guidance for this hour and strength for our tasks.

Increase our desire for clear thinking and honest discussion. Decrease in us any inclination for pretense. Increase in our efforts to rise above the lesser emotions, to choose the noble rather than the common, to live in the light and to serve You with all our power and might.

Bless our state with Your favor. Keep it free, and in its freedom, enable it to foster in the hearts of all citizens a true love of charity, with liberty and justice for all.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the first day was approved as printed by the following vote:

AYES: 119

Adams	Anderson	Andrews	Appelbaum	Atchison
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Doll	Falkner
Fishel	Fitzwater	Fogle	Francis	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mayhew	McCreery	McGaugh	Morse
Mosley	Murphy	Nurrenbern	Owen	Patterson
Person	Phifer	Pike	Plocher	Pollitt 52

Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Stacy	Stephens 128	Taylor 139	Taylor 48
Terry	Thomas	Toalson Reisch	Trent	Turnbaugh
Van Schoiack	Veit	Walsh 50	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 001

Merideth

PRESENT: 004

Bosley	Gray	Walsh Moore 93	Windham
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ABSENT WITH LEAVE: 031

Aldridge	Aune	Bailey	Bland Manlove	Bromley
Chipman	Christofanelli	Clemens	Collins	Dogan
Eggleston	Ellebracht	Evans	Gregory 51	Grier
Ingle	Mackey	McDaniel	McGill	O'Donnell
Perkins	Pietzman	Price IV	Roberts	Rone
Sharp 36	Smith 67	Stevens 46	Tate	Thompson
Unsicker				

VACANCIES: 008

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 3**.

SENATE RESOLUTION NO. 3

BE IT RESOLVED by the Senate that the Secretary of the Senate inform the House of Representatives that the Senate, having been duly convened as provided by Article III, Section 32 of the Constitution, made no motion to override the Governor's veto of **SS for SCS for SB 724** when the bill was called by the president.

VETOED HOUSE BILLS

The Speaker read the following House Bills vetoed from the Second Regular Session: **SS HB 1667, CCS SS SCS HCS HB 1720, SCS HB 2090, CCS SS SCS HCS HB 3002, CCS SS SCS HCS HB 3003, CCS SCS HCS HB 3007, CCS SS SCS HCS HB 3008, CCS SCS HCS HB 3009, CCS SS SCS HCS HB 3010, CCS SS SCS HCS HB 3012, and SS SCS HCS HB 3020.**

Representative Roden moved that **Section 20.842 of SS SCS HCS HB 3020, for airport planning, design, maintenance, or construction, located in any county with more than four hundred thousand but fewer than five hundred thousand inhabitants, provided that local**

match be provided in order to be eligible for state funds, be passed, the objections of the Governor thereto notwithstanding.

Which motion was withdrawn.

HOUSE RESOLUTIONS

Representative Plocher offered **HR 2**, which was read.

HOUSE RESOLUTION NO. 2

BE IT RESOLVED by the House of Representatives, that the Chief Clerk of the House of Representatives inform the Senate that the House, having been duly convened as provided by Article III, Section 32 of the Constitution, adopted no motions to override the Governor's vetoes on **SS HB 1667, CCS SS SCS HCS HB 1720, SCS HB 2090, CCS SS SCS HCS HB 3002, CCS SS SCS HCS HB 3003, CCS SCS HCS HB 3007, CCS SS SCS HCS HB 3008, CCS SCS HCS HB 3009, CCS SS SCS HCS HB 3010, CCS SS SCS HCS HB 3012, and SS SCS HCS HB 3020**, when the bills were called by the Speaker.

On motion of Representative Plocher, **HR 2** was adopted.

The following members' presence was noted: Aldridge, Aune, Bailey, Collins, Dogan, Eggleston, Ellebracht, Gregory (51), Ingle, Mackey, McDaniel, McGirl, Perkins, Pietzman, Roberts, Rone, Smith (67), Tate, and Unsicker.

ADJOURNMENT

On motion of Representative Plocher, the Veto Session of the One Hundred First General Assembly, Second Regular Session, adjourned sine die pursuant to the Constitution.

ROB VESCOVO
Speaker of the House

DANA RADEMAN MILLER
Chief Clerk of the House

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JOURNAL OF THE HOUSE

VETO SESSION

Second Regular Session, 101st GENERAL ASSEMBLY

FIRST DAY, WEDNESDAY, SEPTEMBER 14, 2022

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

And thou shalt do that which is right and good in the sight of the Lord, that it may be well with thee. (Deuteronomy 6:18)

O God, our creator, the light of all that is true, the life of all that is good, and the love of all that is beautiful, we lift our hearts to You this afternoon that we may discover wisdom, strength, and love sufficient for all our needs and wants.

Help us to walk in the light of truth, to live the life of goodness, and to share the love of the beautiful that we may play our humble part and to fulfill our duty today.

We pray that Your spirit may enter the hearts of all people, that our state may be free from all divisions and be overcome with unity and cooperation. To this end and by Your grace may we do justly, love mercy, and walk humbly with You.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

LETTER OF RESIGNATION

July 1, 2022

Dear Mr. Speaker,

This letter serves to submit my resignation to the Missouri House of Representatives.

It has truly been an honor to serve the citizens of the 140th District. They are some of the finest people I have ever met. To be a part of the process that helped bring positive change to our community and to assist with many of the personal struggles of my constituents is something I will forever treasure.

For many years, it has been my humble honor to have served the Lord by bringing medical care to thousands of forgotten citizens in SW Missouri: the homeless, our Veterans, the impoverished and uninsured. Care that helped alleviate the unspeakable pain many people lived in, helping to save lives from uncontrolled chronic diseases, healing wounds and saving limbs from amputation. The most rewarding work I have ever done.

I am also very honored to have been involved in helping support the Assistant Physicians, a program I hope will eventually be implemented nationwide. Countless amazing individuals that sacrificed years of their lives to become a doctor were left in devastation because of our severe residency shortage. This tragedy left them stranded with no

ability to practice but were still required to pay back hundreds of thousands of dollars in student loans. Missouri was a trailblazer with this phenomenal healthcare solution. I pray that the value of this program will one day be welcomed and appreciated. These valuable doctors are a resource that we cannot afford to lose.

Kind Regards,

/s/ Tricia Derges

MESSAGES FROM THE GOVERNOR

July 1, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Senate Substitute for House Bill No. 1667**, entitled:

AN ACT

To amend chapter 196, RSMo, by adding thereto one new section relating to kratom products, with penalty provisions.

I disapprove of Senate Substitute for House Bill 1667. My reasons for disapproval are as follows:

I disapprove of this bill for several reasons. First, this bill defines a “kratom product” as “a food product or dietary ingredient[.]” The United States Food and Drug Administration (FDA) has provided that kratom is not a legally marketed food, drug, or dietary supplement. Under the Federal Food, Drug, and Cosmetic Act, the FDA may seize food, drugs, or dietary substances that contain kratom as being adulterated or misbranded. *See generally* 21 U.S.C. §§ 301–399i. By defining “kratom product” as a “food product or dietary ingredient,” Missouri would violate federal law. Where federal law has been violated in other states, the FDA has seized the kratom products. U.S. FOOD AND DRUG ADMIN., *FDA and Kratom* (Apr. 27, 2022), <https://www.fda.gov/news-events/public-health-focus/fda-and-kratom>; U.S. FOOD AND DRUG ADMIN., *Fed Announces Seizure of Adulterated Dietary Supplements Containing Kratom* (Oct. 29, 2021), <https://fda.gov/news-events/press-announcements/fda-announces-seizure-adulterated-dietary-supplements-containing-kratom>.

In addition to being in conflict with federal law, state law already provides protections for proper labeling and packaging under the Missouri Merchandising Practices Act. *See* RSMo § 407.020; *e.g.*, *Kelly v. Cape Cod Potato Chip Co.*, 81 F. Supp. 3d 754, 760–62 (W.D. Mo. 2015) (examining labeling and packaging requirements under the Missouri Merchandising Practices Act). Missouri law already protects against the perceived issues this bill appears to attempt to address without the need for additional regulatory actions.

Further, the FDA has held that there are no FDA-approved uses for kratom, and the agency has received numerous concerning reports about the safety of kratom. According to the FDA, kratom “affects the same opioid brain receptors as morphine[.]” *FDA and Kratom, supra*. Kratom is widely considered an inherently unsafe product due to its psychoactive compounds and risk of exposing users to addiction, abuse, and dependence. The FDA has concerns about the safety of the drug, and has warned consumers against the use of kratom by issuing a public health advisory. *Id.*; U.S. FOOD AND DRUG ADMIN., *Statement from FDA Commissioners Scott Gottlieb, M.D., on the Agency’s Scientific Evidence on the Presence of Opioid Compounds in Kratom, Underscoring its Potential for Abuse* (Feb. 6, 2018), <https://www.fda.gov/news-events/press-announcements/statement-fda-commissioner-scott-gottlieb-md-agencys-scientific-evidence-presence-opioid-compounds>.

In accordance with the above stated reasons for disapproval, I am returning **Senate Substitute for House Bill No. 1667** without my approval.

Respectfully Submitted,

/s/ Michael L. Parson
Governor

July 1, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720**, entitled:

AN ACT

To repeal sections 60.301, 60.315, 60.345, 135.305, 135.686, 137.1018, 144.030, 266.355, 301.010, 301.062, 304.180, 304.240, 348.436, 348.500, 643.050, 643.079, and 643.245, RSMo, and to enact in lieu thereof twenty-seven new sections relating to agricultural economic opportunities, with a penalty provision and an emergency clause for certain sections.

I disapprove of Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill 1720. My reasons for disapproval are as follows:

Sections 260.221 and 644.060, involving recycled asphalt shingles, do not relate to the title of the bill of agricultural economic opportunities. These sections violate the single subject requirement in Article III, Section 23 of the Missouri Constitution because they are not “germane, connected and congruous” to agricultural economic opportunities. *See Hammerschmidt v. Boone Cty.*, 877 S.W.2d 98, 101–03 (Mo. banc 1994). A subject “includes all matters that fall within or reasonably relate to the general core purpose of the proposed legislation.” *Id.* at 102. Section 260.221 is for solid waste management and Section 644.060 is the Missouri Clean Water Law whereas agriculture is “the science, art, or practice of cultivating the soil, producing crops, and raising livestock and in varying degrees the preparation and marketing of the resulting products.” *Agriculture*, MERRIAM-WEBSTER’S COLLEGIATE DICTIONARY (11th ed. 2020); *see also Hammerschmidt*, 877 S.W.2d at 103. These sections violate the constitutional command for bills to have a single subject that fairly relates to the contents therein.

I strongly support agricultural security and opportunities for Missourians. As a farmer, I experience first-hand the challenges of the agriculture industry. I also understand that farmers need surety in times of uncertainty. As such, I am very concerned with several provisions of this bill that authorize extremely short program sunset dates for both new and existing state agricultural programs. Two of the state’s signature agricultural tax credit programs are housed within the Missouri Agricultural and Small Business Development Authority (MASBDA) within the Missouri Department of Agriculture (MDA). These two tax credit programs, the New Generation Cooperative Incentive Tax Credit Program and the Agricultural Product Utilization Contributor Tax Credit program, have helped provide over \$260 million in estimated direct and indirect benefits since Fiscal Year 2000. Specifically, the New Generation Cooperative Incentive Tax Credit Program helps induce private investment in new generation cooperatives to process Missouri agricultural commodities and products into value-added goods. This program provides substantial benefit to Missouri’s agricultural producers and creates jobs for Missourians. Over the lifetime of the program, 87 projects have been funded with direct costs to the State of \$53 million but with benefits estimated to be over \$183 million. This program has provided a return to taxpayers of \$3.46 for every \$1 invested.

The second program provided by MASBDA is the Agricultural Product Utilization Contributor Tax Credit Program. This program provides a tax credit to any person who contributes funding to MASBDA for the purpose of furthering financial or technical assistance for the development of rural agricultural business concepts. Over the lifetime of the program, this program has had a direct cost to the State of \$28 million but with benefits estimated to be over \$62 million. This program has provided a return to taxpayers of \$2.20 for every \$1 invested.

For both programs offered by MASBDA, the two-year sunset provided in this bill is extremely problematic. In order to complete a project under the New Generation Cooperative Incentive Tax Credit Program, the company has to complete an equity drive to help induce private investment in the project. This equity drive takes 24–36 months on average and over seventy-five percent of projects request an extension to complete their drive. The bill passed by the General Assembly only allows for a two-year extension of this program, making it difficult, if not impossible, for projects that are ready to complete the program to do so before it expires. Such a short-term program extension will further strain efforts to raise private equity. Additionally, the two-year sunset also would have the effect of prohibiting MASBDA from advertising these incentives to companies that may be looking to expand or create new investment in Missouri or other states. This will leave Missouri at a strategic disadvantage when competing with other states for future agricultural economic investment.

A two-year sunset for the MASBDA programs is also problematic to administer. These are programs administered by the MASBDA, which is funded from fees assessed from tax credit issuances. The fees fund staff to administer, manage, and oversee the programs. Without additional authorization beyond two years, it will be even harder to recruit and retain staff. According to the U.S. Bureau of Labor Statistics, there were 225,000 job openings in Missouri where the number of unemployed Missourians only totaled 109,993 for the month of March 2022, meaning that there are currently two jobs for every one Missourian to fill them. This is no different with MASBDA as the position is currently being filled by a person who is responsible for overseeing MASBDA in addition to being a full-time division director at the MDA. The limited two-year program extension jeopardizes the administration of these important agricultural investment tools.

This bill also authorized new programs that will greatly benefit agriculture in our state. These include the ethanol tax credit program, the biodiesel retailers tax credit program, the biodiesel producer tax credit program, an urban farm tax credit program, and a specialty crop loan program. It takes several months to hire new staff and establish rules for new programs, including garnering stakeholder feedback in the development of rules, as required by Chapter 536, RSMo. A two-year sunset undermines the taxpayer investment in a program given the time it takes to develop the program versus the time the program is operational before it expires. Typically, the purpose of accelerated sunset provisions is to provide an evaluation at the end of a program, and based on that evaluation, determine if the program should be continued. Two-year sunsets on new programs limits the data that will be available for such evaluation in order to make those determinations. This is unacceptable both for producers seeking to make investments and for policymakers that want to make educated policy decisions in the future.

In regard to the two-year sunset on agricultural programs, we have to do better. This is especially true when in this year alone the General Assembly authorized longer sunset terms for the Petroleum Storage Tank Insurance Fund, the Early Learning Quality Assurance Report Program, the Qualified Research Expenses Tax Credit, the Meet in Missouri Act, the New Business Facilities Tax Credit, the Self-Employed Tax Credit, the MO Rx program, the Fast Track Workforce Incentive Grant program, the Targeted Industrial Manufacturing Enhancement program, the Workforce Diploma Program, plant-in-service accounting and capital investment plan for investor-owned utilities, and dental board pilot projects. While these are important initiatives that will help our state, agriculture is still our top economic industry and the foundation of our state. We must do more to provide agricultural producers and investors with more certainty and to administer these programs in the most reliable and effective way possible.

In accordance with the above stated reasons for disapproval, I am returning **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720** without my approval.

Respectfully Submitted,

/s/ Michael L. Parson
Governor

July 1, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Senate Committee Substitute for House Bill No. 2090**, entitled:

AN ACT

To repeal sections 33.100, 36.020, 36.030, 36.050, 36.060, 36.070, 36.080, 36.090, 36.100, 36.120, 36.140, 36.250, 36.440, 36.510, 37.010, 105.950, 105.1114, 136.370, and 288.220, RSMo, and to enact in lieu thereof twenty new sections relating to the payment of funds from the state treasury.

I disapprove of Senate Committee Substitute for House Bill 2090. My reasons for disapproval are as follows:

While I recognize and applaud the General Assembly in its effort to improve the laws governing state personnel matters and to provide Missourians with tax relief, I cannot approve this bill as presented to me.

Section 136.370 was designed to help certain individuals and businesses who refuse state tax liability. This proposal may inadvertently incentivize the withholding of complete and accurate information from the Department of Revenue which is normally collected in the process of determining one's tax liability. As written, the language in House Bill 2090 allows individuals and businesses to claim negligence of, or incorrect information was provided by, the Department of Revenue as a cause for taxpayer failure to collect and remit sales and use tax assessments that they would otherwise be responsible for. Further, the language does not provide any standards for what those terms mean. Current Missouri case law holds that statements by Department of Revenue employees do not bind the Director, who would be required to refund the taxpayer. This proposal directly conflicts with that legal precedent. *See Lynn v. Dir. of Revenue*, 689 S.W.2d 45, 48–49 (Mo. banc 1985). Section 136.370 may also violate Article III, Section 38(a) of the Missouri Constitution by “grant[ing] public money . . . to any private person, association or corporation[.]” While this section could be constitutional if it had a public purpose, *Fust v. Attorney General for the State of Mo.*, 947 S.W.2d 424, 429 (Mo. banc 1997), it only provides a direct payment to a limited number of liable taxpayers. *Cf. id.* at 429–30; *State ex rel. Wagner v. St. Louis Port Auth.*, 604 S.W.2d 592, 597 (Mo. banc 1980); *Swallow Tail, LLC v. Mo. Dep’t of Conservation*, 522 S.W.3d 309, 315 (Mo. App. W.D. 2017) (summarizing cases). I cannot support a law that incentivizes dishonesty on the backs of taxpayers acting in good faith.

Section 1 presents numerous issues, both legally and practically. Legally, it likely violates both the United States and Missouri Constitutions. By discriminating against nonresident taxpayers, this provision casts aside the Privileges and Immunities (U.S. CONST. art. IV, § 2, cl. 1; U.S. CONST. amend. XIV, § 1), Equal Protection (U.S. CONST. amend. XIV, § 1; MO. CONST. art. 1, § 2), and Dormant Commerce Clauses (U.S. CONST. art. I, § 8, cl. 3) prohibiting such conduct. *See, e.g., Lunding v. N.Y. Tax Appeals Tribunal*, 522 U.S. 287, 314 (1998); *Comptroller of Treasury of Md. v. Wynne*, 575 U.S. 542, 548–51 (2015). Section 1 could also violate Article III, Section 38(a) of the Missouri Constitution as it specifically targets select individuals rather than promoting a broader public impact. On a practical note, this proposal was touted in both the House Budget Committee and on the House floor as assuring Missourians they would receive a \$500 or \$1,000 one-time tax credit depending on one's tax filing status; however, that reality would not have been ascertained with the amount of funding allocated to this credit by the General Assembly. Based upon projections from the Missouri Department of Revenue and the Office of Administration that were provided to members of the General Assembly and publicly discussed, in order to fund the credit as proposed, the General Assembly would have needed to allocate \$1.3 billion in funding. However, the General Assembly only allocated \$500 million, which would have resulted in a maximum credit of approximately \$205 or \$410 for either filing status, drastically lower than what taxpayers were told they would receive. This point was also made on the House floor by members of both political parties, as they realized that this proposal would not result in the outcome that was being publicized.

As a further practical concern, as written in this section and provided for in the budget, this provision cannot be administered under Article IV, Section 28 of the Missouri Constitution. *See State ex rel. S.S. Kresge Co. v. Howard*, 208 S.W.2d 247, 251 (Mo banc. 1947). While \$500 million in funding was allocated for the tax credit in House Bill 3020 (2022) by providing a transfer appropriation from General Revenue to the Tax Credit Offset Fund, a corresponding refund appropriation was not created in any of the appropriation bills for Fiscal Year 2023. Therefore, neither the Missouri Department of Revenue nor the Office of Administration have the appropriation authority needed to issue refunds related to this tax credit. In sum, while the appropriation was included in legislation and this section authorizes the credit, my administration would be prohibited from providing the refund as the General Assembly did not provide the necessary corresponding spending authority.

As a policy matter, this proposal also provides no benefit to low-income nor high-income earning Missouri citizens. That is, those who pay the most in state income taxes would have been excluded from receiving the benefit of the credit. Additionally, this proposal does little to assist the State's lowest income individuals and families, including those on fixed incomes such as disabled individuals, retirees, and social security recipients. I am committed to substantial tax relief for all Missourians. Unfortunately, House Bill 2090 does not achieve those goals and cannot be administered as currently provided for in this legislation and in the budget.

Also of concern, Section 2 puts vulnerable Missourians at risk. This section risks critical federal funding for Medicare and Medicaid services in Missouri by potentially violating Centers for Medicare & Medicaid Services' federal regulations. I have consistently opposed COVID-19 vaccination mandates, especially for State employees. Jeopardizing the State's Medicare and Medicaid services in this manner is unnecessary and could result in significant negative harm to Missourians.

Further, the subjects in this bill vary widely and cause concern relative to the constitutional requirement that legislation only consist of a single subject. As an example, there is no tenable connection between vaccine requirements and "payment of funds from the state treasury," violating Article III, Section 23 of the Missouri Constitution. *See Hammerschmidt v. Boone Cty.*, 877 S.W.2d 98, 101-03 (Mo. banc 1994).

Regrettably, changes to pay periods for state employees and to the Personnel Advisory Board were included in this bill. These are useful provisions that create both meaningful change for our valuable state team members and efficiencies in state government overall that could result in cost savings to taxpayers. I hope to see these provisions in future legislation.

In accordance with the above stated reasons for disapproval, I am returning **Senate Committee Substitute for House Bill No. 2090** without my approval.

Respectfully Submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3002** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

Section 2.025

I hereby veto \$4,875,000 Department of Elementary and Secondary Education Federal Emergency Relief 2021 Fund for the School Turnaround Program. This increase utilizes one-time federal funding to add additional schools to a program that requires a multi-year commitment. Further, the program started one year ago and no performance measures reflecting program success have been demonstrated yet to date. Demonstrated effectiveness should be a prerequisite before the program is expanded to additional schools. This maintains core funding of \$975,000 general revenue.

For the purpose of funding the School Turnaround Program.
From \$4,875,000 to \$0 from Department of Elementary and Secondary Education Federal Emergency Relief 2021 Fund.

I hereby veto \$2,000,000 Department of Elementary and Secondary Education Federal Emergency Relief 2021 Fund for a chemistry and physical science 3D game-based learning platform for middle and high school students. Although it does not identify a specific vendor, this appropriation appears to describe a specific vendor's learning platform as identified on the vendor's website. The Department of Elementary and Secondary Education is subject to state purchasing laws set forth in Chapter 34, RSMo, and must follow those laws when selecting a vendor rather than contracting with a particular vendor. Additionally, this program provides one-time state funding to support ongoing program costs, which could possibly jeopardize the program's future sustainability.

For the purpose of funding a chemistry and physical science 3D game-based learning platform.
From \$2,000,000 to \$0 from Department of Elementary and Secondary Education Federal Emergency Relief 2021 Fund.
By \$6,875,000 from \$2,442,048,430 to \$2,435,173,430 in total for the section.

On June 30, 2022, I approved said **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3002**, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3003** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

Section 3.155

I hereby veto \$4,000,000 general revenue to Missouri State University (MSU) for a statewide math supplement program for secondary education. This appropriation provides funding for math programming for students Grade 6 through Algebra II, but is appropriated to the Missouri Department of Higher Education and Workforce Development (DHEWD) through Missouri State University (MSU). DHEWD is responsible for oversight of post-secondary education and does not have the same role and responsibility as the Department of Elementary and Secondary Education (DESE) with regard to curriculum adhering to the Missouri Learning Standards. Such programs should be administered through DESE rather than DHEWD. Both DESE and DHEWD are subject to state contracting laws in Chapter 34, RSMo, while MSU is exempt from such laws under Section 34.010, RSMo. If approved, this appropriation would have granted funds to an entity subject to Chapter 34 with directions to transfer the funds to an entity not subject to Chapter 34, thereby intentionally avoiding and circumventing state purchasing laws. An expenditure of this magnitude for a contract related to students in grades 6-12 should follow the state procurement laws and should be appropriated to the state department that has responsibility regarding secondary education, especially for a program that would be expected to receive ongoing state financial support. Additionally, the General Assembly did approve funding for DESE to provide additional math programming through their allocation of ESSER III funds received from the federal government. This line item would have been duplicative of that program.

To Missouri State University for the purpose of partnering with a comprehensive math supplement.
From \$4,000,000 to \$0 from General Revenue Fund.

I hereby veto \$112,500 Job Development and Training Fund for an education and job skills development program. This earmark was not included in my budget recommendations and would leave the state unable to fully fund existing workforce programs that are currently creating jobs, helping individuals with job placement, and supporting measurable skills gains across the state. Further, the federal Workforce Innovation and Opportunity Act has strict reporting requirements, and the costs of such reporting would likely exceed the value of this earmark.

For a 501(c)(3) located in a city not within a county that provides education and job skills development for strengthening students' economic understanding of capitalism and ability to participate and succeed in a capitalist economy.

From \$112,500 to \$0 from Job Development and Training Fund.
From \$92,574,500 to \$88,462,000 in total for the section.

Section 3.240

I hereby veto \$2,300,000 general revenue to Missouri Southern State University (MSSU) for a statewide precision health and agricultural sciences program. This appropriation provides funding for collaboration opportunities with an industry partnership in biological sciences in order to provide services to K-12 students, but it is appropriated to the Missouri Department of Higher Education and Workforce Development (DHEWD) through Missouri Southern State University (MSSU) for purposes of contracting with a vendor to provide services related to K-12 students. DHEWD is responsible for oversight of post-secondary education and does not have the same role and responsibility as the Department of Elementary and Secondary Education (DESE) with regard to programming for K-12 students. Such programs should be administered through DESE. Both DESE and DHEWD are subject to state purchasing laws under Chapter 34, RSMo, while MSSU is exempt from such laws under Section 34.010, RSMo. If approved, this appropriation would have granted funds to an entity subject to Chapter 34 with directions to transfer the funds to an entity not subject to Chapter 34, thereby intentionally avoiding and circumventing state purchasing laws. An expenditure of this magnitude for services related to K-12 students should follow the state contracting laws and should be appropriated to a state entity that has responsibilities regarding education of K-12 students.

For a statewide program designed to increase collaboration and workforce opportunities via industry partnership in precision health and agricultural sciences.

From \$2,300,000 to \$0 from General Revenue Fund.

From \$30,874,099 to \$28,574,099 in total for the section.

Section 3.255

I hereby veto \$400,000 general revenue for the University of Missouri School of Law Family Violence and Criminal Prosecution Clinic. This funding provides for additional faculty at the University of Missouri School of Law, which is the responsibility of the University of Missouri's core budget. The budget approved by the General Assembly for the University of Missouri included a 5.4 percent increase this fiscal year, totaling over \$23.3 million. This appropriation further provided funding for the faculty as a one-time state expense, whereas staffing is an ongoing cost and could jeopardize the program's future sustainability leading to job losses if the funding were not to be provided in the future.

For the University of Missouri School of Law Family Violence and Criminal Prosecution Clinic.

From \$400,000 to \$0 from General Revenue Fund.

From \$463,876,797 to \$463,476,797 in total for the section.

On June 30, 2022, I approved said **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3003**, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3007** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

Section 7.046

I hereby veto \$300,000 Economic Development Advancement Fund for a program to provide grants to businesses in low-income communities for building facade repairs. This is not an eligible use of the Economic Development Advancement Fund (EDAF) under Section 620.1900, RSMo. By statute, EDAF shall be used as follows: 37.5% shall be appropriated for business recruitment and marketing (Section 620.1900.2(2), RSMo); at least 50% shall be appropriated for marketing, technical assistance, and training, contracts for specialized economic development

services, and new initiatives and pilot programming to address economic trends (Section 620.1900.5, RSMo); and the remainder may be appropriated toward the cost of staffing and operating expenses for DED program activities and for accountability functions (Section 620.1900.5, RSMo).

Said section is vetoed in its entirety from \$300,000 to \$0 from Economic Development Advancement Fund.
From \$300,000 to \$0 in total for the section.

On June 30, 2022 I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3007**, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3008** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

Section 8.005

I hereby veto \$500,000 general revenue for a communication platform for active duty National Guardsmen, first responders and veterans to receive direct access to chaplains and provide suicide prevention information and resources. The Fiscal Year 2023 budget invests nearly \$30 million in 988 mental health hotline infrastructure to assist citizens statewide experiencing a mental health emergency. The General Assembly also included \$1 million to market the 988 program of which my administration will use to target national guardsmen, veterans, first responders, and members of our armed forces. Further, the National Guard also has an existing phone application which includes a suicide hotline component. This program would be duplicative of those investments.

For a communication platform for National Guardsmen, first responders and veterans.
From \$500,000 to \$0 from General Revenue Fund.
From \$62,907,748 to \$57,907,748 in total for the section.

Section 8.216

I hereby veto \$500,000 Compulsive Gamblers Fund for the coordination of a statewide plan to address problem gambling. This program was established to help provide funding for gaming addiction resulting from the passage of sports betting, proposed in both House Bill 2502 & House Bill 2556 (2022). The General Assembly failed to pass House Bill 2502 & House Bill 2556 (2022) where the parameters for this program were established, including providing additional recovery services from additional state revenues that would have been generated. As a result of the legislation not passing the General Assembly, no additional funds would be available for this service expansion.

Said section is vetoed in its entirety.

Personal Service from \$80,000 to \$0 from Compulsive Gamblers Fund.

Expense and Equipment from \$420,000 to \$0 from Compulsive Gamblers Fund.

From \$500,000 to \$0 in total for the section.

Section 8.260

I hereby veto \$500,000 Gaming Commission Fund for transfer to the Compulsive Gamblers Fund. This program was established to help provide funding for gaming addiction resulting from the passage of sports betting, proposed in both House Bill 2502 & House Bill 2556 (2022). The General Assembly failed to pass House Bill 2502 & House Bill 2556 (2022) where the parameters for this program were established, including providing additional recovery services from additional state revenues that would have been generated. As a result of the legislation not passing the General Assembly, no additional funds would be available for this service expansion.

For funds to be transferred out of the State Treasury to the Compulsive Gamblers Fund.

By \$500,000 from \$694,181 to \$194,181 Gaming Commission Fund.

From \$694,181 to \$194,181 for the section.

On June 30, 2022, I approved said **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3008**, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3009** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

Section 9.200

I hereby veto \$1,000,000 general revenue for a pilot program to ensure the availability and use of all medication assisted treatment products approved by the U.S. Food and Drug Administration to treat opioid use disorder. Funding for the program should be limited to the Opioid Addiction Treatment and Recovery Fund. Determinations regarding additional state general revenue funding should be made once the program has been established, the effectiveness of the investments have been demonstrated, and the total cost of the program can be fully determined with offender utilization taken into account.

By \$1,000,000 from \$1,000,000 to \$0 from General Revenue Fund.
From \$184,229,600 to \$183,229,600 in total for the section.

On June 30, 2022, I approved **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3009**, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3010** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

Section 10.810

I hereby veto \$1,000,000, including \$500,000 general revenue, for an in-home pharmaceutical pilot project. This item was not in my budget recommendations; however, my recommended budget did include transformational investment that began a multi-year framework for value-based payments to improve long-term outcomes for participants of the MO HealthNet program. Any future modification of an in-home pharmaceutical program should be considered as part of this incentive methodology for MO HealthNet providers to help provide the taxpayer a return when making this investment, and ensure that this item is not specifically provided toward a single vendor.

For a pilot project for the use of in-home pharmaceutical dispensing devices and systems.
By \$500,000 from \$500,000 to \$0 from General Revenue Fund.
By \$500,000 from \$500,000 to \$0 from Department of Health and Senior Services Federal Fund.
From \$701,203,513 to \$700,203,513 in total for the section.

Section 10.831

I hereby veto \$430,000 Senior Services Growth and Development Program Fund, for projects and upgrades for senior centers. This is not an eligible distribution of the Senior Services Growth and Development Program Fund. Under Subsection 4 of Section 192.385, RSMo, funds are required to be disbursed to all Area Agencies on Aging in accordance with the intrastate funding formula. This item earmarks funds for three specific projects, which currently receive funding through the intrastate funding distribution totaling \$337,022 (\$47,720 for the Dixon Senior Center, \$205,792 for Phelps Connections for Seniors, and \$83,510 for the Waynesville/St. Robert Senior Center).

Said section is vetoed in its entirety from \$430,000 to \$0 from Senior Services Growth and Development Program Fund.
From \$430,000 to \$0 in total for the section.

On June 30, 2022, I approved said **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3010**, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3012** entitled:

AN ACT

To appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023.

Section 12.345

I hereby veto \$2,446 general revenue to support an additional associate circuit judge for the 11th judicial circuit. This funding was not part of my budget recommendations and was not included in the judiciary's budget request.

Expense and Equipment by \$2,446 from \$4,935,522 to \$4,933,076 from General Revenue Fund.
From \$108,696,214 to \$108,693,768 in total from General Revenue Fund.
From \$140,004,917 to \$140,002,471 in total for the section.

Section 12.350

I hereby veto \$150,035 general revenue to support an additional associate circuit judge for the 11th circuit. This funding was not part of my budget recommendations and was not included in the judiciary's budget request.

Personal Service by \$150,035 from \$55,746,468 to \$55,596,433 from General Revenue Fund.
From \$57,029,473 to \$56,879,438 in total from General Revenue Fund.
From \$57,029,473 to \$56,879,438 in total for the section.

Section 12.500

I hereby veto \$225,000 general revenue and three security staff for the Senate. This item was not part of my recommendations and unnecessarily duplicates services already provided by the Capitol Police at the Capitol Building as directed by Section 8.177, RSMo. This law requires Missouri Capitol Police Officers to maintain order and preserve the peace in all state-owned and leased buildings, including the Capitol Complex. The final budget adopted by the General Assembly includes six additional Capitol Police positions which include four officers and two dispatchers. Duplication of security staff within the Capitol Building can have catastrophic outcomes if a critical incident were to occur in the Capitol Building, including not having a clear chain of command, lack of coordinated communication, and fragmented response. Through the Office of Administration, my administration has been working to improve safety and security at state-owned and leased facilities across the state to ensure the safety of all state team members, elected officials, contractors, visitors, and constituents. My administration will continue to work with House and Senate leadership to address the security needs of each chamber at the Capitol Complex.

Senate Contingent Expenses by \$225,000 from \$12,479,617 to \$12,254,617 from General Revenue Fund.
From \$14,406,261 to \$14,181,261 in total from General Revenue Fund.
From \$14,446,261 to \$14,221,261 in total for the section.

Section 12.505

I hereby veto \$225,000 general revenue and three security staff for the House of Representatives. This item was not part of my recommendations and unnecessarily duplicates services already provided by the Capitol Police at the Capitol Building as directed by Section 8.177, RSMo. This law requires Missouri Capitol Police Officers to maintain order and preserve the peace in all state-owned and leased buildings, including the Capitol Complex. The final budget adopted by the General Assembly includes six additional Capitol Police positions which include four officers and two dispatchers. Duplication of security staff within the Capitol Building can have catastrophic outcomes if a critical incident were to occur in the Capitol Building, including not having a clear chain of command, lack of coordinated communication, and fragmented response. Through the Office of Administration, my administration has been working to improve safety and security at state-owned and leased facilities across the state to ensure the safety of all state team members, elected officials, contractors, visitors, and constituents. My administration will continue to work with House and Senate leadership to address the security needs of each chamber at the Capitol Complex.

House Contingent Expenses by \$225,000 from \$15,790,417 to \$15,565,417 from General Revenue Fund.
From \$25,396,942 to \$25,171,942 in total from General Revenue Fund.
From \$25,528,298 to \$25,303,298 in total for the section.

Section 12.510

I hereby veto \$12,000 general revenue for the payment of organizational dues. This item was not part of my budget recommendations. Previous efforts to learn from other states regarding gaming policies have culminated in multiple legislative bills that have been proposed and debated by the General Assembly over the past few years. Resources for gaming policy are available to policymakers interested in the topic, and include membership to other organizations such as the National Conference of State Legislatures and the Council of State Governments. Accordingly, this organizational membership is duplicative of other memberships that Missouri taxpayers already pay for.

For payment of organization dues by \$12,000 from \$306,631 to \$294,631 from General Revenue Fund.
From \$306,631 to \$294,631 in total from General Revenue Fund.
From \$306,631 to \$294,631 in total for the section.

On June 30, 2022 I approved **Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3012.**

Respectfully submitted,

/s/ Michael L. Parson
Governor

June 30, 2022

TO THE SECRETARY OF STATE
OF THE STATE OF MISSOURI
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION

Herewith I return to you **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3020** entitled:

AN ACT

To appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023.

Section 20.571

I hereby veto \$83,000,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for a new Highway Patrol academy. While I am supportive of law enforcement officers and have made budget recommendations supporting law enforcement, first responders, and other emergency personnel in this budget and in previous budgets, this item cannot be approved as the cost of the project is significantly higher than the appropriated amount. Original project costs were anticipated to be \$149 million, not including \$20 million for site development. The property on which this was planned for construction also has legal encumbrances that would need to be negotiated and addressed. Further, any future construction of a Missouri State Highway Patrol Academy should be a part of a comprehensive state facility plan.

Said section is vetoed in its entirety from \$83,000,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.

From \$83,000,000 to \$0 in total for the section.

Section 20.644

I hereby veto \$300,000 Coronavirus State Fiscal Recovery – Revenue Replacement for capital improvement projects to a bridge and access trail in Barry County. This funding was not part of my budget recommendations. This is a local responsibility with minimal regional or statewide impact. Other funding mechanisms should be pursued in lieu of state funding for this project. My administration has previously vetoed this project, and our position has not changed.

Said section is vetoed in its entirety from \$300,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.

From \$300,000 to \$0 in total for the section.

Section 20.831

I hereby veto \$10,000,000 Lottery Proceeds Fund for deferred maintenance grants for charter school facilities. These funds were not included in my budget recommendations. This funding is limited to charter schools, unfairly limiting access to public K-12 schools. Deferred maintenance is the responsibility of the charter sponsor, not the State. My administration has previously vetoed this line for the same reasons specified in this message and our position has not changed, contrary to statements made in the House Budget Committee and on the House floor. Additionally, House Bill 1552 (2022) provides a mechanism for additional funding to charter schools that would be available for maintenance and repairs.

Said section is vetoed in its entirety from \$10,000,000 to \$0 from Lottery Proceeds Fund.
From \$10,000,000 to \$0 in total for the section.

Section 20.838

I hereby veto \$4,500,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for sidewalks for Affton School District. This funding was not part of my budget recommendations. This is a local responsibility with minimal regional or statewide impact. Other funding mechanisms should be pursued in lieu of earmarked state funding for this project. My administration has vetoed similar line items in prior budget years.

Said section is vetoed in its entirety from \$4,500,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$4,500,000 to \$0 in total for the section.

Section 20.839

I hereby veto \$3,000,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for sidewalks for Hancock Place School District. This funding was not part of my budget recommendations. This is a local responsibility with minimal regional or statewide impact. Other funding mechanisms should be pursued in lieu of earmarked state funding for this project. My administration has vetoed similar line items in prior budget years.

Said section is vetoed in its entirety from \$3,000,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$3,000,000 to \$0 in total for the section.

Section 20.842

I hereby veto \$3,000,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for airport planning, design, maintenance, or construction in St. Charles County. Due to the proximity of this airport to a major international airport and four other local airports, this investment will have minimal regional or statewide impact. Additionally, this airport receives federal funding distributed on a formulaic basis through the Missouri Department of Transportation, and has received more federal funding over the last two years than previous allocations including through the CARES Act, CRRSAA, ARPA, and IIJA. This airport is also eligible for an estimated \$415,620 in Federal Aviation Administration Funds, plus \$150,000 per year over five years, totaling \$715,760 which may be used for capital improvements. This funding was not part of my budget recommendations, and other funding mechanisms should be pursued in lieu of earmarked state funding for this project.

Said section is vetoed in its entirety from \$3,000,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$3,000,000 to \$0 in total for the section.

Section 20.850

I hereby veto \$2,000,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for the planning, design, maintenance, or construction of economic development corporations in Johnson County. This funding was not part of my budget recommendations. From the information and budget language provided, it is unclear if this would provide funding to a new or existing industrial park, or where the park would be located. My administration has identified twenty-six industrial parks in Johnson County but have little information on which one would be allocated funding. Alternatively, this project could seek grant funding under the Industrial Site Development program appropriated through House Bill 3020.

Said section is vetoed in its entirety from \$2,000,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$2,000,000 to \$0 in total for the section.

Section 20.854

I hereby veto \$5,000,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for the maintenance and improvements of a footbridge in Springfield. This funding was not part of my budget recommendations. This project includes funding for a pedestrian footbridge over a rail line which the Missouri Department of Transportation is required to concur with the City on a bid award that has not yet occurred.

Said section is vetoed in its entirety from \$5,000,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$5,000,000 to \$0 in total for the section.

Section 20.860

I hereby veto \$2,500,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for the planning, design, maintenance, or construction of a hospital. These funds were not included in my budget recommendations and appear to direct public funds to a private developer for non-public purposes in violation of Article III, Section 38(a) of the Missouri Constitution. While the plain language of the appropriation states the funds are for the "planning, maintenance, or construction of a hospital" the information provided to my administration demonstrates that this language does not meet the actual needs of the project. The City of Hannibal desires the funds for "rehabilitating, reinvesting, and repurposing of a former hospital site" to develop housing for low to moderate income seniors and single families. However, the Department of Health and Senior Services has no statutory authority to provide funding for such developments. Because the appropriation bill attempts to grant this authority to Department of Health and Senior Services, this provision violates the single subject limitation in Article III, Section 23 of the Missouri Constitution. Alternatively, this project could seek funding through the Low-Income Housing Tax Credit Program within the Missouri Housing Development Commission.

Said section is vetoed in its entirety from \$2,500,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$2,500,000 to \$0 in total for the section.

Section 20.875

I hereby veto \$800,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for non-profit animal abuse investigators. These funds were not included in my budget recommendations and would likely not meet the criteria for use of funds under the American Rescue Plan Act. Funding this appropriation would likely cause confusion as to who has the authority to conduct animal abuse investigations, which should be the responsibility of local law enforcement and animal health specialists, not non-profit organizations aimed at attacking agricultural producers.

Said section is vetoed in its entirety from \$800,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$800,000 to \$0 in total for the section.

Section 20.879

I hereby veto \$7,500,000 Coronavirus State Fiscal Recovery – Water Infrastructure Fund for a project that serves as an urban amenity in Springfield. This funding was not part of my budget recommendations; however, this project could seek funding through other state programs. This project includes funding for a trail-linked public park space along a local waterway. The General Assembly has demonstrated its resistance to funding public trail spaces along waterways that have a statewide or regional impact, demonstrated economic return to local communities and the State, and significant citizen interest and advocacy.

Said section is vetoed in its entirety from \$7,500,000 to \$0 from Coronavirus State Fiscal Recovery – Water Infrastructure Fund.
From \$7,500,000 to \$0 in total for the section.

Section 20.895

I hereby veto \$2,800,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for the renovation and development of a vacant commercial property. In providing for development of commercial property, this appropriation appears to grant public money to a private person or entity for non-public purposes, in violation of Article III, Section 38(a) of the Missouri Constitution. Additionally, the appropriation bill directs Department of Social Services to provide the funding for specific purposes when the Department of Social Services does not have statutory authority for such developments. Because the appropriation bill attempts to grant this substantive authority to Department of Social Services, this provision violates the single subject limitation in Article III, Section 23 of the Missouri Constitution.

Said section is vetoed in its entirety from \$2,800,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$2,800,000 to \$0 for the section.

Section 20.899

I hereby veto \$1,000,000 Coronavirus State Fiscal Recovery – Revenue Replacement Fund for a Film Camp USA designated state-wide youth program. These funds were not included in my budget recommendations. This is not a good use of taxpayer funds as the cost per camper is estimated to be over \$3,200.

Said section is vetoed in its entirety from \$1,000,000 to \$0 from Coronavirus State Fiscal Recovery – Revenue Replacement Fund.
From \$1,000,000 to \$0 in total for the section.

Section 20.905

I hereby veto \$500,000,000 general revenue for the transfer to the Tax Credit Offset Fund. The appropriation bill directs that funds be transferred from general revenue to the Tax Credit Offset Fund, but contains no language authorizing the expenditure of any funds out of the Tax Credit Offset Fund. Because the General Assembly did not authorize the expenditure of funds out of the Tax Credit Offset Fund, the withdrawal of these funds would likely violate Article IV, Section 28 of the Missouri Constitution. *See State ex rel. S.S. Kresge Co. v. Howard*, 208 S.W.2d 247, 251 (Mo banc. 1947).

Said section is vetoed in its entirety from \$500,000,000 to \$0 from general revenue.
From \$500,000,000 to \$0 in total for the section.

On June 30, 2022, I approved said **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3020**, except for those items specifically vetoed and not approved.

Respectfully submitted,

/s/ Michael L. Parson
Governor

HOUSE RESOLUTIONS

Representative Plocher offered **HR 1**, which was read.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the One Hundred First General Assembly, Second Regular Session, inform the Governor and the Senate that the House is duly convened and is now in session in the 2022 Constitutional Veto Session and ready for consideration of business.

On motion of Representative Plocher, **HR 1** was adopted by the following vote:

AYES: 141

Adams	Anderson	Andrews	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 003

Aldridge	Sharp 36	Windham
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ABSENT WITH LEAVE: 011

Appelbaum	Bland Manlove	Chipman	Collins	Eggleston
Kidd	Person	Pietzman	Price IV	Proudie
Rone				

VACANCIES: 008

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate that the Secretary of Senate inform the House of Representatives that the Senate is duly convened and is now in session as provided by Article III, Section 32 of the Constitution and is ready for the consideration of its business.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 2**.

SENATE RESOLUTION NO. 2

BE IT RESOLVED by the Senate that the rules of the Senate, as adopted by the One Hundred First General Assembly, Second Regular Session, be declared to be the rules of the Veto Session of the One Hundred First General Assembly.

The following members' presence was noted: Chipman, Eggleston, Kidd, Price IV and Proudie.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 2:00 p.m., Wednesday, September 21, 2022.

COMMITTEE HEARINGS

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Thursday, September 15, 2022, 8:00 AM, Joint Hearing Room (117).

Report from Director of JCAR, Sarah Schappe.

Approve minutes from April 12, 2022.

Periodic Review of Rules: Office of Administration, Dept. of Agriculture, Dept. of Economic Development, Dept. of Elementary & Secondary Education, Dept. of Higher Education & Workforce Development.

Portions of this meeting may be closed pursuant to Section 610.021(1).

CANCELLED

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

HOUSE CALENDAR

SECOND DAY, WEDNESDAY, SEPTEMBER 21, 2022

VETOED HOUSE BILLS

SS HB 1667 - Christofanelli

CCS SS SCS HCS HB 1720 - Pollitt (52)

SCS HB 2090 - Griffith

CCS SS SCS HCS HB 3002 - Smith (163)

CCS SS SCS HCS HB 3003 - Smith (163)

CCS SCS HCS HB 3007 - Smith (163)

CCS SS SCS HCS HB 3008 - Smith (163)

CCS SCS HCS HB 3009 - Smith (163)

CCS SS SCS HCS HB 3010 - Smith (163)

CCS SS SCS HCS HB 3012 - Smith (163)

SS SCS HCS HB 3020 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SEVENTY-SECOND DAY, WEDNESDAY, MAY 18, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SIGNING OF HOUSE JOINT RESOLUTIONS

All other business of the House was suspended while **HJR 116** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HJR 116** was delivered to the Secretary of State by the Chief Clerk of the House.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **SS#2 SCS HCS HB 1472, SS SCS HCS HB 1552, HB 1600, CCS SS SCS HCS HB 1606, SS HCS HB 1662, SS HB 1667, HB 1697, CCS SS SCS HCS HB 1720, HB 1725, SS SCS HB 1738, SS SCS HB 1878, SS HCS HB 2005, SCS HB 2090, SS SCS HCS HBs 2116, 2097, 1690 & 2221, CCS#2 SS HB 2149, SS HB 2162, CCS SS SCS HCS HB 2168, SS SCS HB 2331, HB 2365, SS HB 2400, HB 2416, SS SCS HCS HB 2485, SS SCS HCS HB 2627, HCS HB 2909, HCS HB 3001, CCS SS SCS HCS HB 3002, CCS SS SCS HCS HB 3003, CCS SCS HCS HB 3004, CCS SCS HCS HB 3005, CCS SCS HCS HB 3006, CCS SCS HCS HB 3007, CCS SS SCS HCS HB 3008, CCS SCS HCS HB 3009, CCS SS SCS HCS HB 3010, CCS SS SCS HCS HB 3011, CCS SS SCS HCS HB 3012, CCS SCS HCS HB 3013, SCS HCS HB 3017, SCS HCS HB 3018, SCS HCS HB 3019 and SS SCS HCS HB 3020** were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **SS#2 SCS HCS HB 1472, SS SCS HCS HB 1552, HB 1600, CCS SS SCS HCS HB 1606, SS HCS HB 1662, SS HB 1667, HB 1697, CCS SS SCS HCS HB 1720, HB 1725, SS SCS HB 1738, SS SCS HB 1878, SS HCS HB 2005, SCS HB 2090, SS SCS HCS HBs 2116, 2097, 1690 & 2221, CCS#2 SS HB 2149, SS HB 2162, CCS SS SCS HCS HB 2168, SS SCS HB 2331, HB 2365, SS HB 2400, HB 2416, SS SCS HCS HB 2485, SS SCS HCS HB 2627, HCS HB 2909,**

HCS HB 3001, CCS SS SCS HCS HB 3002, CCS SS SCS HCS HB 3003, CCS SCS HCS HB 3004, CCS SCS HCS HB 3005, CCS SCS HCS HB 3006, CCS SCS HCS HB 3007, CCS SS SCS HCS HB 3008, CCS SCS HCS HB 3009, CCS SS SCS HCS HB 3010, CCS SS SCS HCS HB 3011, CCS SS SCS HCS HB 3012, CCS SCS HCS HB 3013, SCS HCS HB 3017, SCS HCS HB 3018, SCS HCS HB 3019 and SS SCS HCS HB 3020 were delivered to the Governor by the Chief Clerk of the House.

SIGNING OF SENATE BILLS

All other business of the House was suspended while **SB 652, SB 655, SS SCS SB 672, SS SB 678, CCS#2 HCS SS SCS SBs 681 & 662, SS SCS SB 683, CCS HCS#2 SB 710, HCS SB 718, SS SCS SB 724, SS SCS SB 725, HCS SS#2 SCS SB 745, SS#3 SCS SB 758, CCS HCS SS SCS SBs 775, 751 & 640, SCS SB 799, CCS HCS SB 820, HCS SCS SB 886 and SB 987** were read at length and, there being no objection, were signed by the Speaker to the end that the same may become law.

SIGNING OF SENATE JOINT RESOLUTIONS

All other business of the House was suspended while **SS#2 SJR 38** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

The following members' presence was noted: Bangert, Bland Manlove, Bromley, Brown (27), Chipman, Clemens, Cook, Cupps, Davis, Deaton, DeGroot, Falkner, Fitzwater, Fogle, Gregory (51), Griffith, Hardwick, Ingle, Kelley (127), Kidd, Lewis (6), Mackey, McGaugh, Mosley, Pike, Proudie, Quade, Sassmann, Stacy, Stevens (46), Tate, Turnbaugh, Unsicker, Vescovo, Walsh Moore (93), Weber, and Windham.

ADJOURNMENT

The Speaker declared the House of Representatives of the One Hundred First General Assembly, convened in the Second Regular Session on January 5, 2022, adjourned sine die as of midnight, May 30, 2022, in accordance with the Constitution.

ROB VESCOVO
Speaker of the House

DANA RADEMAN MILLER
Chief Clerk of the House

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-SEVENTH DAY, MONDAY, MAY 9, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Brad Hudson.

We ask for Your help, God.

Titus 2:11-12 says, "For the grace of God that bringeth salvation hath appeared to all men, Teaching us that, denying ungodliness and worldly lusts, we should live soberly, righteously, and godly, in this present world."

These can be trying times. Please help us to face the trials, temptations, and difficult decisions while recognizing that the greatest of our enemies is not some political rival or some unseen force, but rather our own untempered flesh. In the few remaining days of this regular session, may the long hours and the flurry of activity not cause us to forget the importance of kindness, patience, and grace. Soon this session will be over. Help us to conduct ourselves in a way that, when the time comes that these days are but a memory, it may be said that we did well and were good and faithful servants. In the name of Christ Jesus, I pray, and the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-sixth day was approved as printed.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS SCS HCS HB 1606, as amended: Representatives McGaugh, Fitzwater, O'Donnell, Baringer, and Adams

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SCS HCS HB 1472**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

2850 *Journal of the House*

Ayes (6): Baringer, Chipman, Eggleston, Fogle, Richey and Walsh (50)

Noes (0)

Absent (1): Fitzwater

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 2485**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Chipman, Eggleston, Fitzwater and Richey

Noes (2): Fogle and Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 799**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Eggleston, Fogle, Richey and Walsh (50)

Noes (1): Chipman

Absent (1): Fitzwater

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS#2 SB 710, as amended**.

Senators: Beck, May, White, Hoskins, Luetkemeyer

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 845, as amended**.

Senators: Eslinger, Crawford, Gannon, Roberts, May

HOUSE RESOLUTIONS

Representative Plocher offered **HR 5637**, which was read.

HOUSE RESOLUTION NO. 5637

WHEREAS, under Article III, Section 45 of the Constitution of Missouri, when the number of representatives to which the state is entitled in the House of the Congress of the United States under the census is certified to the governor, the general assembly shall by law divide the state into districts corresponding with the number of representatives to which it is entitled, which districts shall be composed of contiguous territory as compact and as nearly equal in population as may be; and

WHEREAS, due to the unique nature of Congressional apportionment bills, which divide the state into Congressional districts, it is necessary to adopt temporary rules for the consideration of such bills:

NOW THEREFORE BE IT RESOLVED that the Missouri House of Representatives, One Hundred First General Assembly, Second Regular Session, adopt certain temporary rules for the purpose of considering Congressional apportionment bills; and

BE IT FURTHER RESOLVED that this resolution replace House Resolution No. 3286 as adopted on January 10, 2022; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49 or any other rule to the contrary, neither substitute amendments nor amendments to amendments shall be in order for any Congressional apportionment bill other than for technical corrections; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 99, props or visual aids that depict Congressional apportionment maps shall be permitted on the floor of the House while the House is in session and considering any Congressional apportionment bill. All such props or visual aids and the location of their display shall require approval by the Speaker; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(2) or any other rule to the contrary, an amendment identical to one previously decided on a Congressional apportionment bill shall be in order; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(4) or any other rule to the contrary, an amendment that effectually replaces the underlying Congressional apportionment bill or committee substitute shall be in order; and

BE IT FURTHER RESOLVED that any amendments to a Congressional apportionment bill shall comply with all legal requirements for apportionment and a point of order may be raised that an amendment offered would result in an unlawful apportionment; and

BE IT FURTHER RESOLVED that all other Rules of the Missouri House of Representatives, One Hundred First General Assembly, shall apply to the consideration of Congressional apportionment bills as such rules are appropriate and not in conflict with the rules adopted herein.

Representative Windham offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Resolution No. 5637, Page 1, Line 17, by inserting after all of the said line the following:

"BE IT FURTHER RESOLVED that a four-hour time limitation be designated on the total time of floor debate allowed for the purpose of considering any Congressional apportionment bill for perfection. Such time shall be divided equally between, and controlled by, the chair of the special committee on redistricting and the ranking minority member of such committee, or their respective designees. The chair of the special committee on redistricting shall have the right to have the final one minute of designated time. If time has been allocated and unused by either side after any Congressional apportionment bill has been discussed and no member from that side is seeking recognition to further discuss such bill, the Speaker may declare additional time waived and recognize the members of the other side to complete the use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Windham:

AYES: 048

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Bland Manlove	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Pollock 123	Proudie	Quade	Rogers	Sander
Sauls	Schroer	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

NOES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Haden	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McDaniel	McGaugh	McGill	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 011

Appelbaum	Bosley	Brown 16	Brown 27	Derges
Fishel	Griffith	Haffner	Morse	Price IV
Rone				

VACANCIES: 007

On motion of Representative Plocher, **HR 5637** was adopted by the following vote:

AYES: 095

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans

Falkner	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Haden	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Mayhew	McDaniel	McGaugh	McGill
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 048

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Bland Manlove	Brown 70
Burnett	Burton	Clemens	Coleman 97	Collins
Davis	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Lovasco
Mackey	Merideth	Mosley	Nurrenbern	Person
Phifer	Pollock 123	Proudie	Quade	Rogers
Sauls	Schroer	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 013

Appelbaum	Bosley	Brown 16	Brown 27	Butz
Derges	Fishel	Griffith	Haffner	McCreery
Morse	Price IV	Rone		

VACANCIES: 007

PERFECTION OF HOUSE BILLS

HCS HBs 1593 & 1959, HCS HB 2704, HCS HB 1546, HB 1581, HCS HB 1678, HCS HB 1997, HB 2003, HB 2845, HB 1616, HCS HB 1833, HB 2009, HB 2474, HB 1762, HB 1864, HCS HB 1875, HB 2095, HB 2123, HB 2169, HCS HB 2246, HB 2515, HCS HB 1854, HCS HB 1747, HB 2050, HB 1455, HCS HB 1464, HB 1478, HCS HB 1716, HCS HBs 1904 & 1575, HB 2085, HB 2156, HCS HB 2208, HCS HB 2499, HB 2590, HB 1480, HB 1563, HCS HB 1641, HB 1721, HCS HB 1905, HCS HBs 1972 & 2483, HB 2056, HB 2164, HB 2165, HCS HB 2220, HB 2255, HB 2327, HB 2359, HCS HB 2450, HB 1471, HCS HB 1556, HCS HB 1613, HCS HB 1670, HCS HB 1918, HCS HB 2011, HCS HB 2052, HCS HB 2138, HB 2290, HCS HB 2369, HCS HB 2389, HB 2544, HB 2589, HB 2615, HB 2674, HCS HB 2810, HCS HB 1553, HCS HB 1753, HB 1960, HCS HB 2008, HB 2487, HCS HB 2605, HB 2781, HB 2798, HCS HB 2913, HCS HB 2564, HCS HB 2583, HB 2611, HB 1547, HCS HB 1550, HB 1585, HCS HB 1595, HB 1601, HCS HB 1614, HB 2209, HB 1680, HB 1736, HCS HB 1740, HB 1804, HCS#2 HB 1992, HCS HB 2013, HCS

HB 2118, HCS HB 2142, HB 2145, HB 2172, HB 2174, HB 2293, HCS HB 2363, HB 2371, HB 2391, HCS HB 2434, HCS HB 2453, HCS HB 2543, HB 2568, HB 2576, HB 2603, HCS HB 1974, HCS HB 2758, HB 2782, HCS HB 1608, HCS HB 1712, HB 1741, HCS HB 1770, HB 1956, HB 1994, HB 2397, HCS HB 2510, HCS HB 2614, HB 2731, HB 2820, HCS HB 2616, HCS HB 1749, HCS HB 1903, HCS HB 2093, HB 2356, HB 2010, HCS HB 2306, HCS HB 1619, as amended, with HA 2, pending, HCS HB 1695, HB 1715, HCS HB 1876, HB 1687, HB 2308, HB 1627, HB 1628, HB 1652, HB 1672, HB 1475, HB 1624, HB 1451, HB 1594, HB 1490, HB 1579, HB 1717, HCS HB 1722, HB 1863, HB 1881, HCS HB 1908, HCS HB 1998, HB 2129, HCS HB 2206, HB 2219, HCS HB 2447, and HCS HB 2652 were placed on the Informal Calendar.

HCS HB 2909, relating to the composition of congressional districts, was taken up by Representative Shaul.

On motion of Representative Shaul, the title of **HCS HB 2909** was agreed to.

HCS HB 2909 was laid over.

THIRD READING OF SENATE BILLS

HCS SS SCS SB 783, relating to insurance, was placed on the Informal Calendar.

SB 652, relating to a sales tax exemption for the sale of certain tickets, was placed on the Informal Calendar.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 040

Anderson	Atchison	Barnes	Basye	Billington
Brown 16	Brown 27	Burton	Busick	Coleman 97
Collins	Cook	Cupps	Davidson	Davis
Eggleston	Haden	Haffner	Hardwick	Kelley 127
Kelly 141	Lewis 6	McGill	Pike	Pollock 123
Richey	Riggs	Roberts	Rogers	Rone
Sander	Seitz	Sharpe 4	Shields	Taylor 139
Toalson Reisch	Van Schoiack	Veit	Walsh 50	Wright

NOES: 001

Aldridge

PRESENT: 088

Adams	Andrews	Aune	Bailey	Baker
Bangert	Baringer	Black 137	Black 7	Boggs
Bromley	Brown 70	Buchheit-Courtway	Burger	Burnett
Butz	Chipman	Christofanelli	Coleman 32	Copeland
Deaton	DeGroot	Doll	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray

Gregory 51	Gregory 96	Haley	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kidd	Knight	Mackey	Mayhew
McCreery	McGaugh	Merideth	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Person	Plocher
Pollitt 52	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Riley	Roden	Sassmann
Sauls	Schwadron	Sharp 36	Shaul	Simmons
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Weber	West
Windham	Young	Mr. Speaker		

ABSENT WITH LEAVE: 027

Appelbaum	Bland Manlove	Bosley	Clemens	Derges
Dinkins	Dogan	Ellebracht	Grier	Griffith
Gunby	Hicks	Lewis 25	Lovasco	McDaniel
Morse	Mosley	Perkins	Phifer	Pietzman
Price IV	Schnelting	Schroer	Smith 155	Smith 67
Walsh Moore 93	Wiemann			

VACANCIES: 007

THIRD READING OF SENATE BILLS

HCS SS SB 690, relating to health care, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of **HCS SS SB 690** was agreed to.

Representative Christofanelli offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 690, Pages 5-7, Section 160.485, Lines 1-94, by deleting all of said section and lines; and

Further amend said bill, Pages 27-37, Section 195.010, Lines 1-348, by deleting all of said section and lines; and

Further amend said bill, Page 58, Section 198.644, Lines 43-49, by deleting said lines and inserting in lieu thereof the following:

"(10) Indemnify and hold harmless a health care facility for any damages, sanctions, or civil monetary penalties that are proximately caused by an action or failure to act of any health care personnel the agency provides to the health care facility; provided that the amount for which the supplemental health care services agency may be liable to a health care facility for civil monetary penalties and sanctions shall not exceed one hundred thousand dollars for civil monetary penalties and sanctions that can be assessed against skilled nursing facilities by the United States Department of Health and Human Services or the Centers for Medicare and Medicaid Services. If the damages, sanctions, or civil monetary penalties are proximately caused by the negligence, action, or failure to act by the health care facility, then liability shall be determined by a percentage of fault and shall be the sole responsibility of the party against whom such determination is made. Such determinations shall be made by the agreement of the parties or a neutral third party who considers all of the relevant factors in making a determination."; and

Further amend said bill, Pages 59-66, Section 208.151, Lines 1-264, by deleting all of said section and lines; and

Further amend said bill, Pages 67-76, Section 208.152, Lines 1-340, by deleting all of said section and lines; and

Further amend said bill, Pages 76-79, Section 208.662, Lines 1-92, by deleting all of said section and lines; and

Further amend said bill, Pages 89-92, Section 338.010, Lines 1-114, by deleting all of said section and lines; and

Further amend said bill, Page 92, Section 338.061, Lines 1-21, by deleting all of said section and lines and inserting in lieu thereof the following:

"345.015. As used in sections 345.010 to 345.080, the following terms mean:

(1) "Audiologist", a person who is licensed as an audiologist pursuant to sections 345.010 to 345.080 to practice audiology;

(2) "Audiology aide", a person who is registered as an audiology aide by the board, who does not act independently but works under the direction and supervision of a licensed audiologist. Such person assists the audiologist with activities which require an understanding of audiology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee and:

(a) Be at least eighteen years of age;

(b) Furnish evidence of the person's educational qualifications which shall be at a minimum:

a. Certification of graduation from an accredited high school or its equivalent; and

b. On-the-job training;

(c) Be employed in a setting in which direct and indirect supervision are provided on a regular and systematic basis by a licensed audiologist.

However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than audiology aide, develop or modify treatment plans, discharge clients from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising audiologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;

(3) "Board", the state board of registration for the healing arts;

(4) **"Clinical fellowship", the supervised professional employment period following completion of the academic and practicum requirements of an accredited training program as described in sections 345.010 to 345.080;**

(5) "Commission", the advisory commission for speech-language pathologists and audiologists;

~~[(5)]~~ (6) "Hearing instrument" or "hearing aid", any wearable device or instrument designed for or offered for the purpose of aiding or compensating for impaired human hearing and any parts, attachments or accessories, including ear molds, but excluding batteries, cords, receivers and repairs;

~~[(6)]~~ (7) "Person", any individual, organization, or corporate body, except that only individuals may be licensed pursuant to sections 345.010 to 345.080;

~~[(7)]~~ (8) "Practice of audiology":

(a) The application of accepted audiologic principles, methods and procedures for the measurement, testing, interpretation, appraisal and prediction related to disorders of the auditory system, balance system or related structures and systems;

(b) Provides consultation or counseling to the patient, client, student, their family or interested parties;

(c) Provides academic, social and medical referrals when appropriate;

(d) Provides for establishing goals, implementing strategies, methods and techniques, for habilitation, rehabilitation or aural rehabilitation, related to disorders of the auditory system, balance system or related structures and systems;

(e) Provides for involvement in related research, teaching or public education;

(f) Provides for rendering of services or participates in the planning, directing or conducting of programs which are designed to modify audition, communicative, balance or cognitive disorder, which may involve speech and language or education issues;

(g) Provides and interprets behavioral and neurophysiologic measurements of auditory balance, cognitive processing and related functions, including intraoperative monitoring;

(h) Provides involvement in any tasks, procedures, acts or practices that are necessary for evaluation of audition, hearing, training in the use of amplification or assistive listening devices;

(i) Provides selection, assessment, fitting, programming, and dispensing of hearing instruments, assistive listening devices, and other amplification systems;

(j) Provides for taking impressions of the ear, making custom ear molds, ear plugs, swim molds and industrial noise protectors;

(k) Provides assessment of external ear and cerumen management;

(l) Provides advising, fitting, mapping assessment of implantable devices such as cochlear or auditory brain stem devices;

(m) Provides information in noise control and hearing conservation including education, equipment selection, equipment calibration, site evaluation and employee evaluation;

(n) Provides performing basic speech-language screening test;

(o) Provides involvement in social aspects of communication, including challenging behavior and ineffective social skills, lack of communication opportunities;

(p) Provides support and training of family members and other communication partners for the individual with auditory balance, cognitive and communication disorders;

(q) Provides aural rehabilitation and related services to individuals with hearing loss and their families;

(r) Evaluates, collaborates and manages audition problems in the assessment of the central auditory processing disorders and providing intervention for individuals with central auditory processing disorders;

(s) Develops and manages academic and clinical problems in communication sciences and disorders;

(t) Conducts, disseminates and applies research in communication sciences and disorders;

~~[(8)]~~ (9) "Practice of speech-language pathology":

(a) Provides screening, identification, assessment, diagnosis, treatment, intervention, including but not limited to prevention, restoration, amelioration and compensation, and follow-up services for disorders of:

a. Speech: articulation, fluency, voice, including respiration, phonation and resonance;

b. Language, involving the parameters of phonology, morphology, syntax, semantics and pragmatic; and including disorders of receptive and expressive communication in oral, written, graphic and manual modalities;

c. Oral, pharyngeal, cervical esophageal and related functions, such as dysphagia, including disorders of swallowing and oral functions for feeding; orofacial myofunctional disorders;

d. Cognitive aspects of communication, including communication disability and other functional disabilities associated with cognitive impairment;

e. Social aspects of communication, including challenging behavior, ineffective social skills, lack of communication opportunities;

(b) Provides consultation and counseling and makes referrals when appropriate;

(c) Trains and supports family members and other communication partners of individuals with speech, voice, language, communication and swallowing disabilities;

(d) Develops and establishes effective augmentative and alternative communication techniques and strategies, including selecting, prescribing and dispensing of augmentative aids and devices; and the training of individuals, their families and other communication partners in their use;

(e) Selects, fits and establishes effective use of appropriate prosthetic/adaptive devices for speaking and swallowing, such as tracheoesophageal valves, electrolarynges, or speaking valves;

(f) Uses instrumental technology to diagnose and treat disorders of communication and swallowing, such as videofluoroscopy, nasendoscopy, ultrasonography and stroboscopy;

(g) Provides aural rehabilitative and related counseling services to individuals with hearing loss and to their families;

(h) Collaborates in the assessment of central auditory processing disorders in cases in which there is evidence of speech, language or other cognitive communication disorders; provides intervention for individuals with central auditory processing disorders;

- (i) Conducts pure-tone air conduction hearing screening and screening tympanometry for the purpose of the initial identification or referral;
 - (j) Enhances speech and language proficiency and communication effectiveness, including but not limited to accent reduction, collaboration with teachers of English as a second language and improvement of voice, performance and singing;
 - (k) Trains and supervises support personnel;
 - (l) Develops and manages academic and clinical programs in communication sciences and disorders;
 - (m) Conducts, disseminates and applies research in communication sciences and disorders;
 - (n) Measures outcomes of treatment and conducts continuous evaluation of the effectiveness of practices and programs to improve and maintain quality of services;
- ~~[(9)]~~ **(10)** "Speech-language pathologist", a person who is licensed as a speech-language pathologist pursuant to sections 345.010 to 345.080; who engages in the practice of speech-language pathology as defined in sections 345.010 to 345.080;
- ~~[(10)]~~ **(11)** "Speech-language pathology aide", a person who is registered as a speech-language aide by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist. Such person assists the speech-language pathologist with activities which require an understanding of speech-language pathology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee and:
- (a) Be at least eighteen years of age;
 - (b) Furnish evidence of the person's educational qualifications which shall be at a minimum:
 - a. Certification of graduation from an accredited high school or its equivalent; and
 - b. On-the-job training;
 - (c) Be employed in a setting in which direct and indirect supervision is provided on a regular and systematic basis by a licensed speech-language pathologist.

However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than speech-language pathology aide, develop or modify treatment plans, discharge clients from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising speech-language pathologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;

~~[(11)]~~ **(12)** "Speech-language pathology assistant", a person who is registered as a speech-language pathology assistant by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist practicing for at least one year or speech-language pathologist practicing under subdivision (1) or (6) of subsection 1 of section 345.025 for at least one year and whose activities require both academic and practical training in the field of speech-language pathology although less training than those established by sections 345.010 to 345.080 as necessary for licensing as a speech-language pathologist. To be eligible for registration by the board, each applicant shall submit the registration fee, supervising speech-language pathologist information if employment is confirmed, if not such information shall be provided after registration, and furnish evidence of the person's educational qualifications which meet the following:

- (a) Hold a bachelor's level degree from an institution accredited or approved by a regional accrediting body recognized by the United States Department of Education or its equivalent; and
- (b) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of bachelor's level course work and requirements in the field of speech-language pathology as established by the board through rules and regulations;
- (c) Submit proof of completion of the number and type of clinical hours as established by the board through rules and regulations.

345.022. 1. Any person in the person's clinical fellowship as defined in sections 345.010 to 345.080 shall hold a provisional license to practice speech-language pathology or audiology. The board may issue a provisional license to an applicant who:

- (1) Has met the requirements for practicum and academic requirements from an accredited training program as defined in sections 345.010 to 345.080;**
- (2) Submits an application to the board on a form prescribed by the board. Such form shall include a plan for the content and supervision of the clinical fellowship, as well as evidence of good moral and ethical character; and**

(3) Submits to the board an application fee, as set by the board, for the provisional license.

2. A provisional license is effective for one year. A provisional license may be extended for an additional twelve months only for purposes of completing the postgraduate clinical experience portion of the clinical fellowship; provided that, the applicant has passed the national examination and shall hold a master's degree from an approved training program in his or her area of application.

3. Within twelve months of issuance of the provisional license, the applicant shall pass an examination promulgated or approved by the board.

4. Within twelve months of issuance of a provisional license, the applicant shall complete the requirements for the master's or doctoral degree from a program accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought.

345.025. 1. The provisions of sections 345.010 to 345.080 do not apply to:

(1) The activities, services, and the use of an official title on the part of a person in the employ of a federal agency insofar as such services are part of the duties of the person's office or position with such agency;

(2) The activities and services of certified teachers of the deaf;

(3) The activities and services of a student in speech-language pathology or audiology pursuing a course of study at a university or college that has been approved by its regional accrediting association, or working in a recognized training center, if these activities and services constitute a part of the person's course of study supervised by a licensed speech-language pathologist or audiologist as provided in section 345.050;

(4) The activities and services of physicians and surgeons licensed pursuant to chapter 334;

(5) Audiometric technicians who are certified by the council for accreditation of occupational hearing conservationists when conducting pure tone air conduction audiometric tests for purposes of industrial hearing conservation and comply with requirements of the federal Occupational Safety and Health Administration;

(6) A person who holds a current valid certificate as a speech-language pathologist issued before January 1, 2016, by the Missouri department of elementary and secondary education and who is an employee of a public school while providing speech-language pathology services in such school system;

(7) Any person completing the required number and type of clinical hours required by paragraph (c) of subdivision [(44)] (12) of section 345.015 as long as such person is under the direct supervision of a licensed speech-language pathologist and has not completed more than the number of clinical hours required by rule.

2. No one shall be exempt pursuant to subdivision (1) or (6) of subsection 1 of this section if the person does any work as a speech-language pathologist or audiologist outside of the exempted areas outlined in this section for which a fee or compensation may be paid by the recipient of the service. When college or university clinics charge a fee, supervisors of student clinicians shall be licensed.

345.050. [(4)] To be eligible for licensure by the board by examination, each applicant shall submit the application fee and shall furnish evidence of such person's current competence and shall:

(1) Hold a master's or a doctoral degree from a program that was awarded "accreditation candidate" status or is accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought;

(2) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of course work and clinical practicum requirements equivalent to that required by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board; ~~and~~

(3) **Present written evidence of completion of a clinical fellowship from supervisors. The experience required by this subdivision shall follow the completion of the requirements of subdivisions (1) and (2) of this section. This period of employment shall be under the direct supervision of a person who is licensed by the state of Missouri in the profession in which the applicant seeks to be licensed. Persons applying with an audiology clinical doctoral degree are exempt from this provision; and**

(4) Pass an examination promulgated or approved by the board. The board shall determine the subject and scope of the examinations.

~~[2.To be eligible for licensure by the board without examination, each applicant shall make application on forms prescribed by the board, submit the application fee, submit an activity statement and meet one of the following requirements:—~~

~~(1)The board shall issue a license to any speech language pathologist or audiologist who is licensed in another country and who has had no violations, suspension or revocations of a license to practice speech language~~

pathology or audiology in any jurisdiction; provided that, such person is licensed in a country whose requirements are substantially equal to, or greater than, Missouri at the time the applicant applies for licensure; or

(2) Hold the certificate of clinical competence issued by the American Speech-Language-Hearing Association in the area in which licensure is sought.—]

345.052. 1. For purposes of this section, the following terms mean:

(1) "License", a license, certificate, registration, permit, accreditation, or military occupational specialty that enables a person to legally practice an occupation or profession in a particular jurisdiction;

(2) "Military", the Armed Forces of the United States, including the Air Force, Army, Coast Guard, Marine Corps, Navy, Space Force, National Guard, and any other military branch that is designated by Congress as part of the Armed Forces of the United States, and all reserve components and auxiliaries. The term "military" also includes the military reserves and militia of any United States territory or state;

(3) "Nonresident military spouse", a nonresident spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri, or who has been transferred or is scheduled to be transferred to an adjacent state and is or will be domiciled in the state of Missouri, or has moved to the state of Missouri on a permanent change-of-station basis;

(4) "Oversight body", any board, department, agency, or office of a jurisdiction that issues licenses;

(5) "Resident military spouse", a spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri or an adjacent state and who is a permanent resident of the state of Missouri, who is domiciled in the state of Missouri, or who has Missouri as his or her home of record.

2. Any person who holds a valid current speech-language pathologist or audiologist license issued by another state, a branch or unit of the military, a territory of the United States, or the District of Columbia, and who has been licensed for at least one year in such other jurisdiction, may submit an application for a speech-language pathologist or audiologist license in Missouri along with proof of current licensure and proof of licensure for at least one year in the other jurisdiction to the board.

3. The board shall:

(1) Within six months of receiving an application described in subsection 2 of this section, waive any examination, educational, or experience requirements for licensure in this state for the applicant if it determines that there were minimum education requirements and, if applicable, work experience and clinical supervision requirements in effect and the other jurisdiction verifies that the person met those requirements in order to be licensed or certified in that jurisdiction. The board may require an applicant to take and pass an examination specific to the laws of this state; or

(2) Within thirty days of receiving an application described in subsection 2 of this section from a nonresident military spouse or a resident military spouse, waive any examination, educational, or experience requirements for licensure in this state for the applicant and issue such applicant a license under this section if such applicant otherwise meets the requirements of this section.

4. (1) The board shall not waive any examination, educational, or experience requirements for any applicant who has had his or her license revoked by an oversight body outside the state; who is currently under investigation, who has a complaint pending, or who is currently under disciplinary action, except as provided in subdivision (2) of this subsection, with an oversight body outside the state; who does not hold a license in good standing with an oversight body outside the state; who has a criminal record that would disqualify him or her for licensure in Missouri; or who does not hold a valid current license in the other jurisdiction on the date the board receives his or her application under this section.

(2) If another jurisdiction has taken disciplinary action against an applicant, the board shall determine if the cause for the action was corrected and the matter resolved. If the matter has not been resolved by that jurisdiction, the board may deny a license until the matter is resolved.

5. Nothing in this section shall prohibit the board from denying a license to an applicant under this section for any reason described in section 345.065.

6. Any person who is licensed under the provisions of this section shall be subject to the board's jurisdiction and all rules and regulations pertaining to the practice as a speech-language pathologist or audiologist in this state.

7. This section shall not be construed to waive any requirement for an applicant to pay any fees.

345.170. Sections 345.170 to 345.240 shall be known and may be cited as the "Audiology and Speech-Language Pathology Interstate Compact".

345.175. 1. The purpose of this Compact is to facilitate interstate practice of audiology and speech-language pathology with the goal of improving public access to audiology and speech-language pathology

services. The practice of audiology and speech-language pathology occurs in the state where the patient/client/student is located at the time of the patient/client/student encounter. The Compact preserves the regulatory authority of states to protect public health and safety through the current system of state licensure.

2. This Compact is designed to achieve the following objectives:

- (1) Increase public access to audiology and speech-language pathology services by providing for the mutual recognition of other member state licenses;
- (2) Enhance the states' ability to protect the public's health and safety;
- (3) Encourage the cooperation of member states in regulating multistate audiology and speech-language pathology practice;
- (4) Support spouses of relocating active duty military personnel;
- (5) Enhance the exchange of licensure, investigative and disciplinary information between member states;
- (6) Allow a remote state to hold a provider of services with a compact privilege in that state accountable to that state's practice standards; and
- (7) Allow for the use of telehealth technology to facilitate increased access to audiology and speech-language pathology services.

345.180. As used in this Compact, and except as otherwise provided, the following definitions shall apply:

- (1) "Active duty military" means full-time duty status in the active uniformed service of the United States, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. Chapter 1209 and 1211.
- (2) "Adverse action" means any administrative, civil, equitable or criminal action permitted by a state's laws which is imposed by a licensing board or other authority against an audiologist or speech-language pathologist, including actions against an individual's license or privilege to practice such as revocation, suspension, probation, monitoring of the licensee, or restriction on the licensee's practice.
- (3) "Alternative program" means a non-disciplinary monitoring process approved by an audiology or speech-language pathology licensing board to address impaired practitioners.
- (4) "Audiologist" means an individual who is licensed by a state to practice audiology.
- (5) "Audiology" means the care and services provided by a licensed audiologist as set forth in the member state's statutes and rules.
- (6) "Audiology and Speech-Language Pathology Compact Commission" or "Commission" means the national administrative body whose membership consists of all states that have enacted the Compact.
- (7) "Audiology and speech-language pathology licensing board," "audiology licensing board," "speech-language pathology licensing board," or "licensing board" means the agency of a state that is responsible for the licensing and regulation of audiologists and/or speech-language pathologists.
- (8) "Compact privilege" means the authorization granted by a remote state to allow a licensee from another member state to practice as an audiologist or speech-language pathologist in the remote state under its laws and rules. The practice of audiology or speech-language pathology occurs in the member state where the patient/client/student is located at the time of the patient/client/student encounter.
- (9) "Current significant investigative information" means investigative information that a licensing board, after an inquiry or investigation that includes notification and an opportunity for the audiologist or speech-language pathologist to respond, if required by state law, has reason to believe is not groundless and, if proved true, would indicate more than a minor infraction.
- (10) "Data system" means a repository of information about licensees, including, but not limited to, continuing education, examination, licensure, investigative, compact privilege and adverse action.
- (11) "Encumbered license" means a license in which an adverse action restricts the practice of audiology or speech-language pathology by the licensee and said adverse action has been reported to the National Practitioners Data Bank (NPDB).
- (12) "Executive Committee" means a group of directors elected or appointed to act on behalf of, and within the powers granted to them by, the Commission.
- (13) "Home state" means the member state that is the licensee's primary state of residence.
- (14) "Impaired practitioner" means individuals whose professional practice is adversely affected by substance abuse, addiction, or other health-related conditions.

(15) "Licensee" means an individual who currently holds an authorization from the state licensing board to practice as an audiologist or speech-language pathologist.

(16) "Member state" means a state that has enacted the Compact.

(17) "Privilege to practice" means a legal authorization permitting the practice of audiology or speech-language pathology in a remote state.

(18) "Remote state" means a member state other than the home state where a licensee is exercising or seeking to exercise the compact privilege.

(19) "Rule" means a regulation, principle or directive promulgated by the Commission that has the force of law.

(20) "Single-state license" means an audiology or speech-language pathology license issued by a member state that authorizes practice only within the issuing state and does not include a privilege to practice in any other member state.

(21) "Speech-language pathologist" means an individual who is licensed by a state to practice speech-language pathology.

(22) "Speech-language pathology" means the care and services provided by a licensed speech-language pathologist as set forth in the member state's statutes and rules.

(23) "State" means any state, commonwealth, district or territory of the United States of America that regulates the practice of audiology and speech-language pathology.

(24) "State practice laws" means a member state's laws, rules and regulations that govern the practice of audiology or speech-language pathology, define the scope of audiology or speech-language pathology practice, and create the methods and grounds for imposing discipline.

(25) "Telehealth" means the application of telecommunication technology to deliver audiology or speech-language pathology services at a distance for assessment, intervention and/or consultation.

345.185. 1. A license issued to an audiologist or speech-language pathologist by a home state to a resident in that state shall be recognized by each member state as authorizing an audiologist or speech-language pathologist to practice audiology or speech-language pathology, under a privilege to practice, in each member state.

2. A state must implement or utilize procedures for considering the criminal history records of applicants for initial privilege to practice. These procedures shall include the submission of fingerprints or other biometric-based information by applicants for the purpose of obtaining an applicant's criminal history record information from the Federal Bureau of Investigation and the agency responsible for retaining that state's criminal records.

(1) A member state must fully implement a criminal background check requirement, within a time frame established by rule, by receiving the results of the Federal Bureau of Investigation record search on criminal background checks and use the results in making licensure decisions.

(2) Communication between a member state, the Commission and among member states regarding the verification of eligibility for licensure through the Compact shall not include any information received from the Federal Bureau of Investigation relating to a federal criminal records check performed by a member state under Public Law 92-544.

3. Upon application for a privilege to practice, the licensing board in the issuing remote state shall ascertain, through the data system, whether the applicant has ever held, or is the holder of, a license issued by any other state, whether there are any encumbrances on any license or privilege to practice held by the applicant, whether any adverse action has been taken against any license or privilege to practice held by the applicant.

4. Each member state shall require an applicant to obtain or retain a license in the home state and meet the home state's qualifications for licensure or renewal of licensure, as well as, all other applicable state laws.

5. For an audiologist:

(1) Must meet one of the following educational requirements:

(a) On or before, Dec. 31, 2007, has graduated with a master's degree or doctorate in audiology, or equivalent degree regardless of degree name, from a program that is accredited by an accrediting agency recognized by the Council for Higher Education Accreditation, or its successor, or by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(b) On or after, Jan. 1, 2008, has graduated with a Doctoral degree in audiology, or equivalent degree, regardless of degree name, from a program that is accredited by an accrediting agency recognized by the Council for Higher Education Accreditation, or its successor, or by the United States Department of

Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(c) Has graduated from an audiology program that is housed in an institution of higher education outside of the United States a. for which the program and institution have been approved by the authorized accrediting body in the applicable country and b. the degree program has been verified by an independent credentials review agency to be comparable to a state licensing board-approved program.

(2) Has completed a supervised clinical practicum experience from an accredited educational institution or its cooperating programs as required by the Commission;

(3) Has successfully passed a national examination approved by the Commission;

(4) Holds an active, unencumbered license;

(5) Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of audiology, under applicable state or federal criminal law;

(6) Has a valid United States Social Security or National Practitioner Identification number.

6. For a speech-language pathologist:

(1) Must meet one of the following educational requirements:

(a) Has graduated with a master's degree from a speech-language pathology program that is accredited by an organization recognized by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(b) Has graduated from a speech-language pathology program that is housed in an institution of higher education outside of the United States a. for which the program and institution have been approved by the authorized accrediting body in the applicable country and b. the degree program has been verified by an independent credentials review agency to be comparable to a state licensing board-approved program.

(2) Has completed a supervised clinical practicum experience from an educational institution or its cooperating programs as required by the Commission;

(3) Has completed a supervised postgraduate professional experience as required by the Commission;

(4) Has successfully passed a national examination approved by the Commission;

(5) Holds an active, unencumbered license;

(6) Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of speech-language pathology, under applicable state or federal criminal law;

(7) Has a valid United States Social Security or National Practitioner Identification number.

7. The privilege to practice is derived from the home state license.

8. An audiologist or speech-language pathologist practicing in a member state must comply with the state practice laws of the state in which the client is located at the time service is provided. The practice of audiology and speech-language pathology shall include all audiology and speech-language pathology practice as defined by the state practice laws of the member state in which the client is located. The practice of audiology and speech-language pathology in a member state under a privilege to practice shall subject an audiologist or speech-language pathologist to the jurisdiction of the licensing board, the courts and the laws of the member state in which the client is located at the time service is provided.

9. Individuals not residing in a member state shall continue to be able to apply for a member state's single-state license as provided under the laws of each member state. However, the single-state license granted to these individuals shall not be recognized as granting the privilege to practice audiology or speech-language pathology in any other member state. Nothing in this Compact shall affect the requirements established by a member state for the issuance of a single-state license.

10. Member states may charge a fee for granting a compact privilege.

11. Member states must comply with the bylaws and rules and regulations of the Commission.

345.190. 1. To exercise the compact privilege under the terms and provisions of the Compact, the audiologist or speech-language pathologist shall:

(1) Hold an active license in the home state;

(2) Have no encumbrance on any state license;

(3) Be eligible for a compact privilege in any member state in accordance with section 345.185;

(4) Have not had any adverse action against any license or compact privilege within the previous 2 years from date of application;

(5) Notify the Commission that the licensee is seeking the compact privilege within a remote state or states;

(6) Pay any applicable fees, including any state fee, for the compact privilege;

(7) Report to the Commission adverse action taken by any non-member state within 30 days from the date the adverse action is taken.

2. For the purposes of the compact privilege, an audiologist or speech-language pathologist shall only hold one home state license at a time.

3. Except as provided in section 345.200, if an audiologist or speech-language pathologist changes primary state of residence by moving between two-member states, the audiologist or speech-language pathologist must apply for licensure in the new home state, and the license issued by the prior home state shall be deactivated in accordance with applicable rules adopted by the Commission.

4. The audiologist or speech-language pathologist may apply for licensure in advance of a change in primary state of residence.

5. A license shall not be issued by the new home state until the audiologist or speech-language pathologist provides satisfactory evidence of a change in primary state of residence to the new home state and satisfies all applicable requirements to obtain a license from the new home state.

6. If an audiologist or speech-language pathologist changes primary state of residence by moving from a member state to a non-member state, the license issued by the prior home state shall convert to a single-state license, valid only in the former home state.

7. The compact privilege is valid until the expiration date of the home state license. The licensee must comply with the requirements of subsection 1 of this section to maintain the compact privilege in the remote state.

8. A licensee providing audiology or speech-language pathology services in a remote state under the compact privilege shall function within the laws and regulations of the remote state.

9. A licensee providing audiology or speech-language pathology services in a remote state is subject to that state's regulatory authority. A remote state may, in accordance with due process and that state's laws, remove a licensee's compact privilege in the remote state for a specific period of time, impose fines, and/or take any other necessary actions to protect the health and safety of its citizens.

10. If a home state license is encumbered, the licensee shall lose the compact privilege in any remote state until the following occur:

(1) The home state license is no longer encumbered; and

(2) Two years have elapsed from the date of the adverse action.

11. Once an encumbered license in the home state is restored to good standing, the licensee must meet the requirements of subsection 1 of this section to obtain a compact privilege in any remote state.

12. Once the requirements of subsection 10 of this section have been met, the licensee must meet the requirements in subsection 1 of this section to obtain a compact privilege in a remote state.

345.195. Member states shall recognize the right of an audiologist or speech-language pathologist, licensed by a home state in accordance with section 345.185 and under rules promulgated by the Commission, to practice audiology or speech-language pathology in any member state via telehealth under a privilege to practice as provided in the Compact and rules promulgated by the Commission.

345.200. Active duty military personnel, or their spouse, shall designate a home state where the individual has a current license in good standing. The individual may retain the home state designation during the period the service member is on active duty. Subsequent to designating a home state, the individual shall only change their home state through application for licensure in the new state.

345.205. 1. In addition to the other powers conferred by state law, a remote state shall have the authority, in accordance with existing state due process law, to:

(1) Take adverse action against an audiologist's or speech-language pathologist's privilege to practice within that member state.

(2) Issue subpoenas for both hearings and investigations that require the attendance and testimony of witnesses as well as the production of evidence. Subpoenas issued by a licensing board in a member state for the attendance and testimony of witnesses or the production of evidence from another member state shall be enforced in the latter state by any court of competent jurisdiction, according to the practice and procedure of that court applicable to subpoenas issued in proceedings pending before it. The issuing authority shall pay any witness fees, travel expenses, mileage and other fees required by the service statutes of the state in which the witnesses or evidence are located.

(3) Only the home state shall have the power to take adverse action against an audiologist's or speech-language pathologist's license issued by the home state.

2. For purposes of taking adverse action, the home state shall give the same priority and effect to reported conduct received from a member state as it would if the conduct had occurred within the home state. In so doing, the home state shall apply its own state laws to determine appropriate action.

3. The home state shall complete any pending investigations of an audiologist or speech-language pathologist who changes primary state of residence during the course of the investigations. The home state shall also have the authority to take appropriate action or actions and shall promptly report the conclusions of the investigations to the administrator of the data system. The administrator of the coordinated licensure information system shall promptly notify the new home state of any adverse actions.

4. If otherwise permitted by state law, the member state may recover from the affected audiologist or speech-language pathologist the costs of investigations and disposition of cases resulting from any adverse action taken against that audiologist or speech-language pathologist.

5. The member state may take adverse action based on the factual findings of the remote state, provided that the member state follows the member state's own procedures for taking the adverse action.

6. (1) In addition to the authority granted to a member state by its respective audiology or speech-language pathology practice act or other applicable state law, any member state may participate with other member states in joint investigations of licensees.

(2) Member states shall share any investigative, litigation, or compliance materials in furtherance of any joint or individual investigation initiated under the Compact.

7. If adverse action is taken by the home state against an audiologist's or speech language pathologist's license, the audiologist's or speech-language pathologist's privilege to practice in all other member states shall be deactivated until all encumbrances have been removed from the state license. All home state disciplinary orders that impose adverse action against an audiologist's or speech language pathologist's license shall include a statement that the audiologist's or speech-language pathologist's privilege to practice is deactivated in all member states during the pendency of the order.

8. If a member state takes adverse action, it shall promptly notify the administrator of the data system. The administrator of the data system shall promptly notify the home state of any adverse actions by remote states.

9. Nothing in this Compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action.

345.210. 1. The Compact member states hereby create and establish a joint public agency known as the Audiology and Speech-Language Pathology Compact Commission:

(1) The Commission is an instrumentality of the Compact states.

(2) Venue is proper and judicial proceedings by or against the Commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of the Commission is located. The Commission may waive venue and jurisdictional defenses to the extent it adopts or consents to participate in alternative dispute resolution proceedings.

(3) Nothing in this Compact shall be construed to be a waiver of sovereign immunity.

2. (1) Each member state shall have two (2) delegates selected by that member state's licensing board. The delegates shall be current members of the licensing board. One shall be an audiologist and one shall be a speech-language pathologist.

(2) An additional five (5) delegates, who are either a public member or board administrator from a state licensing board, shall be chosen by the Executive Committee from a pool of nominees provided by the Commission at Large.

(3) Any delegate may be removed or suspended from office as provided by the law of the state from which the delegate is appointed.

(4) The member state board shall fill any vacancy occurring on the Commission, within 90 days.

(5) Each delegate shall be entitled to one (1) vote with regard to the promulgation of rules and creation of bylaws and shall otherwise have an opportunity to participate in the business and affairs of the Commission.

(6) A delegate shall vote in person or by other means as provided in the bylaws. The bylaws may provide for delegates' participation in meetings by telephone or other means of communication.

(7) The Commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

3. The Commission shall have the following powers and duties:

- (1) Establish the fiscal year of the Commission;
- (2) Establish bylaws;
- (3) Establish a Code of Ethics;
- (4) Maintain its financial records in accordance with the bylaws;
- (5) Meet and take actions as are consistent with the provisions of this Compact and the bylaws;
- (6) Promulgate uniform rules to facilitate and coordinate implementation and administration of this Compact. The rules shall have the force and effect of law and shall be binding in all member states;
- (7) Bring and prosecute legal proceedings or actions in the name of the Commission, provided that the standing of any state audiology or speech-language pathology licensing board to sue or be sued under applicable law shall not be affected;
- (8) Purchase and maintain insurance and bonds;
- (9) Borrow, accept, or contract for services of personnel, including, but not limited to, employees of a member state;
- (10) Hire employees, elect or appoint officers, fix compensation, define duties, grant individuals appropriate authority to carry out the purposes of the Compact, and to establish the Commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;
- (11) Accept any and all appropriate donations and grants of money, equipment, supplies, materials and services, and to receive, utilize and dispose of the same; provided that at all times the Commission shall avoid any appearance of impropriety and/or conflict of interest;
- (12) Lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold, improve or use, any property, real, personal or mixed; provided that at all times the Commission shall avoid any appearance of impropriety;
- (13) Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property real, personal, or mixed;
- (14) Establish a budget and make expenditures;
- (15) Borrow money;
- (16) Appoint committees, including standing committees composed of members, and other interested persons as may be designated in this Compact and the bylaws;
- (17) Provide and receive information from, and cooperate with, law enforcement agencies;
- (18) Establish and elect an Executive Committee; and
- (19) Perform other functions as may be necessary or appropriate to achieve the purposes of this Compact consistent with the state regulation of audiology and speech-language pathology licensure and practice.

4. The Executive Committee shall have the power to act on behalf of the Commission according to the terms of this Compact:

- (1) The Executive Committee shall be composed of ten (10) members:
 - (a) Seven (7) voting members who are elected by the Commission from the current membership of the Commission;
 - (b) Two (2) ex-officios, consisting of one nonvoting member from a recognized national audiology professional association and one nonvoting member from a recognized national speech-language pathology association; and
 - (c) One (1) ex-officio, nonvoting member from the recognized membership organization of the audiology and speech-language pathology licensing boards.

5. The ex-officio members shall be selected by their respective organizations.

- (1) The Commission may remove any member of the Executive Committee as provided in bylaws.
- (2) The Executive Committee shall meet at least annually.
- (3) The Executive Committee shall have the following duties and responsibilities:
 - (a) Recommend to the entire Commission changes to the rules or bylaws, changes to this Compact legislation, fees paid by Compact member states such as annual dues, and any commission Compact fee charged to licensees for the compact privilege;
 - (b) Ensure Compact administration services are appropriately provided, contractual or otherwise;
 - (c) Prepare and recommend the budget;

- (d) Maintain financial records on behalf of the Commission;
 - (e) Monitor Compact compliance of member states and provide compliance reports to the Commission;
 - (f) Establish additional committees as necessary; and
 - (g) Other duties as provided in rules or bylaws.
- (4) All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in section 345.220.
- (5) The Commission or the Executive Committee or other committees of the Commission may convene in a closed, non-public meeting if the Commission or Executive Committee or other committees of the Commission must discuss:
- (a) Non-compliance of a member state with its obligations under the Compact;
 - (b) The employment, compensation, discipline or other matters, practices or procedures related to specific employees or other matters related to the Commission's internal personnel practices and procedures;
 - (c) Current, threatened, or reasonably anticipated litigation;
 - (d) Negotiation of contracts for the purchase, lease, or sale of goods, services, or real estate;
 - (e) Accusing any person of a crime or formally censuring any person;
 - (f) Disclosure of trade secrets or commercial or financial information that is privileged or confidential;
 - (g) Disclosure of information of a personal nature where disclosure would constitute a clearly unwarranted invasion of personal privacy;
 - (h) Disclosure of investigative records compiled for law enforcement purposes;
 - (i) Disclosure of information related to any investigative reports prepared by or on behalf of or for use of the Commission or other committee charged with responsibility of investigation or determination of compliance issues pursuant to the Compact; or
 - (j) Matters specifically exempted from disclosure by federal or member state statute.
- (6) If a meeting, or portion of a meeting, is closed pursuant to this provision, the Commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exempting provision.
- (7) The Commission shall keep minutes that fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken, and the reasons therefore, including a description of the views expressed. All documents considered in connection with an action shall be identified in minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the Commission or order of a court of competent jurisdiction.
- (8) (a) The Commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.
- (b) The Commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, supplies, materials, and services.
- (c) The Commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the Commission and its staff, which must be in a total amount sufficient to cover its annual budget as approved each year for which revenue is not provided by other sources. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the Commission, which shall promulgate a rule binding upon all member states.
- (9) The Commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the Commission pledge the credit of any of the member states, except by and with the authority of the member state.
- (10) The Commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the Commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the Commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the Commission.
6. (1) The members, officers, executive director, employees and representatives of the Commission shall be immune from suit and liability, either personally or in their official capacity, for any claim for damage to or loss of property or personal injury or other civil liability caused by or arising out of any actual or alleged act, error or omission that occurred, or that the person against whom the claim is made had a

reasonable basis for believing occurred within the scope of Commission employment, duties or responsibilities; provided that nothing in this subdivision shall be construed to protect any person from suit and/or liability for any damage, loss, injury, or liability caused by the intentional or willful or wanton misconduct of that person.

(2) The Commission shall defend any member, officer, executive director, employee or representative of the Commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities; provided that nothing herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional or willful or wanton misconduct.

(3) The Commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the Commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that person had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission did not result from the intentional or willful or wanton misconduct of that person.

345.215. 1. The Commission shall provide for the development, maintenance, and utilization of a coordinated database and reporting system containing licensure, adverse action, and investigative information on all licensed individuals in member states.

2. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the data system on all individuals to whom this Compact is applicable as required by the rules of the Commission, including:

- (1) Identifying information;
- (2) Licensure data;
- (3) Adverse actions against a license or compact privilege;
- (4) Non-confidential information related to alternative program participation;
- (5) Any denial of application for licensure, and the reason or reasons for denial; and
- (6) Other information that may facilitate the administration of this Compact, as determined by the rules of the Commission.

3. Investigative information pertaining to a licensee in any member state shall only be available to other member states.

4. The Commission shall promptly notify all member states of any adverse action taken against a licensee or an individual applying for a license. Adverse action information pertaining to a licensee in any member state shall be available to any other member state.

5. Member states contributing information to the data system may designate information that may not be shared with the public without the express permission of the contributing state.

6. Any information submitted to the data system that is subsequently required to be expunged by the laws of the member state contributing the information shall be removed from the data system.

345.220. 1. The Commission shall exercise its rulemaking powers pursuant to the criteria set forth in this Section and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment.

2. If a majority of the legislatures of the member states rejects a rule, by enactment of a statute or resolution in the same manner used to adopt the Compact within 4 years of the date of adoption of the rule, the rule shall have no further force and effect in any member state.

3. Rules or amendments to the rules shall be adopted at a regular or special meeting of the Commission.

4. Prior to promulgation and adoption of a final rule or rules by the Commission, and at least thirty (30) days in advance of the meeting at which the rule shall be considered and voted upon, the Commission shall file a Notice of Proposed Rulemaking:

- (1) On the website of the Commission or other publicly accessible platform; and
- (2) On the website of each member state audiology or speech-language pathology licensing board or other publicly accessible platform or the publication in which each state would otherwise publish proposed rules.

5. The Notice of Proposed Rulemaking shall include:

- (1) The proposed time, date, and location of the meeting in which the rule shall be considered and voted upon;

- (2) The text of the proposed rule or amendment and the reason for the proposed rule;
- (3) A request for comments on the proposed rule from any interested person; and
- (4) The manner in which interested persons may submit notice to the Commission of their intention to attend the public hearing and any written comments.

6. Prior to the adoption of a proposed rule, the Commission shall allow persons to submit written data, facts, opinions and arguments, which shall be made available to the public.

7. The Commission shall grant an opportunity for a public hearing before it adopts a rule or amendment if a hearing is requested by:

- (1) At least twenty-five (25) persons;
- (2) A state or federal governmental subdivision or agency; or
- (3) An association having at least twenty-five (25) members.

8. If a hearing is held on the proposed rule or amendment, the Commission shall publish the place, time, and date of the scheduled public hearing. If the hearing is held via electronic means, the Commission shall publish the mechanism for access to the electronic hearing.

(1) All persons wishing to be heard at the hearing shall notify the executive director of the Commission or other designated member in writing of their desire to appear and testify at the hearing not less than five (5) business days before the scheduled date of the hearing.

(2) Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.

(3) All hearings shall be recorded. A copy of the recording shall be made available on request.

(4) Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the Commission at hearings required by this section.

9. Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the Commission shall consider all written and oral comments received.

10. If no written notice of intent to attend the public hearing by interested parties is received, the Commission may proceed with promulgation of the proposed rule without a public hearing.

11. The Commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.

12. Upon determination that an emergency exists, the Commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing, provided that the usual rulemaking procedures provided in the Compact and in this section shall be retroactively applied to the rule as soon as reasonably possible, in no event later than ninety (90) days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that must be adopted immediately in order to:

- (1) Meet an imminent threat to public health, safety, or welfare;
- (2) Prevent a loss of Commission or member state funds; or
- (3) Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule.

13. The Commission or an authorized committee of the Commission may direct revisions to a previously adopted rule or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the Commission. The revision shall be subject to challenge by any person for a period of thirty (30) days after posting. The revision may be challenged only on grounds that the revision results in a material change to a rule. A challenge shall be made in writing and delivered to the chair of the Commission prior to the end of the notice period. If no challenge is made, the revision shall take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the Commission.

345.225. 1. (1) Upon request by a member state, the Commission shall attempt to resolve disputes related to the Compact that arise among member states and between member and non-member states.

(2) The Commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

2. (1) The Commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this Compact.

(2) By majority vote, the Commission may initiate legal action in the United States District Court for the District of Columbia or the federal district where the Commission has its principal offices against a

member state in default to enforce compliance with the provisions of the Compact and its promulgated rules and bylaws. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing member shall be awarded all costs of litigation, including reasonable attorney's fees.

(3) The remedies herein shall not be the exclusive remedies of the Commission. The Commission may pursue any other remedies available under federal or state law.

345.230. 1. The Compact shall come into effect on the date on which the Compact statute is enacted into law in the 10th member state. The provisions, which become effective at that time, shall be limited to the powers granted to the Commission relating to assembly and the promulgation of rules. Thereafter, the Commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the Compact.

2. Any state that joins the Compact subsequent to the Commission's initial adoption of the rules shall be subject to the rules as they exist on the date on which the Compact becomes law in that state. Any rule that has been previously adopted by the Commission shall have the full force and effect of law on the day the Compact becomes law in that state.

3. Any member state may withdraw from this Compact by enacting a statute repealing the same.

(1) A member state's withdrawal shall not take effect until six (6) months after enactment of the repealing statute.

(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's audiology or speech-language pathology licensing board to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.

4. Nothing contained in this Compact shall be construed to invalidate or prevent any audiology or speech-language pathology licensure agreement or other cooperative arrangement between a member state and a non-member state that does not conflict with the provisions of this Compact.

5. This Compact may be amended by the member states. No amendment to this Compact shall become effective and binding upon any member state until it is enacted into the laws of all member states.

345.235. This Compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this Compact shall be severable and if any phrase, clause, sentence or provision of this Compact is declared to be contrary to the constitution of any member state or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the remainder of this Compact and the applicability thereof to any government, agency, person or circumstance shall not be affected thereby. If this Compact shall be held contrary to the constitution of any member state, the Compact shall remain in full force and effect as to the remaining member states and in full force and effect as to the member state affected as to all severable matters.

345.240. 1. Nothing herein prevents the enforcement of any other law of a member state that is not inconsistent with the Compact.

2. All laws in a member state in conflict with the Compact are superseded to the extent of the conflict.

3. All lawful actions of the Commission, including all rules and bylaws promulgated by the Commission, are binding upon the member states.

4. All agreements between the Commission and the member states are binding in accordance with their terms.

5. In the event any provision of the Compact exceeds the constitutional limits imposed on the legislature of any member state, the provision shall be ineffective to the extent of the conflict with the constitutional provision in question in that member state."; and

Further amend said bill, Pages 96-97, Section 630.980, Lines 1-47, by deleting all of said section and lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative DeGroot offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 1, Line 30, by inserting after all of said line the following:

"Further amend said bill, Page 80, Section 210.921, Line 41, by inserting after all of the said section and line the following:

"217.940. 1. This act establishes the "Correctional Center Nursery Program". The department of corrections shall, subject to appropriations, establish a correctional center nursery in one or more of the correctional centers for women operated by the department, no later than July 1, 2025. The purpose of the correctional center nursery program is for bonding and unification between the mother and child. The program shall allow eligible inmates and children born from them while in the custody of the department to reside together in the institution for up to eighteen months post-delivery. In establishing this program, neither the inmate's participation in the program nor any provision of sections 217.940 to 217.947 shall affect, modify, or interfere with the inmate's custodial rights to the child nor does it establish legal custody of the child with the department.

2. As used in sections 217.940 to 217.947, the following terms shall mean:

- (1) "Correctional center nursery program", the program authorized by sections 217.940 to 217.947;**
- (2) "Department", the department of corrections;**
- (3) "Public assistance", all forms of assistance, including monetary assistance from any public source paid either to the mother or child or any other person on behalf of the child;**
- (4) "Support", the payment of money, including interest:**
 - (a) For a child or spouse ordered by a court of competent jurisdiction, whether the payment is ordered in an emergency, temporary, permanent, or modified order, the amount of unpaid support shall bear simple interest from the date it accrued, at a rate of ten dollars upon one hundred dollars per annum, and proportionately for a greater or lesser sum, or for a longer or shorter time;**
 - (b) To third parties on behalf of a child or spouse, including, but not limited to, payments to medical, dental or educational providers, payments to insurers for health and hospitalization insurance, payments of residential rent or mortgage payments, payments on an automobile, or payments for day care; or**
 - (c) For a mother, ordered by a court of competent jurisdiction, for the necessary expenses incurred by or for the mother in connection with her confinement or of other expenses in connection with the pregnancy of the mother.**

217.941. 1. An inmate is eligible to participate in the correctional center nursery program if:

- (1) She delivers the child while in the custody of the department;**
- (2) She is expected to give birth or gives birth on or after the date the program is implemented;**
- (3) She has a presumptive release date established by the parole board of eighteen months or less from the date she applies to participate in the program;**
- (4) She has not pled guilty to or been convicted of a dangerous felony as defined in section 556.061;**
- (5) She has not pled guilty to or been convicted of any sexual offense contained in chapter 566 where the victim of the crime was a minor;**
- (6) She has not pled guilty to or been convicted of an offense against the family contained in chapter 568, excluding criminal nonsupport; and**
- (7) She and the child meet any other criteria established by the department.**

2. Placement into the program shall be by internal classification of the department. A sentencing court is without jurisdiction to order a placement of an inmate into the program.

3. Program capacity shall be determined by the department.

4. Upon first release of the mother and child, the child shall not be eligible to return to the program if the mother is revoked or receives a new assignment to the department of corrections.

217.942. 1. To participate in the correctional center nursery program, each eligible inmate selected by the department shall agree in writing to:

(1) Comply with all department policies, procedures and other requirements related to the corrections nursery program and rules that apply to all incarcerated offenders generally;

(2) If eligible, have the child participate in the state children's health insurance program under sections 208.631 to 208.658;

(3) Abide by any court decisions regarding the allocation of parental rights and responsibilities with respect to the child; and

(4) Specify with whom the child is to be placed in the event the inmate's participation in the program is terminated for a reason other than release from imprisonment.

2. The department shall be required to establish policy for the operation of the program.

217.943. An inmate's participation in the correctional center nursery program may be terminated by the department if one of the following occurs:

(1) The inmate fails to comply with the agreement entered into under section 217.942;

(2) The inmate violates an institutional rule that results in alternative housing placement outside of the area designated for the program;

(3) The inmate's child becomes seriously ill, cannot receive the necessary medical care, or otherwise cannot safely participate in the program;

(4) A court of competent jurisdiction grants custody of the child to a person other than the inmate;

(5) A court of competent jurisdiction issues an order granting joint custody of the child;

(6) A court of competent jurisdiction issues an order regarding the child granting temporary, permanent, or legal custody of the child to a person other than the inmate, or to a public children services agency or private child placing agency; or

(7) The inmate is released from imprisonment.

217.944. 1. The division of child support enforcement shall collect support payments made pursuant to the assignment and forward them to the department for deposit into the inmate's inmate banking account.

2. The department may accept monetary and property donations on behalf of the program.

3. All donations accepted by the department for the correctional center nursery program shall be used solely for any expenses relating to the operation and maintenance of the program.

4. No donations of property shall be made on behalf of one particular inmate or child to be used while incarcerated.

5. Financial donations, public assistance, or support for a specific inmate or child shall be made through the inmate banking system.

217.945. 1. There is hereby created in the state treasury the "Correctional Center Nursery Program Fund", which shall consist of money collected under this section and section 217.944 as well as any appropriations made by the general assembly. The department shall obtain sufficient resources to initiate and maintain the program and may accept gifts, grants, and donations of any kind. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and money in the fund shall be used solely by the department for the purposes of operating and maintaining sections 217.940 to 217.947.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

217.946. Notwithstanding any other provision of law to contrary, neither the correctional center nursery program nor the department, with respect to the program, is subject to any regulation, licensing or oversight by the department of health and senior services, department of social services, children's division, juvenile officer of any jurisdiction or the office of childhood unless the department voluntarily agrees to services, regulation, licensing, or oversight from any of the aforementioned entities.

217.947. In addition to the general sovereign or governmental tort immunity bestowed upon public entities in section 537.600, the department and its employees shall be immune from any suit or liability brought by or on behalf of children who participated in the correctional center nursery program for any injuries or damages arising from correctional facility conditions. A motor vehicle operated by an employee of the Missouri department of corrections who unintentionally causes injury or death to a child resident of the correctional center nursery shall not be liable."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cook raised a point of order that a member was in violation of Rule 84.

The Chair advised members to keep their comments confined to the question at hand.

House Amendment No. 1 to House Amendment No. 1 was withdrawn.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Basye	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schroer	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 049

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Kidd	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Pollock 123	Price IV	Proudie	Quade
Roden	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 014

Appelbaum	Billington	Bland Manlove	Bosley	Cupps
Derges	Grier	Griffith	McDaniel	Morse
Murphy	Schnelting	Schwadron	Smith 163	

VACANCIES: 007

Representative Christofanelli moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Christofanelli:

AYES: 067

Andrews	Baker	Basye	Black 137	Black 7
Boggs	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Christofanelli	Coleman 32	Coleman 97	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Gregory 51	Gregory 96	Haden
Haffner	Hardwick	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	McGill	Murphy
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pouche	Railsback	Richey	Riggs
Riley	Roberts	Sander	Schnelting	Schroer
Seitz	Sharpe 4	Shields	Smith 155	Stacy
Stephens 128	Tate	Thompson	Trent	Van Schoiack
West	Wiemann			

NOES: 080

Adams	Aldridge	Anderson	Atchison	Aune
Bailey	Bangert	Baringer	Barnes	Billington
Bland Manlove	Brown 27	Brown 70	Burnett	Burton
Butz	Chipman	Clemens	Collins	Cook
Copeland	Dogan	Doll	Ellebracht	Fishel
Fitzwater	Fogle	Francis	Gray	Gunby
Haley	Henderson	Ingle	Johnson	Kidd
Lewis 25	Mackey	Mayhew	McCreery	McGaugh
Merideth	Mosley	Nurrenbern	O'Donnell	Person
Phifer	Pietzman	Pollock 123	Porter	Price IV
Proudie	Quade	Reedy	Roden	Rogers
Rone	Sassmann	Sauls	Schwadron	Sharp 36
Shaul	Simmons	Smith 45	Smith 67	Stevens 46
Taylor 139	Taylor 48	Terry	Thomas	Toalson Reisch
Turnbaugh	Unsicker	Veit	Walsh 50	Walsh Moore 93
Weber	Windham	Wright	Young	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 009

Appelbaum	Bosley	Cupps	Derges	Grier
Griffith	McDaniel	Morse	Smith 163	

VACANCIES: 007

Representative Buchheit-Courtway offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 97, Section 630.980, Line 47, by inserting after all of said section and line the following:

"630.1150. 1. The department of mental health and the department of social services shall oversee and implement a collaborative project to:

(1) Assess the incidence and implications of continued hospitalization of foster children and clients of the department of mental health that occurs without medical justification because appropriate post-discharge placement options are unavailable;

(2) Assess the incidence and implications of continued hospitalization of foster children with mental illnesses, mental disorders, intellectual disabilities, and developmental disabilities that occurs without medical justification because they are awaiting screening for appropriateness of residential services; and

(3) Develop recommendations to ensure that patients described in this subsection receive treatment in the most cost-effective and efficacious settings, consistent with federal and state standards for treatment in the least restrictive environment.

2. The departments shall also solicit and consider data and recommendations from foster children, clients of the department of mental health, and other stakeholders who may provide or coordinate treatment for, or have responsibility for, such children or patients, including:

(1) Hospital social workers and discharge planners;

(2) Health insurers;

(3) Psychiatrists and psychologists;

(4) Hospitals, as defined in section 197.020;

(5) Skilled nursing facilities and intermediate care facilities licensed under chapter 198;

(6) Vendors, as defined in section 630.005;

(7) Vulnerable persons or persons under the care and custody of the children's division of the department of social services;

(8) Consumers;

(9) Public elementary and secondary schools;

(10) Family support teams and case workers; and

(11) The courts.

3. The departments shall issue interim reports before December 31, 2022, and before July 1, 2023, and a final report before December 1, 2023. Copies of each report shall be submitted concurrently to the general assembly.

4. The provisions of this section shall expire on January 1, 2024."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Buchheit-Courtway, **House Amendment No. 2** was adopted.

Representative Eggleston offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 27, Section 194.304, Line 20, by inserting after all of the said section and line the following:

"194.321. 1. For purposes of this section, the following terms mean:

(1) "COVID-19 vaccination status", an indication of whether a person has received a vaccination against COVID-19;

(2) "Hospital", the same meaning given to the term in section 197.020;

(3) "Procurement organization", the same meaning given to the term in section 194.210.

2. Except if the organ being transplanted is a lung, no hospital, physician, procurement organization, or other person shall consider the COVID-19 vaccination status of a potential organ transplant recipient or potential organ donor in any part of the organ transplant process including, but not limited to:

(1) The referral of a patient to be considered for a transplant;

(2) The evaluation of a patient for a transplant;

- (3) The consideration of a patient for placement on a waiting list;
- (4) A patient's particular position on a waiting list; and
- (5) The evaluation of a potential donor to determine his or her suitability as an organ donor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 3** was adopted.

Representative Black (7) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 17, Section 191.525, Line 8, by inserting after said section and line the following:

"191.1400. 1. This section shall be known and may be cited as the "Compassionate Care Visitation Act".

2. For purposes of this section, the following terms mean:

- (1) "Compassionate care visitor", a patient's or resident's friend, family member, or other person requested by the patient or resident for the purpose of a compassionate care visit;
- (2) "Compassionate care visit", a visit necessary to meet the physical or mental needs of the patient or resident, including, but not limited to:
 - (a) For end-of-life situations, including making decisions regarding end-of-life care during in-person contact or communication with the compassionate care visitor;
 - (b) For adjustment support or communication support, including, but not limited to, assistance with hearing and speaking;
 - (c) For emotional support;
 - (d) For physical support after eating or drinking issues, including weight loss or dehydration; or
 - (e) For social support;
- (3) "Health care facility", a hospital, as defined in section 197.020, a long-term care facility licensed under chapter 198, or a hospice facility certified under chapter 197.

3. A health care facility shall allow a patient or resident, or his or her legal guardian, to permit at least two compassionate care visitors simultaneously to have in-person contact with the patient or resident during visiting hours. Compassionate care visitation hours shall be no less than six hours daily and shall include evenings, weekends, and holidays. Health care facilities shall be permitted to place additional restrictions on children under the age of fourteen who are compassionate care visitors.

4. Health care facilities shall have a visitation policy that allows, at a minimum:

- (1) Twenty-four hour attendance by a compassionate care visitor when reasonably appropriate;
- (2) A compassionate care visitor to leave and return within the hours of the visitation policy. A patient or resident may receive multiple compassionate care visitors during visitation hours, subject to the provisions of subsection 3 of this section; and

(3) Parents with custody or unsupervised visitation rights, legal guardians, and other persons standing in loco parentis to be physically present with a minor child while the child receives care in the facility.

5. This section shall not affect any obligation of a health care facility to:

- (1) Provide patients or residents with effective communication supports or other reasonable accommodations in accordance with federal and state laws to assist in remote personal contact; and
- (2) Comply with the provisions of the Americans with Disabilities Act of 1990, 42 U.S.C. Section 12101 et seq.

6. A health care facility may limit:

- (1) The number of visitors per patient or resident at one time based on the size of the building and physical space;
- (2) Movement of visitors within the health care facility, including restricting access to operating rooms, isolation rooms or units, behavioral health units, or other commonly restricted areas; and
- (3) Access of any person to a patient;

- (a) At the request of the patient or resident, or the legal guardian of such;
- (b) At the request of a law enforcement agency for a person in custody;
- (c) Due to a court order;
- (d) To prevent substantial disruption to the care of a patient or resident or the operation of the facility;
- (e) During the administration of emergency care in critical situations;
- (f) If the person has measurable signs and symptoms of a transmissible infection; except that, the health care facility shall allow access through telephone or other means of telecommunication that ensure the protection of the patient or resident;
- (g) If the health care facility has reasonable cause to suspect the person of being a danger or otherwise contrary to the health or welfare of the patient or resident, other patients or residents, or facility staff; or
- (h) If, in the clinical judgment of the patient's or resident's attending physician, the presence of visitors would be medically or therapeutically contraindicated to the health or life of the patient or resident, and the physician attests to such in the patient's or resident's chart.

7. Nothing in this section shall limit a health care facility from limiting or redirecting visitors of a patient or resident in a shared room to ensure the health and safety of the patients or residents in the shared room. Nothing in this section shall be construed to prohibit health care facilities from adopting reasonable safety or security restrictions or other requirements for visitors.

8. Nothing in this section shall be construed to waive or change long-term care facility residents' rights under sections 198.088 and 198.090.

9. No later than January 1, 2023, the department of health and senior services shall develop informational materials for patients, residents, and their legal guardians, regarding the provisions of this section. A health care facility shall make these informational materials accessible upon admission or registration and on the primary website of the health care facility.

10. A compassionate care visitor of a patient or resident of a health care facility may report any violation of the provisions of this section by a health care facility to the department of health and senior services. The department shall begin investigating any such complaint filed under this subsection within thirty-six hours of receipt of the complaint. The purpose of such investigation shall be to ensure compliance with the provisions of this section and any such investigation shall otherwise comply with the complaint processes established by section 197.080 for a hospital, section 197.268 for a hospice facility, and section 198.532 for a long-term care facility.

11. No health care facility shall be held liable for damages in an action involving a liability claim against the facility arising from the compliance with the provisions of this section. The immunity described in this subsection shall not apply to any act or omission by a facility, its employees, or its contractors that constitutes recklessness or willful misconduct and shall be provided in addition to, and shall in no way limit, any other immunity protections that may apply in state or federal law.

12. The provisions of this section shall not be terminated, suspended, or waived except by a declaration of emergency under chapter 44, during which time the provisions of sections 191.2290 and 630.202 shall apply.

191.2290. 1. The provisions of this section and section 630.202 shall be known and may be cited as the "Essential Caregiver Program Act".

2. As used in this section, the following terms mean:

- (1) "Department", the department of health and senior services;
- (2) "Essential caregiver", a family member, friend, guardian, or other individual selected by a facility resident or patient who has not been adjudged incapacitated under chapter 475, or the guardian or legal representative of the resident or patient;
- (3) "Facility", a hospital licensed under chapter 197 or a facility licensed under chapter 198.

3. During a state of emergency declared pursuant to chapter 44 relating to infectious, contagious, communicable, or dangerous diseases, a facility shall allow a resident or patient who has not been adjudged incapacitated under chapter 475, a resident's or patient's guardian, or a resident's or patient's legally authorized representative to designate an essential caregiver for in-person contact with the resident or patient in accordance with the standards and guidelines developed by the department under this section. Essential caregivers shall be considered as part of the resident's or patient's care team, along with the resident's or patient's health care providers and facility staff.

4. The facility shall inform, in writing, residents and patients who have not been adjudged incapacitated under chapter 475, or guardians or legal representatives of residents or patients, of the "Essential Caregiver Program" and the process for designating an essential caregiver.

5. The department shall develop standards and guidelines concerning the essential caregiver program, including, but not limited to, the following:

(1) The facility shall allow at least two individuals per resident or patient to be designated as essential caregivers, although the facility may limit the in-person contact to one caregiver at a time. The caregiver shall not be required to have previously served in a caregiver capacity prior to the declared state of emergency;

(2) The facility shall establish a reasonable in-person contact schedule to allow the essential caregiver to provide care to the resident or patient for at least four hours each day, including evenings, weekends, and holidays, but shall allow for twenty-four-hour in-person care as necessary and appropriate for the well-being of the resident or patient. The essential caregiver shall be permitted to leave and return during the scheduled hours or be replaced by another essential caregiver;

(3) The facility shall establish procedures to enable physical contact between the resident or patient and the essential caregiver. The facility may not require the essential caregiver to undergo more stringent screening, testing, hygiene, personal protective equipment, and other infection control and prevention protocols than required of facility employees;

(4) The facility shall specify in its protocols the criteria that the facility will use if it determines that in-person contact by a particular essential caregiver is inconsistent with the resident's or patient's therapeutic care and treatment or is a safety risk to other residents, patients, or staff at the facility. Any limitations placed upon a particular essential caregiver shall be reviewed and documented every seven days to determine if the limitations remain appropriate; and

(5) The facility may restrict or revoke in-person contact by an essential caregiver who fails to follow required protocols and procedures established under this subsection.

6. (1) A facility may request from the department a suspension of in-person contact by essential caregivers for a period not to exceed seven days. The department may deny the facility's request to suspend in-person contact with essential caregivers if the department determines that such in-person contact does not pose a serious community health risk. A facility may request from the department an extension of a suspension for more than seven days; provided, that the department shall not approve an extension period for longer than seven days at a time. A facility shall not suspend in-person caregiver contact for more than fourteen consecutive days in a twelve-month period or for more than forty-five total days in a twelve-month period.

(2) The department shall suspend in-person contact by essential caregivers under this section if it determines that doing so is required under federal law, including a determination that federal law requires a suspension of in-person contact by members of the resident's or patient's care team.

(3) The attorney general shall institute all suits necessary on behalf of the state to defend the right of the state to implement the provisions of this section to ensure access by residents and patients to essential caregivers as part of their care team.

7. The provisions of this section shall not be construed to require an essential caregiver to provide necessary care to a resident or patient and a facility shall not require an essential caregiver to provide necessary care.

8. The provisions of this section shall not apply to those residents or patients whose particular plan of therapeutic care and treatment necessitates restricted or otherwise limited visitation for reasons unrelated to the stated reasons for the declared state emergency.

9. A facility, its employees, and its contractors shall be immune from civil liability for an injury or harm caused by or resulting from:

(1) Exposure to a contagious disease or other harmful agent that is specified during the state of emergency declared pursuant to chapter 44; or

(2) Acts or omissions by essential caregivers who are present in the facility;

as a result of the implementation of the essential caregiver program under this section. The immunity described in this subsection shall not apply to any act or omission by a facility, its employees, or its contractors that constitutes recklessness or willful misconduct."; and

Further amend said bill, Page 96, Section 579.076, Line 13, by inserting after said section and line the following:

"630.202. 1. As used in this section, the following terms mean:

- (1) "Department", the department of mental health;
- (2) "Essential caregiver", a family member, friend, guardian, or other individual selected by a facility resident or client who has not been adjudged incapacitated under chapter 475, or the guardian or legal representative of the resident or client;

- (3) "Facility", a facility operated, licensed, or certified by the department.

2. During a state of emergency declared pursuant to chapter 44 relating to infectious, contagious, communicable, or dangerous diseases, a facility shall allow a resident or client who has not been adjudged incapacitated under chapter 475, a resident's or client's guardian, or a resident's or client's legally authorized representative to designate an essential caregiver for in-person contact with the resident or client in accordance with the standards and guidelines developed by the department under this section. Essential caregivers shall be considered a part of the resident's or client's care team, along with the resident's or client's health care providers and facility staff.

3. The facility shall inform, in writing, residents and clients who have not been adjudged incapacitated under chapter 475, or guardians or legal representatives of residents or clients, of the "Essential Caregiver Program" and the process for designating an essential caregiver.

4. The department shall develop standards and guidelines concerning the essential caregiver program, including, but not limited to, the following:

- (1) The facility shall allow at least two individuals per resident or client to be designated as essential caregivers, although the facility may limit the in-person contact to one caregiver at a time. The caregiver shall not be required to have previously served in a caregiver capacity prior to the declared state of emergency;

- (2) The facility shall establish a reasonable in-person contact schedule to allow the essential caregiver to provide care to the resident or client for at least four hours each day, including evenings, weekends, and holidays, but shall allow for twenty-four-hour in-person care as necessary and appropriate for the well-being of the resident or client and consistent with the safety and security of the facility's staff and other residents or clients. The essential caregiver shall be permitted to leave and return during the scheduled hours or be replaced by another essential caregiver;

- (3) The facility shall establish procedures to enable physical contact between the resident or client and the essential caregiver. The facility may not require the essential caregiver to undergo more stringent screening, testing, hygiene, personal protective equipment, and other infection control and prevention protocols than required of facility employees;

- (4) The facility shall specify in its protocols the criteria that the facility will use if it determines that in-person contact by a particular essential caregiver is inconsistent with the resident's or client's therapeutic care and treatment or is a safety risk to other residents, clients, or staff at the facility. Any limitations placed upon a particular essential caregiver shall be reviewed and documented every seven days to determine if the limitations remain appropriate; and

- (5) The facility may restrict or revoke in-person contact by an essential caregiver who fails to follow required protocols and procedures established under this subsection.

5. (1) A facility may request from the department a suspension of in-person contact by essential caregivers for a period not to exceed seven days. The department may deny the facility's request to suspend in-person contact with essential caregivers if the department determines that such in-person contact does not pose a serious community health risk. A facility may request from the department an extension of a suspension for more than seven days; provided, that the department shall not approve an extension period for longer than seven days at a time. A facility shall not suspend in-person caregiver visitation for more than fourteen consecutive days in a twelve-month period or for more than forty-five total days in a twelve-month period.

(2) The department shall suspend in-person contact by essential caregivers under this section if it determines that doing so is required under federal law, including a determination that federal law requires a suspension of in-person contact by members of the resident's or client's care team.

(3) The attorney general shall institute all suits necessary on behalf of the state to defend the right of the state to implement the provisions of this section to ensure access by residents and clients to essential caregivers as part of their care team.

6. The provisions of this section shall not be construed to require an essential caregiver to provide necessary care to a resident or client and a facility shall not require an essential caregiver to provide necessary care.

7. The provisions of this section shall not apply to those residents or clients whose particular plan of therapeutic care and treatment necessitates restricted or otherwise limited visitation for reasons unrelated to the stated reason for the declared state of emergency.

8. A facility, its employees, and its contractors shall be immune from civil liability for an injury or harm caused by or resulting from:

(1) Exposure to a contagious disease or other harmful agent that is specified during the state of emergency declared pursuant to chapter 44; or

(2) Acts or omissions by essential caregivers who are present in the facility;

as a result of the implementation of the essential caregiver program under this section. The immunity described in this subsection shall not apply to any act or omission by a facility, its employees, or its contractors that constitutes recklessness or willful misconduct."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Seitz offered **House Amendment No. 1 to House Amendment No. 4.**

House Amendment No. 1

to

House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 2, Line 32, by inserting after the first instance of the word "**the**" the word "**attending**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Seitz, **House Amendment No. 1 to House Amendment No. 4** was adopted.

Representative DeGroot offered **House Amendment No. 2 to House Amendment No. 4.**

House Amendment No. 2

to

House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 5, Line 12, by inserting after said line the following:

"Further amend said bill, Page 80, Section 210.921, Line 41, by inserting after said section and line the following:

"217.940. 1. This act establishes the "Correctional Center Nursery Program". The department of corrections shall, subject to appropriations, establish a correctional center nursery in one or more of the correctional centers for women operated by the department, no later than July 1, 2025. The purpose of the correctional center nursery program is for bonding and unification between the mother and child. The program shall allow eligible inmates and children born from them while in the custody of the department to reside together in the institution for up to eighteen months post-delivery. In establishing this program, neither the inmate's participation in the program nor any provision of sections 217.940 to 217.947 shall affect, modify, or interfere with the inmate's custodial rights to the child nor does it establish legal custody of the child with the department.

2. As used in sections 217.940 to 217.947, the following terms shall mean:

(1) "Correctional center nursery program", the program authorized by sections 217.940 to 217.947;

(2) "Department", the department of corrections;

(3) "Public assistance", all forms of assistance, including monetary assistance from any public source paid either to the mother or child or any other person on behalf of the child;

(4) "Support", the payment of money, including interest:

(a) For a child or spouse ordered by a court of competent jurisdiction, whether the payment is ordered in an emergency, temporary, permanent, or modified order, the amount of unpaid support shall bear simple interest from the date it accrued, at a rate of ten dollars upon one hundred dollars per annum, and proportionately for a greater or lesser sum, or for a longer or shorter time;

(b) To third parties on behalf of a child or spouse, including, but not limited to, payments to medical, dental or educational providers, payments to insurers for health and hospitalization insurance, payments of residential rent or mortgage payments, payments on an automobile, or payments for day care; or

(c) For a mother, ordered by a court of competent jurisdiction, for the necessary expenses incurred by or for the mother in connection with her confinement or of other expenses in connection with the pregnancy of the mother.

217.941. 1. An inmate is eligible to participate in the correctional center nursery program if:

(1) She delivers the child while in the custody of the department;

(2) She is expected to give birth or gives birth on or after the date the program is implemented;

(3) She has a presumptive release date established by the parole board of eighteen months or less from the date she applies to participate in the program;

(4) She has not pled guilty to or been convicted of a dangerous felony as defined in section 556.061;

(5) She has not pled guilty to or been convicted of any sexual offense contained in chapter 566 where the victim of the crime was a minor;

(6) She has not pled guilty to or been convicted of an offense against the family contained in chapter 568, excluding criminal nonsupport; and

(7) She and the child meet any other criteria established by the department.

2. Placement into the program shall be by internal classification of the department. A sentencing court is without jurisdiction to order a placement of an inmate into the program.

3. Program capacity shall be determined by the department.

4. Upon first release of the mother and child, the child shall not be eligible to return to the program if the mother is revoked or receives a new assignment to the department of corrections.

217.942. 1. To participate in the correctional center nursery program, each eligible inmate selected by the department shall agree in writing to:

(1) Comply with all department policies, procedures and other requirements related to the corrections nursery program and rules that apply to all incarcerated offenders generally;

(2) If eligible, have the child participate in the state children's health insurance program under sections 208.631 to 208.658;

(3) Abide by any court decisions regarding the allocation of parental rights and responsibilities with respect to the child; and

(4) Specify with whom the child is to be placed in the event the inmate's participation in the program is terminated for a reason other than release from imprisonment.

2. The department shall be required to establish policy for the operation of the program.

217.943. An inmate's participation in the correctional center nursery program may be terminated by the department if one of the following occurs:

(1) The inmate fails to comply with the agreement entered into under section 217.942;

(2) The inmate violates an institutional rule that results in alternative housing placement outside of the area designated for the program;

(3) The inmate's child becomes seriously ill, cannot receive the necessary medical care, or otherwise cannot safely participate in the program;

(4) A court of competent jurisdiction grants custody of the child to a person other than the inmate;

(5) A court of competent jurisdiction issues an order regarding the child granting temporary, permanent, or legal custody of the child to a person other than the inmate, or to a public children services agency or private child placing agency; or

(6) The inmate is released from imprisonment.

217.944. 1. The division of child support enforcement shall collect support payments made pursuant to the assignment and forward them to the department for deposit into the inmate's inmate banking account.

2. The department may accept monetary and property donations on behalf of the program.

3. All donations accepted by the department for the correctional center nursery program shall be used solely for any expenses relating to the operation and maintenance of the program.

4. No donations of property shall be made on behalf of one particular inmate or child to be used while incarcerated.

5. Financial donations, public assistance, or support for a specific inmate or child shall be made through the inmate banking system.

217.945. 1. There is hereby created in the state treasury the "Correctional Center Nursery Program Fund", which shall consist of money collected under this section and section 217.944 as well as any appropriations made by the general assembly. The department shall obtain sufficient resources to initiate and maintain the program and may accept gifts, grants, and donations of any kind. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and money in the fund shall be used solely by the department for the purposes of operating and maintaining sections 217.940 to 217.947.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

217.946. Notwithstanding any other provision of law to contrary, neither the correctional center nursery program nor the department, with respect to the program, is subject to any regulation, licensing or oversight by the department of health and senior services, department of social services, children's division, juvenile officer of any jurisdiction or the office of childhood unless the department voluntarily agrees to services, regulation, licensing, or oversight from any of the aforementioned entities.

217.947. The operation of a correctional center nursery program established under sections 217.940 to 217.947 and the presence of children of inmates participating in the correctional center nursery program shall not be considered a dangerous condition that would result in a waiver of sovereign immunity under section 537.600. The sovereign immunity provisions under section 537.600 and any other statute regarding the sovereign immunity of the state or public entities in existence as of August 28, 2022, shall remain in effect and shall be applied in the same manner as such provisions were applied prior to the establishment of the correctional center nursery program under sections 217.940 to 217.947."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative DeGroot, **House Amendment No. 2 to House Amendment No. 4** was adopted.

Representative Andrews offered **House Amendment No. 3 to House Amendment No. 4**.

*House Amendment No. 3
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 1, Line 1, by inserting after the number "690," the following:

"Page 14, Section 173.1200, Line 53, by inserting after all of said section and line the following:

"190.100. As used in sections 190.001 to 190.245 **and section 190.257**, the following words and terms mean:

(1) "Advanced emergency medical technician" or "AEMT", a person who has successfully completed a course of instruction in certain aspects of advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules and regulations adopted by the department pursuant to sections 190.001 to 190.245;

(2) "Advanced life support (ALS)", an advanced level of care as provided to the adult and pediatric patient such as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(3) "Ambulance", any privately or publicly owned vehicle or craft that is specially designed, constructed or modified, staffed or equipped for, and is intended or used, maintained or operated for the transportation of persons who are sick, injured, wounded or otherwise incapacitated or helpless, or who require the presence of medical equipment being used on such individuals, but the term does not include any motor vehicle specially designed, constructed or converted for the regular transportation of persons who are disabled, handicapped, normally using a wheelchair, or otherwise not acutely ill, or emergency vehicles used within airports;

(4) "Ambulance service", a person or entity that provides emergency or nonemergency ambulance transportation and services, or both, in compliance with sections 190.001 to 190.245, and the rules promulgated by the department pursuant to sections 190.001 to 190.245;

(5) "Ambulance service area", a specific geographic area in which an ambulance service has been authorized to operate;

(6) "Basic life support (BLS)", a basic level of care, as provided to the adult and pediatric patient as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(7) "Council", the state advisory council on emergency medical services;

(8) "Department", the department of health and senior services, state of Missouri;

(9) "Director", the director of the department of health and senior services or the director's duly authorized representative;

(10) "Dispatch agency", any person or organization that receives requests for emergency medical services from the public, by telephone or other means, and is responsible for dispatching emergency medical services;

(11) "Emergency", the sudden and, at the time, unexpected onset of a health condition that manifests itself by symptoms of sufficient severity that would lead a prudent layperson, possessing an average knowledge of health and medicine, to believe that the absence of immediate medical care could result in:

(a) Placing the person's health, or with respect to a pregnant woman, the health of the woman or her unborn child, in significant jeopardy;

(b) Serious impairment to a bodily function;

(c) Serious dysfunction of any bodily organ or part;

(d) Inadequately controlled pain;

(12) "Emergency medical dispatcher", a person who receives emergency calls from the public and has successfully completed an emergency medical dispatcher course, meeting or exceeding the national curriculum of the United States Department of Transportation and any modifications to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;

(13) "Emergency medical responder", a person who has successfully completed an emergency first response course meeting or exceeding the national curriculum of the U.S. Department of Transportation and any modifications to such curricula specified by the department through rules adopted under sections 190.001 to 190.245 and who provides emergency medical care through employment by or in association with an emergency medical response agency;

(14) "Emergency medical response agency", any person that regularly provides a level of care that includes first response, basic life support or advanced life support, exclusive of patient transportation;

(15) "Emergency medical services for children (EMS-C) system", the arrangement of personnel, facilities and equipment for effective and coordinated delivery of pediatric emergency medical services required in prevention and management of incidents which occur as a result of a medical emergency or of an injury event, natural disaster or similar situation;

(16) "Emergency medical services (EMS) system", the arrangement of personnel, facilities and equipment for the effective and coordinated delivery of emergency medical services required in prevention and management of incidents occurring as a result of an illness, injury, natural disaster or similar situation;

(17) "Emergency medical technician", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted by the department pursuant to sections 190.001 to 190.245;

(18) "Emergency medical technician-basic" or "EMT-B", a person who has successfully completed a course of instruction in basic life support as prescribed by the department and is licensed by the department in accordance with standards prescribed by sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(19) "Emergency medical technician-community paramedic", "community paramedic", or "EMT-CP", a person who is certified as an emergency medical technician-paramedic and is certified by the department in accordance with standards prescribed in section 190.098;

(20) "Emergency medical technician-paramedic" or "EMT-P", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(21) "Emergency services", health care items and services furnished or required to screen and stabilize an emergency which may include, but shall not be limited to, health care services that are provided in a licensed hospital's emergency facility by an appropriate provider or by an ambulance service or emergency medical response agency;

(22) "Health care facility", a hospital, nursing home, physician's office or other fixed location at which medical and health care services are performed;

(23) "Hospital", an establishment as defined in the hospital licensing law, subsection 2 of section 197.020, or a hospital operated by the state;

(24) "Medical control", supervision provided by or under the direction of physicians, or their designated registered nurse, including both online medical control, instructions by radio, telephone, or other means of direct communications, and offline medical control through supervision by treatment protocols, case review, training, and standing orders for treatment;

(25) "Medical direction", medical guidance and supervision provided by a physician to an emergency services provider or emergency medical services system;

(26) "Medical director", a physician licensed pursuant to chapter 334 designated by the ambulance service or emergency medical response agency and who meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;

(27) "Memorandum of understanding", an agreement between an emergency medical response agency or dispatch agency and an ambulance service or services within whose territory the agency operates, in order to coordinate emergency medical services;

(28) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise incapacitated or helpless, or dead, excluding deceased individuals being transported from or between private or public institutions, homes or cemeteries, and individuals declared dead prior to the time an ambulance is called for assistance;

(29) "Person", as used in these definitions and elsewhere in sections 190.001 to 190.245, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, public trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or provider;

(30) "Physician", a person licensed as a physician pursuant to chapter 334;

(31) "Political subdivision", any municipality, city, county, city not within a county, ambulance district or fire protection district located in this state which provides or has authority to provide ambulance service;

(32) "Professional organization", any organized group or association with an ongoing interest regarding emergency medical services. Such groups and associations could include those representing volunteers, labor, management, firefighters, EMT-B's, nurses, EMT-P's, physicians, communications specialists and instructors. Organizations could also represent the interests of ground ambulance services, air ambulance services, fire service organizations, law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor unions and poison control services;

(33) "Proof of financial responsibility", proof of ability to respond to damages for liability, on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle in the financial amount set in rules promulgated by the department, but in no event less than the statutory minimum required for motor vehicles. Proof of financial responsibility shall be used as proof of self-insurance;

(34) "Protocol", a predetermined, written medical care guideline, which may include standing orders;

(35) "Regional EMS advisory committee", a committee formed within an emergency medical services (EMS) region to advise ambulance services, the state advisory council on EMS and the department;

(36) "Specialty care transportation", the transportation of a patient requiring the services of an emergency medical technician-paramedic who has received additional training beyond the training prescribed by the department. Specialty care transportation services shall be defined in writing in the appropriate local protocols for ground and air ambulance services and approved by the local physician medical director. The protocols shall be

maintained by the local ambulance service and shall define the additional training required of the emergency medical technician-paramedic;

(37) "Stabilize", with respect to an emergency, the provision of such medical treatment as may be necessary to attempt to assure within reasonable medical probability that no material deterioration of an individual's medical condition is likely to result from or occur during ambulance transportation unless the likely benefits of such transportation outweigh the risks;

(38) "State advisory council on emergency medical services", a committee formed to advise the department on policy affecting emergency medical service throughout the state;

(39) "State EMS medical directors advisory committee", a subcommittee of the state advisory council on emergency medical services formed to advise the state advisory council on emergency medical services and the department on medical issues;

(40) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in electrocardiogram analysis, and as further defined in rules promulgated by the department under sections 190.001 to 190.250;

(41) "STEMI care", includes education and prevention, emergency transport, triage, and acute care and rehabilitative services for STEMI that requires immediate medical or surgical intervention or treatment;

(42) "STEMI center", a hospital that is currently designated as such by the department to care for patients with ST-segment elevation myocardial infarctions;

(43) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the department;

(44) "Stroke care", includes emergency transport, triage, and acute intervention and other acute care services for stroke that potentially require immediate medical or surgical intervention or treatment, and may include education, primary prevention, acute intervention, acute and subacute management, prevention of complications, secondary stroke prevention, and rehabilitative services;

(45) "Stroke center", a hospital that is currently designated as such by the department;

(46) **"Time-critical diagnosis", trauma care, stroke care, and STEMI care occurring either outside of a hospital or in a center designated under section 190.241;**

(47) **"Time-critical diagnosis advisory committee", a committee formed under section 190.257 to advise the department on policies impacting trauma, stroke, and STEMI center designations; regulations on trauma care, stroke care, and STEMI care; and the transport of trauma, stroke, and STEMI patients;**

(48) "Trauma", an injury to human tissues and organs resulting from the transfer of energy from the environment;

~~[(47)]~~ (49) "Trauma care" includes injury prevention, triage, acute care and rehabilitative services for major single system or multisystem injuries that potentially require immediate medical or surgical intervention or treatment;

~~[(48)]~~ (50) "Trauma center", a hospital that is currently designated as such by the department.

190.101. 1. There is hereby established a "State Advisory Council on Emergency Medical Services" which shall consist of sixteen members, one of which shall be a resident of a city not within a county. The members of the council shall be appointed by the governor with the advice and consent of the senate and shall serve terms of four years. The governor shall designate one of the members as chairperson. The chairperson may appoint subcommittees that include noncouncil members.

2. The state EMS medical directors advisory committee and the regional EMS advisory committees will be recognized as subcommittees of the state advisory council on emergency medical services.

3. The council shall have geographical representation and representation from appropriate areas of expertise in emergency medical services including volunteers, professional organizations involved in emergency medical services, EMT's, paramedics, nurses, firefighters, physicians, ambulance service administrators, hospital administrators and other health care providers concerned with emergency medical services. The regional EMS advisory committees shall serve as a resource for the identification of potential members of the state advisory council on emergency medical services.

4. **The state EMS medical director, as described under section 190.103, shall serve as an ex officio member of the council.**

5. The members of the council and subcommittees shall serve without compensation except that members of the council shall, subject to appropriations, be reimbursed for reasonable travel expenses and meeting expenses related to the functions of the council.

~~[5-]~~ 6. The purpose of the council is to make recommendations to the governor, the general assembly, and the department on policies, plans, procedures and proposed regulations on how to improve the statewide emergency medical services system. The council shall advise the governor, the general assembly, and the department on all aspects of the emergency medical services system.

~~[6-]~~ 7. (1) There is hereby established a standing subcommittee of the council to monitor the implementation of the recognition of the EMS personnel licensure interstate compact under sections 190.900 to 190.939, the interstate commission for EMS personnel practice, and the involvement of the state of Missouri. The subcommittee shall meet at least biannually and receive reports from the Missouri delegate to the interstate commission for EMS personnel practice. The subcommittee shall consist of at least seven members appointed by the chair of the council, to include at least two members as recommended by the Missouri state council of firefighters and one member as recommended by the Missouri Association of Fire Chiefs. The subcommittee may submit reports and recommendations to the council, the department of health and senior services, the general assembly, and the governor regarding the participation of Missouri with the recognition of the EMS personnel licensure interstate compact.

(2) The subcommittee shall formally request a public hearing for any rule proposed by the interstate commission for EMS personnel practice in accordance with subsection 7 of section 190.930. The hearing request shall include the request that the hearing be presented live through the internet. The Missouri delegate to the interstate commission for EMS personnel practice shall be responsible for ensuring that all hearings, notices of, and related rulemaking communications as required by the compact be communicated to the council and emergency medical services personnel under the provisions of subsections 4, 5, 6, and 8 of section 190.930.

(3) The department of health and senior services shall not establish or increase fees for Missouri emergency medical services personnel licensure in accordance with this chapter for the purpose of creating the funds necessary for payment of an annual assessment under subdivision (3) of subsection 5 of section 190.924.

8. The council shall consult with the time-critical diagnosis advisory committee, as described under section 190.257, regarding time-critical diagnosis.

190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region's EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director's advisory committee and shall advise the department and their region's ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. The state EMS medical director shall be the chair of the state EMS medical director's advisory committee, and shall be elected by the members of the regional EMS medical director's advisory committee, shall serve a term of four years, and shall seek to coordinate EMS services between the EMS regions, promote educational efforts for agency medical directors, represent Missouri EMS nationally in the role of the state EMS medical director, and seek to incorporate the EMS system into the health care system serving Missouri.

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders. Emergency medical technicians shall only perform those medical procedures as directed by treatment protocols approved by the local medical director or when authorized through direct communication with online medical control.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors and the state EMS medical director elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to AEMTs, EMT-Bs, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including AEMTs, EMT-Bs, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries, and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. The state EMS medical directors advisory committee shall review and make recommendations regarding all proposed community and regional time-critical diagnosis plans.

12. Notwithstanding any other provision of law to the contrary, when regional EMS medical directors are providing either online telecommunication medical direction to AEMTs, EMT-Bs, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.176. 1. The department shall develop and administer a uniform data collection system on all ambulance runs and injured patients, pursuant to rules promulgated by the department for the purpose of injury etiology, patient care outcome, injury and disease prevention and research purposes. The department shall not require disclosure by hospitals of data elements pursuant to this section unless those data elements are required by a federal agency or were submitted to the department as of January 1, 1998, pursuant to:

- (1) Departmental regulation of trauma centers; or
- (2) ~~[(The Missouri brain and spinal cord injury registry established by sections 192.735 to 192.745; or~~
- ~~(3)]~~ Abstracts of inpatient hospital data; or
- ~~[(4)]~~ **(3)** If such data elements are requested by a lawful subpoena or subpoena duces tecum.

2. All information and documents in any civil action, otherwise discoverable, may be obtained from any person or entity providing information pursuant to the provisions of sections 190.001 to 190.245.

190.200. 1. The department of health and senior services in cooperation with **hospitals and** local and regional EMS systems and agencies may provide public and professional information and education programs related to emergency medical services systems including trauma, STEMI, and stroke systems and emergency medical care and treatment. The department of health and senior services may also provide public information and education programs for informing residents of and visitors to the state of the availability and proper use of emergency medical services, **of the designation a hospital may receive as a trauma center, STEMI center, or stroke center**, of the value and nature of programs to involve citizens in the administering of prehospital emergency care, including cardiopulmonary resuscitation, and of the availability of training programs in emergency care for members of the general public.

2. The department shall, for **trauma care**, STEMI care, and stroke care, respectively:

(1) Compile ~~and~~, assess, **and make publicly available** peer-reviewed and evidence-based clinical research and guidelines that provide or support recommended treatment standards **and that have been recommended by the time-critical diagnosis advisory committee;**

(2) Assess the capacity of the emergency medical services system and hospitals to deliver recommended treatments in a timely fashion;

(3) Use the research, guidelines, and assessment to promulgate rules establishing protocols for transporting **trauma patients to a trauma center**, STEMI patients to a STEMI center, or stroke patients to a stroke center. Such transport protocols shall direct patients to **trauma centers**, STEMI centers, and stroke centers under section 190.243 based on the centers' capacities to deliver recommended acute care treatments within time limits suggested by clinical research;

(4) Define regions within the state for purposes of coordinating the delivery of **trauma care**, STEMI care, and stroke care, respectively;

(5) Promote the development of regional or community-based plans for transporting **trauma**, STEMI, or stroke patients via ground or air ambulance to **trauma centers**, STEMI centers, or stroke centers, respectively, in accordance with section 190.243; and

(6) Establish procedures for the submission of community-based or regional plans for department approval.

3. A community-based or regional plan **for the transport of trauma, STEMI, and stroke patients** shall be submitted to the department for approval. Such plan shall be based on the clinical research and guidelines and assessment of capacity described in subsection ~~[4]~~ **2** of this section and shall include a mechanism for evaluating its effect on medical outcomes. Upon approval of a plan, the department shall waive the requirements of rules promulgated under sections 190.100 to 190.245 that are inconsistent with the community-based or regional plan. A community-based or regional plan shall be developed by ~~for in consultation with~~ the representatives of hospitals, physicians, and emergency medical services providers in the community or region.

190.241. 1. **Except as provided for in subsection 4 of this section**, the department shall designate a hospital as an adult, pediatric or adult and pediatric trauma center when a hospital, upon proper application submitted by the hospital and site review, has been found by the department to meet the applicable level of trauma center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Site review may occur on-site or by any reasonable means of communication, or by any combination thereof.** Such rules shall include designation as a trauma center without site review if such hospital is verified by a national verifying or designating body at the level which corresponds to a level approved in rule. **In developing trauma center designation criteria, the department shall use, as it deems practicable, peer-reviewed and evidence-based clinical research and guidelines including, but not limited to, the most recent guidelines of the American College of Surgeons.**

2. Except as provided for in subsection ~~[5]~~ **4** of this section, the department shall designate a hospital as a STEMI or stroke center when such hospital, upon proper application and site review, has been found by the department to meet the applicable level of STEMI or stroke center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Site review may occur on-site or by any reasonable means of communication, or by any combination thereof.** In developing STEMI center and stroke center designation criteria, the department shall use, as it deems practicable, ~~appropriate~~ peer-reviewed ~~or~~ **and** evidence-based **clinical research** ~~on such topics~~ **and guidelines** including, but not limited to, the most recent guidelines of the American College of Cardiology ~~and~~, the American Heart Association ~~for STEMI centers, or the Joint Commission's Primary Stroke Center Certification program criteria for stroke centers, or Primary and Comprehensive Stroke Center Recommendations as published by~~, **or** the American Stroke Association. Such rules shall include designation as a STEMI center **or stroke center** without site review if such hospital is certified by a national body.

3. The department of health and senior services shall, not less than once every ~~[five]~~ **three** years, conduct ~~an on-site~~ **a site** review of every trauma, STEMI, and stroke center through appropriate department personnel or a qualified contractor, with the exception of **trauma centers, STEMI centers, and** stroke centers designated pursuant to subsection ~~[5]~~ **4** of this section; however, this provision is not intended to limit the department's ability to conduct a complaint investigation pursuant to subdivision (3) of subsection 2 of section 197.080 of any trauma, STEMI, or stroke center. ~~On-site~~ **Site** reviews shall be coordinated for the different types of centers to the extent practicable with hospital licensure inspections conducted under chapter 197. No person shall be a qualified contractor for purposes of this subsection who has a substantial conflict of interest in the operation of any trauma, STEMI, or stroke center under review. The department may deny, place on probation, suspend or revoke such designation in any case in which it has ~~reasonable cause to believe that~~ **determined** there has been a substantial failure to comply with the provisions of this chapter or any rules or regulations promulgated pursuant to this chapter. **Centers that are placed on probationary status shall be required to demonstrate compliance with the provisions of this chapter and any rules or regulations promulgated under this chapter within twelve months of the date of the receipt of the notice of probationary status, unless otherwise provided by a settlement agreement with a duration of a maximum of eighteen months between the department and the designated center.** If the

department of health and senior services has ~~[reasonable cause to believe]~~ **determined** that a hospital is not in compliance with such provisions or regulations, it may conduct additional announced or unannounced site reviews of the hospital to verify compliance. If a trauma, STEMI, or stroke center fails two consecutive ~~[on-site]~~ **site** reviews because of substantial noncompliance with standards prescribed by sections 190.001 to 190.245 or rules adopted by the department pursuant to sections 190.001 to 190.245, its center designation shall be revoked.

4. **(1)** Instead of applying for **trauma, STEMI, or stroke** center designation under subsection **1 or 2** of this section, a hospital may apply for **trauma, STEMI, or stroke** center designation under this subsection. Upon receipt of an application ~~[from a hospital]~~ on a form prescribed by the department, the department shall designate such hospital]:

~~(1) A level I STEMI center if such hospital has been certified as a Joint Commission comprehensive cardiac center or another department approved nationally recognized organization that provides comparable STEMI center accreditation; or~~

~~(2) A level II STEMI center if such hospital has been accredited as a Mission: Lifeline STEMI receiving center by the American Heart Association accreditation process or another department approved nationally recognized organization that provides STEMI receiving center accreditation.~~

~~5. Instead of applying for stroke center designation pursuant to the provisions of subsection 2 of this section, a hospital may apply for stroke center designation pursuant to this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:~~

~~(1) A level I stroke center if such hospital has been certified as a comprehensive stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines;~~

~~(2) A level II stroke center if such hospital has been certified as a primary stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines; or~~

~~(3) A level III stroke center if such hospital has been certified as an acute stroke ready hospital by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines]~~ **at a state level that corresponds to a similar national designation as set forth in rules promulgated by the department. The rules shall be based on standards of nationally recognized organizations and the recommendations of the time-critical diagnosis advisory committee.**

(2) Except as provided by subsection ~~[6]~~ **5** of this section, the department shall not require compliance with any additional standards for establishing or renewing **trauma, STEMI, or stroke** designations **under this subsection**. The designation shall continue if such hospital remains certified **or verified**. The department may remove a hospital's designation as a **trauma center, STEMI center, or stroke center** if the hospital requests removal of the designation or the department determines that the certificate ~~[recognizing]~~ **or verification that qualified** the hospital ~~[as a stroke center]~~ **for the designation under this subsection** has been suspended or revoked. Any decision made by the department to withdraw its designation of a ~~[stroke]~~ center pursuant to this subsection that is based on the revocation or suspension of a certification **or verification** by a certifying **or verifying** organization shall not be subject to judicial review. The department shall report to the certifying **or verifying** organization any complaint it receives related to the ~~[stroke]~~ center ~~[certification of a stroke center]~~ designated pursuant to this subsection. The department shall also advise the complainant which organization certified **or verified** the ~~[stroke]~~ center and provide the necessary contact information should the complainant wish to pursue a complaint with the certifying **or verifying** organization.

~~[6-]~~ **5.** Any hospital receiving designation as a **trauma center, STEMI center, or stroke center** pursuant to subsection ~~[5]~~ **4** of this section shall:

(1) ~~[Annually and]~~ Within thirty days of any changes **or receipt of a certificate or verification**, submit to the department proof of ~~[stroke]~~ certification **or verification** and the names and contact information of the **center's** medical director and the program manager ~~[of the stroke center]; and~~

(2) ~~[Submit to the department a copy of the certifying organization's final stroke certification survey results within thirty days of receiving such results;~~

(3) ~~Submit every four years an application on a form prescribed by the department for stroke center review and designation;~~

(4) ~~Participate in the emergency medical services regional system of stroke care in its respective emergency medical services region as defined in rules promulgated by the department;~~

~~(5)] Participate in local and regional emergency medical services systems [by reviewing and sharing outcome data and] for purposes of providing training [and], sharing clinical educational resources, and collaborating on improving patient outcomes.~~

Any hospital receiving designation as a level III stroke center pursuant to subsection ~~[5]~~ **4** of this section shall have a formal agreement with a level I or level II stroke center for physician consultative services for evaluation of stroke patients for thrombolytic therapy and the care of the patient post-thrombolytic therapy.

~~[7-] 6. Hospitals designated as a trauma center, STEMI center, or stroke center by the department[— including those designated pursuant to subsection 5 of this section,] shall submit data [to meet the data submission requirements specified by rules promulgated by the department. Such submission of data may be done] by one of the following methods:~~

- ~~(1) Entering hospital data [directly] into a state registry [by direct data entry]; or~~
- ~~(2) [Downloading hospital data from a nationally recognized registry or data bank and importing the data files into a state registry; or~~
- ~~(3) Authorizing a nationally recognized registry or data bank to disclose or grant access to the department facility specific data held by the] Entering hospital data into a national registry or data bank. A hospital submitting data pursuant to this subdivision [(2) or (3) of this subsection] shall not be required to collect and submit any additional trauma, STEMI, or stroke center data elements. No hospital submitting data to a national data registry or data bank under this subdivision shall withhold authorization for the department to access such data through such national data registry or data bank. Nothing in this subdivision shall be construed as requiring duplicative data entry by a hospital that is otherwise complying with the provisions of this subsection. Failure of the department to obtain access to data submitted to a national data registry or data bank shall not be construed as hospital noncompliance under this subsection.~~

~~[8-] 7. When collecting and analyzing data pursuant to the provisions of this section, the department shall comply with the following requirements:~~

- ~~(1) Names of any health care professionals, as defined in section 376.1350, shall not be subject to disclosure;~~
- ~~(2) The data shall not be disclosed in a manner that permits the identification of an individual patient or encounter;~~
- ~~(3) The data shall be used for the evaluation and improvement of hospital and emergency medical services' trauma, stroke, and STEMI care; and~~
- ~~(4) [The data collection system shall be capable of accepting file transfers of data entered into any national recognized trauma, stroke, or STEMI registry or data bank to fulfill trauma, stroke, or STEMI certification reporting requirements; and~~

~~(5)] Trauma, STEMI, and stroke center data elements shall conform to [nationally recognized performance measures, such as the American Heart Association's Get With the Guidelines] national registry or data bank data elements, and include published detailed measure specifications, data coding instructions, and patient population inclusion and exclusion criteria to ensure data reliability and validity.~~

~~[9-] The board of registration for the healing arts shall have sole authority to establish education requirements for physicians who practice in an emergency department of a facility designated as a trauma, STEMI, or stroke center by the department under this section. The department shall deem such education requirements promulgated by the board of registration for the healing arts sufficient to meet the standards for designations under this section.~~

~~10-] 8. The department shall not have authority to establish additional education requirements for physicians who are emergency medicine board certified or board eligible through the American Board of Emergency Medicine (ABEM) or the American Osteopathic Board of Emergency Medicine (AOBEM) and who are practicing in the emergency department of a facility designated as a trauma center, STEMI center, or stroke center by the department under this section. The department shall deem the education requirements promulgated by ABEM or AOBEM to meet the standards for designations under this section. Education requirements for non-ABEM or non-AOBEM certified physicians, nurses, and other providers who provide care at a facility designated as a trauma center, STEMI center, or stroke center by the department under this section shall mirror but not exceed those established by national designating or verifying bodies of trauma centers, STEMI centers, or stroke centers.~~

9. The department of health and senior services may establish appropriate fees to offset **only** the costs of trauma, STEMI, and stroke center ~~[reviews]~~ **surveys.**

~~[11-]~~ 10. No hospital shall hold itself out to the public as a STEMI center, stroke center, adult trauma center, pediatric trauma center, or an adult and pediatric trauma center unless it is designated as such by the department of health and senior services.

~~[12-]~~ 11. Any person aggrieved by an action of the department of health and senior services affecting the trauma, STEMI, or stroke center designation pursuant to this chapter, including the revocation, the suspension, or the granting of, refusal to grant, or failure to renew a designation, may seek a determination thereon by the administrative hearing commission under chapter 621. It shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department.

190.243. 1. Severely injured patients shall be transported to a trauma center. Patients who suffer a STEMI, as defined in section 190.100, shall be transported to a STEMI center. Patients who suffer a stroke, as defined in section 190.100, shall be transported to a stroke center.

2. A physician, **physician assistant**, or registered nurse authorized by a physician who has established verbal communication with ambulance personnel shall instruct the ambulance personnel to transport a severely ill or injured patient to the closest hospital or designated trauma, STEMI, or stroke center, as determined according to estimated transport time whether by ground ambulance or air ambulance, in accordance with transport protocol approved by the medical director and the department of health and senior services, even when the hospital is located outside of the ambulance service's primary service area. When initial transport from the scene of illness or injury to a trauma, STEMI, or stroke center would be prolonged, the STEMI, stroke, or severely injured patient may be transported to the nearest appropriate facility for stabilization prior to transport to a trauma, STEMI, or stroke center.

3. Transport of the STEMI, stroke, or severely injured patient shall be governed by principles of timely and medically appropriate care; consideration of reimbursement mechanisms shall not supersede those principles.

4. Patients who do not meet the criteria for direct transport to a trauma, STEMI, or stroke center shall be transported to and cared for at the hospital of their choice so long as such ambulance service is not in violation of local protocols."; and

Further amend said bill and page, Section 190.245, Lines 1-18, by deleting all of said section and lines and inserting in lieu thereof the following:

~~"190.245. [The department shall require hospitals, as defined by chapter 197, designated as trauma, STEMI, or stroke centers to provide for a peer review system, approved by the department, for trauma, STEMI, and stroke cases, respective to their designations, under section 537.035. For purposes of sections 190.241 to 190.245, the department of health and senior services shall have the same powers and authority of a health care licensing board pursuant to subsection 6 of section 537.035.]~~ 1. Any person licensed under sections 190.001 to 190.245 shall be considered a health care professional for purposes of section 537.035, and any quality improvement or quality assurance activity required under sections 190.001 to 190.245 shall be considered an activity of a peer review committee for purposes of section 537.035.

2. Failure of a hospital to provide all medical records and quality improvement documentation necessary for the department to implement provisions of sections 190.241 to 190.245 shall result in the revocation of the hospital's designation as a trauma center, STEMI center, or stroke center.

3. Any medical records obtained by the department ~~[or peer review committees]~~ shall be used only for purposes of implementing the provisions of sections 190.241 to 190.245 and the names of hospitals, physicians and patients shall not be released by the department or members of review ~~[committees]~~ teams.

190.257. 1. There is hereby established the "Time-Critical Diagnosis Advisory Committee", to be designated by the director for the purpose of advising and making recommendations to the department on:

- (1) Improvement of public and professional education related to time-critical diagnosis;
- (2) Engagement in cooperative research endeavors;
- (3) Development of standards, protocols, and policies related to time-critical diagnosis, including recommendations for state regulations; and
- (4) Evaluation of community and regional time-critical diagnosis plans, including recommendations for changes.

2. The members of the committee shall serve without compensation, except that the department shall budget for reasonable travel expenses and meeting expenses related to the functions of the committee.

3. The director shall appoint sixteen members to the committee from applications submitted for appointment, with the membership to be composed of the following:

(1) Six members, one from each EMS region, who are active participants providing emergency medical services, with at least:

- (a) One member who is a physician serving as a regional EMS medical director;
- (b) One member who serves on an air ambulance service;
- (c) One member who resides in an urban area; and
- (d) One member who resides in a rural area; and

(2) Ten members who represent hospitals, with at least:

- (a) One member who is employed by a level I or level II trauma center;
- (b) One member who is employed by a level I or level II STEMI center;
- (c) One member who is employed by a level I or level II stroke center;
- (d) One member who is employed by a rural or critical access hospital; and

(e) Three physicians, with one physician certified by the American Board of Emergency Medicine (ABEM) or American Osteopathic Board of Emergency Medicine (AOBEM) and two physicians employed in time-critical diagnosis specialties at a level I or level II trauma center, STEMI center, or stroke center.

4. In addition to the sixteen appointees, the state EMS medical director shall serve as an ex officio member of the committee.

5. The director shall make a reasonable effort to ensure that the members representing hospitals have geographical representation from each district of the state designated by a statewide nonprofit membership association of hospitals.

6. Members appointed by the director shall be appointed for three-year terms. Initial appointments shall include extended terms in order to establish a rotation to ensure that only approximately one-third of the appointees will have their term expire in any given year. An appointee wishing to continue in his or her role on the committee shall resubmit an application as required by this section.

7. The committee shall consult with the state advisory council on emergency medical services, as described in section 190.101, regarding issues involving emergency medical services."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Andrews, **House Amendment No. 3 to House Amendment No. 4** was adopted.

On motion of Representative Black (7), **House Amendment No. 4, as amended**, was adopted.

Representative Deaton offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 59, Section 198.648, Line 9, by inserting after all of said section and line the following:

"208.030. 1. The family support division shall make monthly payments to each person who was a recipient of old age assistance, aid to the permanently and totally disabled, and aid to the blind and who:

(1) Received such assistance payments from the state of Missouri for the month of December, 1973, to which they were legally entitled; and

(2) Is a resident of Missouri.

2. The amount of supplemental payment made to persons who meet the eligibility requirements for and receive federal supplemental security income payments shall be in an amount, as established by rule and regulation of the family support division, sufficient to, when added to all other income, equal the amount of cash income received in December, 1973; except, in establishing the amount of the supplemental payments, there shall be disregarded cost-of-living increases provided for in Titles II and XVI of the federal Social Security Act and any benefits or income required to be disregarded by an act of Congress of the United States or any regulation duly promulgated thereunder.

As long as the recipient continues to receive a supplemental security income payment, the supplemental payment shall not be reduced. The minimum supplemental payment for those persons who continue to meet the December, 1973, eligibility standards for aid to the blind shall be in an amount which, when added to the federal supplemental security income payment, equals the amount of the blind pension grant as provided for in chapter 209.

3. The amount of supplemental payment made to persons who do not meet the eligibility requirements for federal supplemental security income benefits, but who do meet the December, 1973, eligibility standards for old age assistance, permanent and total disability and aid to the blind or less restrictive requirements as established by rule or regulation of the family support division, shall be in an amount established by rule and regulation of the family support division sufficient to, when added to all other income, equal the amount of cash income received in December, 1973; except, in establishing the amount of the supplemental payment, there shall be disregarded cost-of-living increases provided for in Titles II and XVI of the federal Social Security Act and any other benefits or income required to be disregarded by an act of Congress of the United States or any regulation duly promulgated thereunder. The minimum supplemental payments for those persons who continue to meet the December, 1973, eligibility standards for aid to the blind shall be a blind pension payment as prescribed in chapter 209.

4. The family support division shall make monthly payments to persons meeting the eligibility standards for the aid to the blind program in effect December 31, 1973, who are bona fide residents of the state of Missouri. The payment shall be in the amount prescribed in subsection 1 of section 209.040, less any federal supplemental security income payment.

5. The family support division shall make monthly payments to persons age twenty-one or over who meet the eligibility requirements in effect on December 31, 1973, or less restrictive requirements as established by rule or regulation of the family support division, who were receiving old age assistance, permanent and total disability assistance, general relief assistance, or aid to the blind assistance lawfully, who are not eligible for nursing home care under the Title XIX program, and who reside in a licensed residential care facility, a licensed assisted living facility, a licensed intermediate care facility or a licensed skilled nursing facility in Missouri and whose total cash income is not sufficient to pay the amount charged by the facility; and to all applicants age twenty-one or over who are not eligible for nursing home care under the Title XIX program who are residing in a licensed residential care facility, a licensed assisted living facility, a licensed intermediate care facility or a licensed skilled nursing facility in Missouri, who make application after December 31, 1973, provided they meet the eligibility standards for old age assistance, permanent and total disability assistance, general relief assistance, or aid to the blind assistance in effect on December 31, 1973, or less restrictive requirements as established by rule or regulation of the family support division, who are bona fide residents of the state of Missouri, and whose total cash income is not sufficient to pay the amount charged by the facility. ~~[Until July 1, 1983, the amount of the total state payment for home care in licensed residential care facilities shall not exceed one hundred twenty dollars monthly, for care in licensed intermediate care facilities or licensed skilled nursing facilities shall not exceed three hundred dollars monthly, and for care in licensed assisted living facilities shall not exceed two hundred twenty five dollars monthly. Beginning July 1, 1983, for fiscal year 1983-1984 and each year thereafter,]~~ The amount of the total state payment for home care in licensed residential care facilities **and for care in licensed assisted living facilities** shall ~~[not exceed one hundred fifty six dollars monthly,]~~ **be subject to appropriation. The amount of total state payment** for care in licensed intermediate care facilities or licensed skilled nursing facilities shall not exceed three hundred ninety dollars monthly~~], and for care in licensed assisted living facilities shall not exceed two hundred ninety two dollars and fifty cents monthly].~~ No intermediate care or skilled nursing payment shall be made to a person residing in a licensed intermediate care facility or in a licensed skilled nursing facility unless such person has been determined, by his or her own physician or doctor, to medically need such services subject to review and approval by the department. Residential care payments may be made to persons residing in licensed intermediate care facilities or licensed skilled nursing facilities. Any person eligible to receive a monthly payment pursuant to this subsection shall receive an additional monthly payment equal to the Medicaid vendor nursing facility personal needs allowance. The exact amount of the additional payment shall be determined by rule of the department. This additional payment shall not be used to pay for any supplies or services, or for any other items that would have been paid for by the family support division if that person would have been receiving medical assistance benefits under Title XIX of the federal Social Security Act for nursing home services pursuant to the provisions of section 208.159. Notwithstanding the previous part of this subsection, the person eligible shall not receive this additional payment if such eligible person is receiving funds for personal expenses from some other state or federal program."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cook offered **House Amendment No. 1 to House Amendment No. 5.**

House Amendment No. 1
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 3, Line 8, by inserting after all of said page and line the following:

"Further amend said bill, Page 97, Section 630.980, Line 47, by inserting after all of said section and line the following:

"632.305. 1. An application for detention for evaluation and treatment may be executed by any adult person, who need not be an attorney or represented by an attorney, including the mental health coordinator, on a form provided by the court for such purpose, and ~~[must]~~ **shall** allege under oath, **without a notarization requirement**, that the applicant has reason to believe that the respondent is suffering from a mental disorder and presents a likelihood of serious harm to himself **or herself** or to others. The application ~~[must]~~ **shall** specify the factual information on which such belief is based and should contain the names and addresses of all persons known to the applicant who have knowledge of such facts through personal observation.

2. The filing of a written application in court by any adult person, who need not be an attorney or represented by an attorney, including the mental health coordinator, shall authorize the applicant to bring the matter before the court on an ex parte basis to determine whether the respondent should be taken into custody and transported to a mental health facility. The application may be filed in the court having probate jurisdiction in any county where the respondent may be found. If the court finds that there is probable cause, either upon testimony under oath or upon a review of affidavits, to believe that the respondent may be suffering from a mental disorder and presents a likelihood of serious harm to himself **or herself** or others, it shall direct a peace officer to take the respondent into custody and transport him **or her** to a mental health facility for detention for evaluation and treatment for a period not to exceed ninety-six hours unless further detention and treatment is authorized pursuant to this chapter. Nothing herein shall be construed to prohibit the court, in the exercise of its discretion, from giving the respondent an opportunity to be heard.

3. A mental health coordinator may request a peace officer to take or a peace officer may take a person into custody for detention for evaluation and treatment for a period not to exceed ninety-six hours only when such mental health coordinator or peace officer has reasonable cause to believe that such person is suffering from a mental disorder and that the likelihood of serious harm by such person to himself **or herself** or others is imminent unless such person is immediately taken into custody. Upon arrival at the mental health facility, the peace officer or mental health coordinator who conveyed such person or caused him **or her** to be conveyed shall either present the application for detention for evaluation and treatment upon which the court has issued a finding of probable cause and the respondent was taken into custody or complete an application for initial detention for evaluation and treatment for a period not to exceed ninety-six hours which shall be based upon his **or her** own personal observations or investigations and shall contain the information required in subsection 1 of this section.

4. If a person presents himself **or herself** or is presented by others to a mental health facility and a licensed physician, a registered professional nurse or a mental health professional designated by the head of the facility and approved by the department for such purpose has reasonable cause to believe that the person is mentally disordered and presents an imminent likelihood of serious harm to himself **or herself** or others unless he **or she** is accepted for detention, the licensed physician, the mental health professional or the registered professional nurse designated by the facility and approved by the department may complete an application for detention for evaluation and treatment for a period not to exceed ninety-six hours. The application shall be based on his **or her** own personal observations or investigation and shall contain the information required in subsection 1 of this section.

5. Any oath required by the provisions of this section shall be subject to the provisions of section 492.060."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) assumed the Chair.

On motion of Representative Cook, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Deaton, **House Amendment No. 5, as amended**, was adopted.

Representative Kelley (127) offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 92, Section 338.061, Line 21, by inserting after all of said section and line the following:

"345.015. As used in sections 345.010 to 345.080, the following terms mean:

(1) "Audiologist", a person who is licensed as an audiologist pursuant to sections 345.010 to 345.080 to practice audiology;

(2) "Audiology aide", a person who is registered as an audiology aide by the board, who does not act independently but works under the direction and supervision of a licensed audiologist. Such person assists the audiologist with activities which require an understanding of audiology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee and:

(a) Be at least eighteen years of age;

(b) Furnish evidence of the person's educational qualifications which shall be at a minimum:

a. Certification of graduation from an accredited high school or its equivalent; and

b. On-the-job training;

(c) Be employed in a setting in which direct and indirect supervision are provided on a regular and systematic basis by a licensed audiologist.

However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than audiology aide, develop or modify treatment plans, discharge clients from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising audiologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;

(3) "Board", the state board of registration for the healing arts;

(4) **"Clinical fellowship", the supervised professional employment period following completion of the academic and practicum requirements of an accredited training program as described in sections 345.010 to 345.080;**

(5) "Commission", the advisory commission for speech-language pathologists and audiologists;

~~[(5)]~~ (6) "Hearing instrument" or "hearing aid", any wearable device or instrument designed for or offered for the purpose of aiding or compensating for impaired human hearing and any parts, attachments or accessories, including ear molds, but excluding batteries, cords, receivers and repairs;

~~[(6)]~~ (7) "Person", any individual, organization, or corporate body, except that only individuals may be licensed pursuant to sections 345.010 to 345.080;

~~[(7)]~~ (8) "Practice of audiology":

(a) The application of accepted audiologic principles, methods and procedures for the measurement, testing, interpretation, appraisal and prediction related to disorders of the auditory system, balance system or related structures and systems;

(b) Provides consultation or counseling to the patient, client, student, their family or interested parties;

(c) Provides academic, social and medical referrals when appropriate;

(d) Provides for establishing goals, implementing strategies, methods and techniques, for habilitation, rehabilitation or aural rehabilitation, related to disorders of the auditory system, balance system or related structures and systems;

(e) Provides for involvement in related research, teaching or public education;

- (f) Provides for rendering of services or participates in the planning, directing or conducting of programs which are designed to modify audition, communicative, balance or cognitive disorder, which may involve speech and language or education issues;
- (g) Provides and interprets behavioral and neurophysiologic measurements of auditory balance, cognitive processing and related functions, including intraoperative monitoring;
- (h) Provides involvement in any tasks, procedures, acts or practices that are necessary for evaluation of audition, hearing, training in the use of amplification or assistive listening devices;
- (i) Provides selection, assessment, fitting, programming, and dispensing of hearing instruments, assistive listening devices, and other amplification systems;
- (j) Provides for taking impressions of the ear, making custom ear molds, ear plugs, swim molds and industrial noise protectors;
- (k) Provides assessment of external ear and cerumen management;
- (l) Provides advising, fitting, mapping assessment of implantable devices such as cochlear or auditory brain stem devices;
- (m) Provides information in noise control and hearing conservation including education, equipment selection, equipment calibration, site evaluation and employee evaluation;
- (n) Provides performing basic speech-language screening test;
- (o) Provides involvement in social aspects of communication, including challenging behavior and ineffective social skills, lack of communication opportunities;
- (p) Provides support and training of family members and other communication partners for the individual with auditory balance, cognitive and communication disorders;
- (q) Provides aural rehabilitation and related services to individuals with hearing loss and their families;
- (r) Evaluates, collaborates and manages audition problems in the assessment of the central auditory processing disorders and providing intervention for individuals with central auditory processing disorders;
- (s) Develops and manages academic and clinical problems in communication sciences and disorders;
- (t) Conducts, disseminates and applies research in communication sciences and disorders;
- ~~[(8)]~~ (9) "Practice of speech-language pathology":
 - (a) Provides screening, identification, assessment, diagnosis, treatment, intervention, including but not limited to prevention, restoration, amelioration and compensation, and follow-up services for disorders of:
 - a. Speech: articulation, fluency, voice, including respiration, phonation and resonance;
 - b. Language, involving the parameters of phonology, morphology, syntax, semantics and pragmatic; and including disorders of receptive and expressive communication in oral, written, graphic and manual modalities;
 - c. Oral, pharyngeal, cervical esophageal and related functions, such as dysphagia, including disorders of swallowing and oral functions for feeding; orofacial myofunctional disorders;
 - d. Cognitive aspects of communication, including communication disability and other functional disabilities associated with cognitive impairment;
 - e. Social aspects of communication, including challenging behavior, ineffective social skills, lack of communication opportunities;
 - (b) Provides consultation and counseling and makes referrals when appropriate;
 - (c) Trains and supports family members and other communication partners of individuals with speech, voice, language, communication and swallowing disabilities;
 - (d) Develops and establishes effective augmentative and alternative communication techniques and strategies, including selecting, prescribing and dispensing of augmentative aids and devices; and the training of individuals, their families and other communication partners in their use;
 - (e) Selects, fits and establishes effective use of appropriate prosthetic/adaptive devices for speaking and swallowing, such as tracheoesophageal valves, electrolarynges, or speaking valves;
 - (f) Uses instrumental technology to diagnose and treat disorders of communication and swallowing, such as videofluoroscopy, nasendoscopy, ultrasonography and stroboscopy;
 - (g) Provides aural rehabilitative and related counseling services to individuals with hearing loss and to their families;
 - (h) Collaborates in the assessment of central auditory processing disorders in cases in which there is evidence of speech, language or other cognitive communication disorders; provides intervention for individuals with central auditory processing disorders;
 - (i) Conducts pure-tone air conduction hearing screening and screening tympanometry for the purpose of the initial identification or referral;

(j) Enhances speech and language proficiency and communication effectiveness, including but not limited to accent reduction, collaboration with teachers of English as a second language and improvement of voice, performance and singing;

(k) Trains and supervises support personnel;

(l) Develops and manages academic and clinical programs in communication sciences and disorders;

(m) Conducts, disseminates and applies research in communication sciences and disorders;

(n) Measures outcomes of treatment and conducts continuous evaluation of the effectiveness of practices and programs to improve and maintain quality of services;

~~[(9)]~~ **(10)** "Speech-language pathologist", a person who is licensed as a speech-language pathologist pursuant to sections 345.010 to 345.080; who engages in the practice of speech-language pathology as defined in sections 345.010 to 345.080;

~~[(10)]~~ **(11)** "Speech-language pathology aide", a person who is registered as a speech-language aide by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist. Such person assists the speech-language pathologist with activities which require an understanding of speech-language pathology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee and:

(a) Be at least eighteen years of age;

(b) Furnish evidence of the person's educational qualifications which shall be at a minimum:

a. Certification of graduation from an accredited high school or its equivalent; and

b. On-the-job training;

(c) Be employed in a setting in which direct and indirect supervision is provided on a regular and systematic basis by a licensed speech-language pathologist.

However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than speech-language pathology aide, develop or modify treatment plans, discharge clients from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising speech-language pathologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;

~~[(11)]~~ **(12)** "Speech-language pathology assistant", a person who is registered as a speech-language pathology assistant by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist practicing for at least one year or speech-language pathologist practicing under subdivision (1) or (6) of subsection 1 of section 345.025 for at least one year and whose activities require both academic and practical training in the field of speech-language pathology although less training than those established by sections 345.010 to 345.080 as necessary for licensing as a speech-language pathologist. To be eligible for registration by the board, each applicant shall submit the registration fee, supervising speech-language pathologist information if employment is confirmed, if not such information shall be provided after registration, and furnish evidence of the person's educational qualifications which meet the following:

(a) Hold a bachelor's level degree from an institution accredited or approved by a regional accrediting body recognized by the United States Department of Education or its equivalent; and

(b) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of bachelor's level course work and requirements in the field of speech-language pathology as established by the board through rules and regulations;

(c) Submit proof of completion of the number and type of clinical hours as established by the board through rules and regulations.

345.022. 1. Any person in the person's clinical fellowship as defined in sections 345.010 to 345.080 shall hold a provisional license to practice speech-language pathology or audiology. The board may issue a provisional license to an applicant who:

(1) Has met the requirements for practicum and academic requirements from an accredited training program as defined in sections 345.010 to 345.080;

(2) Submits an application to the board on a form prescribed by the board. Such form shall include a plan for the content and supervision of the clinical fellowship, as well as evidence of good moral and ethical character; and

(3) Submits to the board an application fee, as set by the board, for the provisional license.

2. A provisional license is effective for one year. A provisional license may be extended for an additional twelve months only for purposes of completing the postgraduate clinical experience portion of the clinical fellowship; provided that, the applicant has passed the national examination and shall hold a master's degree from an approved training program in his or her area of application.

3. Within twelve months of issuance of the provisional license, the applicant shall pass an examination promulgated or approved by the board.

4. Within twelve months of issuance of a provisional license, the applicant shall complete the requirements for the master's or doctoral degree from a program accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought.

345.025. 1. The provisions of sections 345.010 to 345.080 do not apply to:

(1) The activities, services, and the use of an official title on the part of a person in the employ of a federal agency insofar as such services are part of the duties of the person's office or position with such agency;

(2) The activities and services of certified teachers of the deaf;

(3) The activities and services of a student in speech-language pathology or audiology pursuing a course of study at a university or college that has been approved by its regional accrediting association, or working in a recognized training center, if these activities and services constitute a part of the person's course of study supervised by a licensed speech-language pathologist or audiologist as provided in section 345.050;

(4) The activities and services of physicians and surgeons licensed pursuant to chapter 334;

(5) Audiometric technicians who are certified by the council for accreditation of occupational hearing conservationists when conducting pure tone air conduction audiometric tests for purposes of industrial hearing conservation and comply with requirements of the federal Occupational Safety and Health Administration;

(6) A person who holds a current valid certificate as a speech-language pathologist issued before January 1, 2016, by the Missouri department of elementary and secondary education and who is an employee of a public school while providing speech-language pathology services in such school system;

(7) Any person completing the required number and type of clinical hours required by paragraph (c) of subdivision [(44)] (12) of section 345.015 as long as such person is under the direct supervision of a licensed speech-language pathologist and has not completed more than the number of clinical hours required by rule.

2. No one shall be exempt pursuant to subdivision (1) or (6) of subsection 1 of this section if the person does any work as a speech-language pathologist or audiologist outside of the exempted areas outlined in this section for which a fee or compensation may be paid by the recipient of the service. When college or university clinics charge a fee, supervisors of student clinicians shall be licensed.

345.050. [(4)] To be eligible for licensure by the board by examination, each applicant shall submit the application fee and shall furnish evidence of such person's current competence and shall:

(1) Hold a master's or a doctoral degree from a program that was awarded "accreditation candidate" status or is accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought;

(2) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of course work and clinical practicum requirements equivalent to that required by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board; ~~and~~

(3) **Present written evidence of completion of a clinical fellowship from supervisors. The experience required by this subdivision shall follow the completion of the requirements of subdivisions (1) and (2) of this section. This period of employment shall be under the direct supervision of a person who is licensed by the state of Missouri in the profession in which the applicant seeks to be licensed. Persons applying with an audiology clinical doctoral degree are exempt from this provision; and**

(4) Pass an examination promulgated or approved by the board. The board shall determine the subject and scope of the examinations.

~~[2.To be eligible for licensure by the board without examination, each applicant shall make application on forms prescribed by the board, submit the application fee, submit an activity statement and meet one of the following requirements:—~~

~~(1)The board shall issue a license to any speech language pathologist or audiologist who is licensed in another country and who has had no violations, suspension or revocations of a license to practice speech language pathology or audiology in any jurisdiction; provided that, such person is licensed in a country whose requirements are substantially equal to, or greater than, Missouri at the time the applicant applies for licensure; or~~

(2) Hold the certificate of clinical competence issued by the American Speech Language Hearing Association in the area in which licensure is sought.—]

345.052. 1. For purposes of this section, the following terms mean:

(1) "License", a license, certificate, registration, permit, accreditation, or military occupational specialty that enables a person to legally practice an occupation or profession in a particular jurisdiction;

(2) "Military", the Armed Forces of the United States, including the Air Force, Army, Coast Guard, Marine Corps, Navy, Space Force, National Guard, and any other military branch that is designated by Congress as part of the Armed Forces of the United States, and all reserve components and auxiliaries. The term "military" also includes the military reserves and militia of any United States territory or state;

(3) "Nonresident military spouse", a nonresident spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri, or who has been transferred or is scheduled to be transferred to an adjacent state and is or will be domiciled in the state of Missouri, or has moved to the state of Missouri on a permanent change-of-station basis;

(4) "Oversight body", any board, department, agency, or office of a jurisdiction that issues licenses;

(5) "Resident military spouse", a spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri or an adjacent state and who is a permanent resident of the state of Missouri, who is domiciled in the state of Missouri, or who has Missouri as his or her home of record.

2. Any person who holds a valid current speech-language pathologist or audiologist license issued by another state, a branch or unit of the military, a territory of the United States, or the District of Columbia, and who has been licensed for at least one year in such other jurisdiction, may submit an application for a speech-language pathologist or audiologist license in Missouri along with proof of current licensure and proof of licensure for at least one year in the other jurisdiction to the board.

3. The board shall:

(1) Within six months of receiving an application described in subsection 2 of this section, waive any examination, educational, or experience requirements for licensure in this state for the applicant if it determines that there were minimum education requirements and, if applicable, work experience and clinical supervision requirements in effect and the other jurisdiction verifies that the person met those requirements in order to be licensed or certified in that jurisdiction. The board may require an applicant to take and pass an examination specific to the laws of this state; or

(2) Within thirty days of receiving an application described in subsection 2 of this section from a nonresident military spouse or a resident military spouse, waive any examination, educational, or experience requirements for licensure in this state for the applicant and issue such applicant a license under this section if such applicant otherwise meets the requirements of this section.

4. (1) The board shall not waive any examination, educational, or experience requirements for any applicant who has had his or her license revoked by an oversight body outside the state; who is currently under investigation, who has a complaint pending, or who is currently under disciplinary action, except as provided in subdivision (2) of this subsection, with an oversight body outside the state; who does not hold a license in good standing with an oversight body outside the state; who has a criminal record that would disqualify him or her for licensure in Missouri; or who does not hold a valid current license in the other jurisdiction on the date the board receives his or her application under this section.

(2) If another jurisdiction has taken disciplinary action against an applicant, the board shall determine if the cause for the action was corrected and the matter resolved. If the matter has not been resolved by that jurisdiction, the board may deny a license until the matter is resolved.

5. Nothing in this section shall prohibit the board from denying a license to an applicant under this section for any reason described in section 345.065.

6. Any person who is licensed under the provisions of this section shall be subject to the board's jurisdiction and all rules and regulations pertaining to the practice as a speech-language pathologist or audiologist in this state.

7. This section shall not be construed to waive any requirement for an applicant to pay any fees.

345.170. Sections 345.170 to 345.240 shall be known and may be cited as the "Audiology and Speech-Language Pathology Interstate Compact".

345.175. 1. The purpose of this Compact is to facilitate interstate practice of audiology and speech-language pathology with the goal of improving public access to audiology and speech-language pathology

services. The practice of audiology and speech-language pathology occurs in the state where the patient/client/student is located at the time of the patient/client/student encounter. The Compact preserves the regulatory authority of states to protect public health and safety through the current system of state licensure.

2. This Compact is designed to achieve the following objectives:

- (1) Increase public access to audiology and speech-language pathology services by providing for the mutual recognition of other member state licenses;
- (2) Enhance the states' ability to protect the public's health and safety;
- (3) Encourage the cooperation of member states in regulating multistate audiology and speech-language pathology practice;
- (4) Support spouses of relocating active duty military personnel;
- (5) Enhance the exchange of licensure, investigative and disciplinary information between member states;
- (6) Allow a remote state to hold a provider of services with a compact privilege in that state accountable to that state's practice standards; and
- (7) Allow for the use of telehealth technology to facilitate increased access to audiology and speech-language pathology services.

345.180. As used in this Compact, and except as otherwise provided, the following definitions shall apply:

- (1) "Active duty military" means full-time duty status in the active uniformed service of the United States, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. Chapter 1209 and 1211.
- (2) "Adverse action" means any administrative, civil, equitable or criminal action permitted by a state's laws which is imposed by a licensing board or other authority against an audiologist or speech-language pathologist, including actions against an individual's license or privilege to practice such as revocation, suspension, probation, monitoring of the licensee, or restriction on the licensee's practice.
- (3) "Alternative program" means a non-disciplinary monitoring process approved by an audiology or speech-language pathology licensing board to address impaired practitioners.
- (4) "Audiologist" means an individual who is licensed by a state to practice audiology.
- (5) "Audiology" means the care and services provided by a licensed audiologist as set forth in the member state's statutes and rules.
- (6) "Audiology and Speech-Language Pathology Compact Commission" or "Commission" means the national administrative body whose membership consists of all states that have enacted the Compact.
- (7) "Audiology and speech-language pathology licensing board," "audiology licensing board," "speech-language pathology licensing board," or "licensing board" means the agency of a state that is responsible for the licensing and regulation of audiologists and/or speech-language pathologists.
- (8) "Compact privilege" means the authorization granted by a remote state to allow a licensee from another member state to practice as an audiologist or speech-language pathologist in the remote state under its laws and rules. The practice of audiology or speech-language pathology occurs in the member state where the patient/client/student is located at the time of the patient/client/student encounter.
- (9) "Current significant investigative information" means investigative information that a licensing board, after an inquiry or investigation that includes notification and an opportunity for the audiologist or speech-language pathologist to respond, if required by state law, has reason to believe is not groundless and, if proved true, would indicate more than a minor infraction.
- (10) "Data system" means a repository of information about licensees, including, but not limited to, continuing education, examination, licensure, investigative, compact privilege and adverse action.
- (11) "Encumbered license" means a license in which an adverse action restricts the practice of audiology or speech-language pathology by the licensee and said adverse action has been reported to the National Practitioners Data Bank (NPDB).
- (12) "Executive Committee" means a group of directors elected or appointed to act on behalf of, and within the powers granted to them by, the Commission.
- (13) "Home state" means the member state that is the licensee's primary state of residence.
- (14) "Impaired practitioner" means individuals whose professional practice is adversely affected by substance abuse, addiction, or other health-related conditions.
- (15) "Licensee" means an individual who currently holds an authorization from the state licensing board to practice as an audiologist or speech-language pathologist.
- (16) "Member state" means a state that has enacted the Compact.

(17) "Privilege to practice" means a legal authorization permitting the practice of audiology or speech-language pathology in a remote state.

(18) "Remote state" means a member state other than the home state where a licensee is exercising or seeking to exercise the compact privilege.

(19) "Rule" means a regulation, principle or directive promulgated by the Commission that has the force of law.

(20) "Single-state license" means an audiology or speech-language pathology license issued by a member state that authorizes practice only within the issuing state and does not include a privilege to practice in any other member state.

(21) "Speech-language pathologist" means an individual who is licensed by a state to practice speech-language pathology.

(22) "Speech-language pathology" means the care and services provided by a licensed speech-language pathologist as set forth in the member state's statutes and rules.

(23) "State" means any state, commonwealth, district or territory of the United States of America that regulates the practice of audiology and speech-language pathology.

(24) "State practice laws" means a member state's laws, rules and regulations that govern the practice of audiology or speech-language pathology, define the scope of audiology or speech-language pathology practice, and create the methods and grounds for imposing discipline.

(25) "Telehealth" means the application of telecommunication technology to deliver audiology or speech-language pathology services at a distance for assessment, intervention and/or consultation.

345.185. 1. A license issued to an audiologist or speech-language pathologist by a home state to a resident in that state shall be recognized by each member state as authorizing an audiologist or speech-language pathologist to practice audiology or speech-language pathology, under a privilege to practice, in each member state.

2. A state must implement or utilize procedures for considering the criminal history records of applicants for initial privilege to practice. These procedures shall include the submission of fingerprints or other biometric-based information by applicants for the purpose of obtaining an applicant's criminal history record information from the Federal Bureau of Investigation and the agency responsible for retaining that state's criminal records.

(1) A member state must fully implement a criminal background check requirement, within a time frame established by rule, by receiving the results of the Federal Bureau of Investigation record search on criminal background checks and use the results in making licensure decisions.

(2) Communication between a member state, the Commission and among member states regarding the verification of eligibility for licensure through the Compact shall not include any information received from the Federal Bureau of Investigation relating to a federal criminal records check performed by a member state under Public Law 92-544.

3. Upon application for a privilege to practice, the licensing board in the issuing remote state shall ascertain, through the data system, whether the applicant has ever held, or is the holder of, a license issued by any other state, whether there are any encumbrances on any license or privilege to practice held by the applicant, whether any adverse action has been taken against any license or privilege to practice held by the applicant.

4. Each member state shall require an applicant to obtain or retain a license in the home state and meet the home state's qualifications for licensure or renewal of licensure, as well as, all other applicable state laws.

5. For an audiologist:

(1) Must meet one of the following educational requirements:

(a) On or before, Dec. 31, 2007, has graduated with a master's degree or doctorate in audiology, or equivalent degree regardless of degree name, from a program that is accredited by an accrediting agency recognized by the Council for Higher Education Accreditation, or its successor, or by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(b) On or after, Jan. 1, 2008, has graduated with a Doctoral degree in audiology, or equivalent degree, regardless of degree name, from a program that is accredited by an accrediting agency recognized by the Council for Higher Education Accreditation, or its successor, or by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(c) Has graduated from an audiology program that is housed in an institution of higher education outside of the United States a. for which the program and institution have been approved by the authorized accrediting body in the applicable country and b. the degree program has been verified by an independent credentials review agency to be comparable to a state licensing board-approved program.

(2) Has completed a supervised clinical practicum experience from an accredited educational institution or its cooperating programs as required by the Commission;

(3) Has successfully passed a national examination approved by the Commission;

(4) Holds an active, unencumbered license;

(5) Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of audiology, under applicable state or federal criminal law;

(6) Has a valid United States Social Security or National Practitioner Identification number.

6. For a speech-language pathologist:

(1) Must meet one of the following educational requirements:

(a) Has graduated with a master's degree from a speech-language pathology program that is accredited by an organization recognized by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(b) Has graduated from a speech-language pathology program that is housed in an institution of higher education outside of the United States a. for which the program and institution have been approved by the authorized accrediting body in the applicable country and b. the degree program has been verified by an independent credentials review agency to be comparable to a state licensing board-approved program.

(2) Has completed a supervised clinical practicum experience from an educational institution or its cooperating programs as required by the Commission;

(3) Has completed a supervised postgraduate professional experience as required by the Commission;

(4) Has successfully passed a national examination approved by the Commission;

(5) Holds an active, unencumbered license;

(6) Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of speech-language pathology, under applicable state or federal criminal law;

(7) Has a valid United States Social Security or National Practitioner Identification number.

7. The privilege to practice is derived from the home state license.

8. An audiologist or speech-language pathologist practicing in a member state must comply with the state practice laws of the state in which the client is located at the time service is provided. The practice of audiology and speech-language pathology shall include all audiology and speech-language pathology practice as defined by the state practice laws of the member state in which the client is located. The practice of audiology and speech-language pathology in a member state under a privilege to practice shall subject an audiologist or speech-language pathologist to the jurisdiction of the licensing board, the courts and the laws of the member state in which the client is located at the time service is provided.

9. Individuals not residing in a member state shall continue to be able to apply for a member state's single-state license as provided under the laws of each member state. However, the single-state license granted to these individuals shall not be recognized as granting the privilege to practice audiology or speech-language pathology in any other member state. Nothing in this Compact shall affect the requirements established by a member state for the issuance of a single-state license.

10. Member states may charge a fee for granting a compact privilege.

11. Member states must comply with the bylaws and rules and regulations of the Commission.

345.190. 1. To exercise the compact privilege under the terms and provisions of the Compact, the audiologist or speech-language pathologist shall:

(1) Hold an active license in the home state;

(2) Have no encumbrance on any state license;

(3) Be eligible for a compact privilege in any member state in accordance with section 345.185;

(4) Have not had any adverse action against any license or compact privilege within the previous 2 years from date of application;

(5) Notify the Commission that the licensee is seeking the compact privilege within a remote state or states;

(6) Pay any applicable fees, including any state fee, for the compact privilege;

(7) Report to the Commission adverse action taken by any non-member state within 30 days from the date the adverse action is taken.

2. For the purposes of the compact privilege, an audiologist or speech-language pathologist shall only hold one home state license at a time.

3. Except as provided in section 345.200, if an audiologist or speech-language pathologist changes primary state of residence by moving between two-member states, the audiologist or speech-language pathologist must apply for licensure in the new home state, and the license issued by the prior home state shall be deactivated in accordance with applicable rules adopted by the Commission.

4. The audiologist or speech-language pathologist may apply for licensure in advance of a change in primary state of residence.

5. A license shall not be issued by the new home state until the audiologist or speech-language pathologist provides satisfactory evidence of a change in primary state of residence to the new home state and satisfies all applicable requirements to obtain a license from the new home state.

6. If an audiologist or speech-language pathologist changes primary state of residence by moving from a member state to a non-member state, the license issued by the prior home state shall convert to a single-state license, valid only in the former home state.

7. The compact privilege is valid until the expiration date of the home state license. The licensee must comply with the requirements of subsection 1 of this section to maintain the compact privilege in the remote state.

8. A licensee providing audiology or speech-language pathology services in a remote state under the compact privilege shall function within the laws and regulations of the remote state.

9. A licensee providing audiology or speech-language pathology services in a remote state is subject to that state's regulatory authority. A remote state may, in accordance with due process and that state's laws, remove a licensee's compact privilege in the remote state for a specific period of time, impose fines, and/or take any other necessary actions to protect the health and safety of its citizens.

10. If a home state license is encumbered, the licensee shall lose the compact privilege in any remote state until the following occur:

- (1) The home state license is no longer encumbered; and
- (2) Two years have elapsed from the date of the adverse action.

11. Once an encumbered license in the home state is restored to good standing, the licensee must meet the requirements of subsection 1 of this section to obtain a compact privilege in any remote state.

12. Once the requirements of subsection 10 of this section have been met, the licensee must meet the requirements in subsection 1 of this section to obtain a compact privilege in a remote state.

345.195. Member states shall recognize the right of an audiologist or speech-language pathologist, licensed by a home state in accordance with section 345.185 and under rules promulgated by the Commission, to practice audiology or speech-language pathology in any member state via telehealth under a privilege to practice as provided in the Compact and rules promulgated by the Commission.

345.200. Active duty military personnel, or their spouse, shall designate a home state where the individual has a current license in good standing. The individual may retain the home state designation during the period the service member is on active duty. Subsequent to designating a home state, the individual shall only change their home state through application for licensure in the new state.

345.205. 1. In addition to the other powers conferred by state law, a remote state shall have the authority, in accordance with existing state due process law, to:

(1) Take adverse action against an audiologist's or speech-language pathologist's privilege to practice within that member state.

(2) Issue subpoenas for both hearings and investigations that require the attendance and testimony of witnesses as well as the production of evidence. Subpoenas issued by a licensing board in a member state for the attendance and testimony of witnesses or the production of evidence from another member state shall be enforced in the latter state by any court of competent jurisdiction, according to the practice and procedure of that court applicable to subpoenas issued in proceedings pending before it. The issuing authority shall pay any witness fees, travel expenses, mileage and other fees required by the service statutes of the state in which the witnesses or evidence are located.

(3) Only the home state shall have the power to take adverse action against an audiologist's or speech-language pathologist's license issued by the home state.

2. For purposes of taking adverse action, the home state shall give the same priority and effect to reported conduct received from a member state as it would if the conduct had occurred within the home state. In so doing, the home state shall apply its own state laws to determine appropriate action.

3. The home state shall complete any pending investigations of an audiologist or speech-language pathologist who changes primary state of residence during the course of the investigations. The home state shall also have the authority to take appropriate action or actions and shall promptly report the conclusions of the investigations to the administrator of the data system. The administrator of the coordinated licensure information system shall promptly notify the new home state of any adverse actions.

4. If otherwise permitted by state law, the member state may recover from the affected audiologist or speech-language pathologist the costs of investigations and disposition of cases resulting from any adverse action taken against that audiologist or speech-language pathologist.

5. The member state may take adverse action based on the factual findings of the remote state, provided that the member state follows the member state's own procedures for taking the adverse action.

6. (1) In addition to the authority granted to a member state by its respective audiology or speech-language pathology practice act or other applicable state law, any member state may participate with other member states in joint investigations of licensees.

(2) Member states shall share any investigative, litigation, or compliance materials in furtherance of any joint or individual investigation initiated under the Compact.

7. If adverse action is taken by the home state against an audiologist's or speech language pathologist's license, the audiologist's or speech-language pathologist's privilege to practice in all other member states shall be deactivated until all encumbrances have been removed from the state license. All home state disciplinary orders that impose adverse action against an audiologist's or speech language pathologist's license shall include a statement that the audiologist's or speech-language pathologist's privilege to practice is deactivated in all member states during the pendency of the order.

8. If a member state takes adverse action, it shall promptly notify the administrator of the data system. The administrator of the data system shall promptly notify the home state of any adverse actions by remote states.

9. Nothing in this Compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action.

345.210. 1. The Compact member states hereby create and establish a joint public agency known as the Audiology and Speech-Language Pathology Compact Commission:

(1) The Commission is an instrumentality of the Compact states.

(2) Venue is proper and judicial proceedings by or against the Commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of the Commission is located. The Commission may waive venue and jurisdictional defenses to the extent it adopts or consents to participate in alternative dispute resolution proceedings.

(3) Nothing in this Compact shall be construed to be a waiver of sovereign immunity.

2. (1) Each member state shall have two (2) delegates selected by that member state's licensing board. The delegates shall be current members of the licensing board. One shall be an audiologist and one shall be a speech-language pathologist.

(2) An additional five (5) delegates, who are either a public member or board administrator from a state licensing board, shall be chosen by the Executive Committee from a pool of nominees provided by the Commission at Large.

(3) Any delegate may be removed or suspended from office as provided by the law of the state from which the delegate is appointed.

(4) The member state board shall fill any vacancy occurring on the Commission, within 90 days.

(5) Each delegate shall be entitled to one (1) vote with regard to the promulgation of rules and creation of bylaws and shall otherwise have an opportunity to participate in the business and affairs of the Commission.

(6) A delegate shall vote in person or by other means as provided in the bylaws. The bylaws may provide for delegates' participation in meetings by telephone or other means of communication.

(7) The Commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

3. The Commission shall have the following powers and duties:

(1) Establish the fiscal year of the Commission;

(2) Establish bylaws;

(3) Establish a Code of Ethics;

(4) Maintain its financial records in accordance with the bylaws;

(5) Meet and take actions as are consistent with the provisions of this Compact and the bylaws;

(6) Promulgate uniform rules to facilitate and coordinate implementation and administration of this Compact. The rules shall have the force and effect of law and shall be binding in all member states;

(7) Bring and prosecute legal proceedings or actions in the name of the Commission, provided that the standing of any state audiology or speech-language pathology licensing board to sue or be sued under applicable law shall not be affected;

(8) Purchase and maintain insurance and bonds;

(9) Borrow, accept, or contract for services of personnel, including, but not limited to, employees of a member state;

(10) Hire employees, elect or appoint officers, fix compensation, define duties, grant individuals appropriate authority to carry out the purposes of the Compact, and to establish the Commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;

(11) Accept any and all appropriate donations and grants of money, equipment, supplies, materials and services, and to receive, utilize and dispose of the same; provided that at all times the Commission shall avoid any appearance of impropriety and/or conflict of interest;

(12) Lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold, improve or use, any property, real, personal or mixed; provided that at all times the Commission shall avoid any appearance of impropriety;

(13) Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property real, personal, or mixed;

(14) Establish a budget and make expenditures;

(15) Borrow money;

(16) Appoint committees, including standing committees composed of members, and other interested persons as may be designated in this Compact and the bylaws;

(17) Provide and receive information from, and cooperate with, law enforcement agencies;

(18) Establish and elect an Executive Committee; and

(19) Perform other functions as may be necessary or appropriate to achieve the purposes of this Compact consistent with the state regulation of audiology and speech-language pathology licensure and practice.

4. The Executive Committee shall have the power to act on behalf of the Commission according to the terms of this Compact:

(1) The Executive Committee shall be composed of ten (10) members:

(a) Seven (7) voting members who are elected by the Commission from the current membership of the Commission;

(b) Two (2) ex-officios, consisting of one nonvoting member from a recognized national audiology professional association and one nonvoting member from a recognized national speech-language pathology association; and

(c) One (1) ex-officio, nonvoting member from the recognized membership organization of the audiology and speech-language pathology licensing boards.

5. The ex-officio members shall be selected by their respective organizations.

(1) The Commission may remove any member of the Executive Committee as provided in bylaws.

(2) The Executive Committee shall meet at least annually.

(3) The Executive Committee shall have the following duties and responsibilities:

(a) Recommend to the entire Commission changes to the rules or bylaws, changes to this Compact legislation, fees paid by Compact member states such as annual dues, and any commission Compact fee charged to licensees for the compact privilege;

(b) Ensure Compact administration services are appropriately provided, contractual or otherwise;

(c) Prepare and recommend the budget;

(d) Maintain financial records on behalf of the Commission;

(e) Monitor Compact compliance of member states and provide compliance reports to the Commission;

(f) Establish additional committees as necessary; and

(g) Other duties as provided in rules or bylaws.

(4) All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in section 345.220.

(5) The Commission or the Executive Committee or other committees of the Commission may convene in a closed, non-public meeting if the Commission or Executive Committee or other committees of the Commission must discuss:

- (a) Non-compliance of a member state with its obligations under the Compact;
- (b) The employment, compensation, discipline or other matters, practices or procedures related to specific employees or other matters related to the Commission's internal personnel practices and procedures;
- (c) Current, threatened, or reasonably anticipated litigation;
- (d) Negotiation of contracts for the purchase, lease, or sale of goods, services, or real estate;
- (e) Accusing any person of a crime or formally censuring any person;
- (f) Disclosure of trade secrets or commercial or financial information that is privileged or confidential;
- (g) Disclosure of information of a personal nature where disclosure would constitute a clearly unwarranted invasion of personal privacy;
- (h) Disclosure of investigative records compiled for law enforcement purposes;
- (i) Disclosure of information related to any investigative reports prepared by or on behalf of or for use of the Commission or other committee charged with responsibility of investigation or determination of compliance issues pursuant to the Compact; or
- (j) Matters specifically exempted from disclosure by federal or member state statute.

(6) If a meeting, or portion of a meeting, is closed pursuant to this provision, the Commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exempting provision.

(7) The Commission shall keep minutes that fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken, and the reasons therefore, including a description of the views expressed. All documents considered in connection with an action shall be identified in minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the Commission or order of a court of competent jurisdiction.

(8) (a) The Commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.

(b) The Commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, supplies, materials, and services.

(c) The Commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the Commission and its staff, which must be in a total amount sufficient to cover its annual budget as approved each year for which revenue is not provided by other sources. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the Commission, which shall promulgate a rule binding upon all member states.

(9) The Commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the Commission pledge the credit of any of the member states, except by and with the authority of the member state.

(10) The Commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the Commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the Commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the Commission.

6. (1) The members, officers, executive director, employees and representatives of the Commission shall be immune from suit and liability, either personally or in their official capacity, for any claim for damage to or loss of property or personal injury or other civil liability caused by or arising out of any actual or alleged act, error or omission that occurred, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties or responsibilities; provided that nothing in this subdivision shall be construed to protect any person from suit and/or liability for any damage, loss, injury, or liability caused by the intentional or willful or wanton misconduct of that person.

(2) The Commission shall defend any member, officer, executive director, employee or representative of the Commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities; provided that nothing

herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional or willful or wanton misconduct.

(3) The Commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the Commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that person had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission did not result from the intentional or willful or wanton misconduct of that person.

345.215. 1. The Commission shall provide for the development, maintenance, and utilization of a coordinated database and reporting system containing licensure, adverse action, and investigative information on all licensed individuals in member states.

2. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the data system on all individuals to whom this Compact is applicable as required by the rules of the Commission, including:

- (1) Identifying information;
- (2) Licensure data;
- (3) Adverse actions against a license or compact privilege;
- (4) Non-confidential information related to alternative program participation;
- (5) Any denial of application for licensure, and the reason or reasons for denial; and
- (6) Other information that may facilitate the administration of this Compact, as determined by the rules of the Commission.

3. Investigative information pertaining to a licensee in any member state shall only be available to other member states.

4. The Commission shall promptly notify all member states of any adverse action taken against a licensee or an individual applying for a license. Adverse action information pertaining to a licensee in any member state shall be available to any other member state.

5. Member states contributing information to the data system may designate information that may not be shared with the public without the express permission of the contributing state.

6. Any information submitted to the data system that is subsequently required to be expunged by the laws of the member state contributing the information shall be removed from the data system.

345.220. 1. The Commission shall exercise its rulemaking powers pursuant to the criteria set forth in this Section and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment.

2. If a majority of the legislatures of the member states rejects a rule, by enactment of a statute or resolution in the same manner used to adopt the Compact within 4 years of the date of adoption of the rule, the rule shall have no further force and effect in any member state.

3. Rules or amendments to the rules shall be adopted at a regular or special meeting of the Commission.

4. Prior to promulgation and adoption of a final rule or rules by the Commission, and at least thirty (30) days in advance of the meeting at which the rule shall be considered and voted upon, the Commission shall file a Notice of Proposed Rulemaking:

- (1) On the website of the Commission or other publicly accessible platform; and
- (2) On the website of each member state audiology or speech-language pathology licensing board or other publicly accessible platform or the publication in which each state would otherwise publish proposed rules.

5. The Notice of Proposed Rulemaking shall include:

- (1) The proposed time, date, and location of the meeting in which the rule shall be considered and voted upon;
- (2) The text of the proposed rule or amendment and the reason for the proposed rule;
- (3) A request for comments on the proposed rule from any interested person; and
- (4) The manner in which interested persons may submit notice to the Commission of their intention to attend the public hearing and any written comments.

6. Prior to the adoption of a proposed rule, the Commission shall allow persons to submit written data, facts, opinions and arguments, which shall be made available to the public.

7. The Commission shall grant an opportunity for a public hearing before it adopts a rule or amendment if a hearing is requested by:

- (1) At least twenty-five (25) persons;
- (2) A state or federal governmental subdivision or agency; or
- (3) An association having at least twenty-five (25) members.

8. If a hearing is held on the proposed rule or amendment, the Commission shall publish the place, time, and date of the scheduled public hearing. If the hearing is held via electronic means, the Commission shall publish the mechanism for access to the electronic hearing.

(1) All persons wishing to be heard at the hearing shall notify the executive director of the Commission or other designated member in writing of their desire to appear and testify at the hearing not less than five (5) business days before the scheduled date of the hearing.

(2) Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.

(3) All hearings shall be recorded. A copy of the recording shall be made available on request.

(4) Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the Commission at hearings required by this section.

9. Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the Commission shall consider all written and oral comments received.

10. If no written notice of intent to attend the public hearing by interested parties is received, the Commission may proceed with promulgation of the proposed rule without a public hearing.

11. The Commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.

12. Upon determination that an emergency exists, the Commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing, provided that the usual rulemaking procedures provided in the Compact and in this section shall be retroactively applied to the rule as soon as reasonably possible, in no event later than ninety (90) days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that must be adopted immediately in order to:

- (1) Meet an imminent threat to public health, safety, or welfare;
- (2) Prevent a loss of Commission or member state funds; or
- (3) Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule.

13. The Commission or an authorized committee of the Commission may direct revisions to a previously adopted rule or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the Commission. The revision shall be subject to challenge by any person for a period of thirty (30) days after posting. The revision may be challenged only on grounds that the revision results in a material change to a rule. A challenge shall be made in writing and delivered to the chair of the Commission prior to the end of the notice period. If no challenge is made, the revision shall take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the Commission.

345.225. 1. (1) Upon request by a member state, the Commission shall attempt to resolve disputes related to the Compact that arise among member states and between member and non-member states.

(2) The Commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

2. (1) The Commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this Compact.

(2) By majority vote, the Commission may initiate legal action in the United States District Court for the District of Columbia or the federal district where the Commission has its principal offices against a member state in default to enforce compliance with the provisions of the Compact and its promulgated rules and bylaws. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing member shall be awarded all costs of litigation, including reasonable attorney's fees.

(3) The remedies herein shall not be the exclusive remedies of the Commission. The Commission may pursue any other remedies available under federal or state law.

345.230. 1. The Compact shall come into effect on the date on which the Compact statute is enacted into law in the 10th member state. The provisions, which become effective at that time, shall be limited to the powers granted to the Commission relating to assembly and the promulgation of rules. Thereafter, the

Commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the Compact.

2. Any state that joins the Compact subsequent to the Commission's initial adoption of the rules shall be subject to the rules as they exist on the date on which the Compact becomes law in that state. Any rule that has been previously adopted by the Commission shall have the full force and effect of law on the day the Compact becomes law in that state.

3. Any member state may withdraw from this Compact by enacting a statute repealing the same.

(1) A member state's withdrawal shall not take effect until six (6) months after enactment of the repealing statute.

(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's audiology or speech-language pathology licensing board to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.

4. Nothing contained in this Compact shall be construed to invalidate or prevent any audiology or speech-language pathology licensure agreement or other cooperative arrangement between a member state and a non-member state that does not conflict with the provisions of this Compact.

5. This Compact may be amended by the member states. No amendment to this Compact shall become effective and binding upon any member state until it is enacted into the laws of all member states.

345.235. This Compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this Compact shall be severable and if any phrase, clause, sentence or provision of this Compact is declared to be contrary to the constitution of any member state or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the remainder of this Compact and the applicability thereof to any government, agency, person or circumstance shall not be affected thereby. If this Compact shall be held contrary to the constitution of any member state, the Compact shall remain in full force and effect as to the remaining member states and in full force and effect as to the member state affected as to all severable matters.

345.240. 1. Nothing herein prevents the enforcement of any other law of a member state that is not inconsistent with the Compact.

2. All laws in a member state in conflict with the Compact are superseded to the extent of the conflict.

3. All lawful actions of the Commission, including all rules and bylaws promulgated by the Commission, are binding upon the member states.

4. All agreements between the Commission and the member states are binding in accordance with their terms.

5. In the event any provision of the Compact exceeds the constitutional limits imposed on the legislature of any member state, the provision shall be ineffective to the extent of the conflict with the constitutional provision in question in that member state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Coleman (32) offered **House Amendment No. 1 to House Amendment No. 6.**

House Amendment No. 1

to

House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 1, Line 1, by inserting after the word "Page" the following:

"86, Section 302.171, Line 129, by inserting after all of said section and line the following:

"332.325 1. The Missouri dental board may collaborate with the department of health and senior services and the office of dental health within the department of health and senior services to approve pilot projects designed to examine new methods of extending care to underserved populations. Such pilot projects may employ techniques or approaches to care that may necessitate a waiver of the requirements of this chapter and regulations promulgated thereunder, provided that:

- (1) The project plan has a clearly stated objective of serving a specific underserved population that warrants, in the opinion of a majority of the board, granting approval for a pilot project;
- (2) The pilot project has a finite start date and termination date;
- (3) The pilot project clearly defines the new techniques or approaches the project intends to examine to determine whether such techniques or approaches improve access to or quality of care;
- (4) The project plan identifies specific and limited locations and populations to participate in the pilot project;
- (5) The project plan clearly establishes minimum guidelines and standards for the pilot project including, but not limited to, provisions for protecting the safety of participating patients;
- (6) The project plan clearly defines the measurement criteria the pilot project will use to evaluate the outcomes of the project on access to and quality of care; and
- (7) The project plan identifies reporting intervals to communicate interim and final outcomes to the board.

2. The board may promulgate rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

3. The provisions of this section shall expire on August 28, 2026. The board shall provide a final report on approved pilot projects and related data or findings to the general assembly on or before December 31, 2025. The name, location, approval dates, and general description of an approved pilot project shall be deemed a public record under chapter 610."; and

Further amend said bill, Page"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Coleman (32), **House Amendment No. 1 to House Amendment No. 6** was adopted.

Representative Gregory (51) offered **House Amendment No. 2 to House Amendment No. 6**.

*House Amendment No. 2
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Bill No. 690, Page 1, Line 1, by inserting after the number "690," the following:

"Page 58, Section 198.644, Lines 43-49, by deleting said lines and inserting in lieu thereof the following:

"(10) Indemnify and hold harmless a health care facility for any damages, sanctions, or civil monetary penalties that are proximately caused by an action or failure to act of any health care personnel the agency provides to the health care facility; provided that the amount for which the supplemental health care services agency may be liable to a health care facility for civil monetary penalties and sanctions shall not exceed one hundred thousand dollars for civil monetary penalties and sanctions that can be assessed against skilled nursing facilities by the United States Department of Health and Human Services or the Centers for Medicare and Medicaid Services. If the damages, sanctions, or civil monetary penalties are proximately caused by the negligence, action, or failure to act by the health care facility, then liability shall be determined by a percentage of fault and shall be the sole responsibility of the party against whom such determination is made. Such determinations shall be made by the agreement of the parties or a neutral third party who considers all of the relevant factors in making a determination."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory (51), **House Amendment No. 2 to House Amendment No. 6** was adopted.

On motion of Representative Kelley (127), **House Amendment No. 6, as amended**, was adopted.

On motion of Representative Christofanelli, **HCS SS SB 690, as amended**, was adopted.

On motion of Representative Christofanelli, **HCS SS SB 690, as amended**, was read the third time and passed by the following vote:

AYES: 122

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Christofanelli	Coleman 32	Coleman 97	Collins	Cook
Copeland	Davidson	Davis	DeGroot	Dinkins
Dogan	Doll	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Gunby	Haden	Haffner
Hardwick	Henderson	Hicks	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Porter	Price IV	Proudie
Quade	Railsback	Reedy	Riggs	Riley
Roberts	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Smith 45	Smith 67
Stephens 128	Stevens 46	Tate	Taylor 48	Terry
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Young	Mr. Speaker			

NOES: 016

Chipman	Eggleston	Haley	Hudson	Kidd
Pollitt 52	Pollock 123	Pouche	Richey	Roden
Stacy	Taylor 139	Thomas	Toalson Reisch	Walsh 50
Wright				

PRESENT: 000

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ABSENT WITH LEAVE: 018

Appelbaum	Bailey	Bosley	Brown 27	Clemens
Cupps	Deaton	Derges	Grier	Griffith
Houx	McDaniel	Morse	Rone	Simmons
Smith 155	Smith 163	Windham		

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 142

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 002

Davis	Walsh 50
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PRESENT: 000

ABSENT WITH LEAVE: 012

Appelbaum	Bailey	Bland Manlove	Bosley	Derges
Evans	Grier	Griffith	Houx	Lewis 6
Price IV	Windham			

VACANCIES: 007

Speaker Vescovo resumed the Chair.

PERFECTION OF HOUSE BILLS

HCS HB 2909, relating to the composition of congressional districts, was again taken up by Representative Shaul.

Representative Barnes offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2909, Pages 2-27, Section 128.461, Lines 1-933, by deleting all of said lines; and

Further amend said bill, Pages 27-65, Section 128.462, Lines 1-1424, by deleting all of said section and lines; and

Further amend said bill, Pages 65-105, Section 128.463, Lines 1-1452, by deleting all of said section and lines; and

Further amend said bill, Pages 105-118, Section 128.464, Lines 1-479, by deleting all of said section and lines; and

Further amend said bill, Pages 118-142, Section 128.465, Lines 1-886, by deleting all of said section and lines; and

Further amend said bill, Pages 142-147, Section 128.466, Lines 1-184, by deleting all of said section and lines; and

Further amend said bill, Pages 147-148, Section 128.467, Lines 1-65, by deleting all of said section and lines; and

Further amend said bill, Pages 148-163, Section 128.468, Lines 1-554, by deleting all of said section and lines; and

Further amend said bill, Page 163, Section 128.468, Line 554, by inserting after all of said line the following:

"128.461. The first congressional district	VTD: AP012
shall be composed of the following:	VTD: AP013
County: St. Louis City MO	VTD: AP014
County: St. Louis MO	VTD: AP015
VTD: AP001	VTD: AP016
VTD: AP002	VTD: AP017
VTD: AP003	VTD: AP018
VTD: AP004	VTD: AP019
VTD: AP005	VTD: AP020
VTD: AP006	VTD: AP021
VTD: AP007	VTD: AP022
VTD: AP008	VTD: AP023
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VTD: AP011	VTD: AP026

VTD: AP027	Block: 291892155002015
VTD: AP028	VTD: CC017
VTD: AP029	VTD: CC018
VTD: AP030	VTD: CC022
VTD: AP031	Block: 291892155001002
VTD: AP032	Block: 291892155001003
VTD: AP033	Block: 291892155001005
VTD: AP034	Block: 291892155001010
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VTD: AP036	Block: 291892155001012
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 VTD: UNV043
 VTD: UNV045
 VTD: UNV201
 VTD: UNV202
 VTD: UNV205
 VTD: UNV206
 VTD: UNV208

128.462. The second congressional
 district shall be composed of the following:
 County: St. Charles MO
 VTD: Adams
 VTD: All Saints
 VTD: Arlington
 VTD: Aspen
 VTD: Bayfield
 Block: 291833117321002
 Block: 291833117321005
 Block: 291833117321006
 Block: 291833117321007

Block: 291833117323003
 Block: 291833117323008
 Block: 291833117323009
 Block: 291833117323012
 Block: 291833117324014
 Block: 291833117324015
 Block: 291833117324018
 Block: 291833117324019
 Block: 291833117324020
 VTD: Briarhill
 VTD: Canary
 VTD: Canvas Cove
 VTD: Carriage Hills
 VTD: Cave Springs
 VTD: Cheshire
 VTD: Claybrook
 VTD: Coachman
 VTD: Cottleville
 VTD: Country Hill
 VTD: Coverdell
 Block: 291833102022031
 Block: 291833103011000
 Block: 291833103011001
 Block: 291833103011002
 Block: 291833103011003
 Block: 291833103011004
 Block: 291833103011005
 Block: 291833103011006
 Block: 291833103011007
 Block: 291833103011008
 Block: 291833103012010
 Block: 291833103012017
 Block: 291833103022001
 Block: 291833103022002
 Block: 291833103022003
 Block: 291833103022028
 Block: 291833103022029
 Block: 291833103022033
 VTD: Covilli
 VTD: Discovery
 VTD: Edgewood
 Block: 291833102022029
 Block: 291833102022030
 Block: 291833103011013
 Block: 291833103011014
 Block: 291833103011015
 Block: 291833103011016
 Block: 291833103011017
 Block: 291833103011021
 Block: 291833103012000
 Block: 291833103012001
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 Block: 291833103012008
 Block: 291833103012009
 Block: 291833103012011
 Block: 291833103012012
 Block: 291833103012013
 Block: 291833103012014
 Block: 291833103012015
 Block: 291833103012016
 Block: 291833103012018
 Block: 291833103012019
 Block: 291833103012020
 Block: 291833103012021
 Block: 291833103012022
 Block: 291833103012023
 Block: 291833103012024
 Block: 291833103012025
 Block: 291833103012026
 Block: 291833106022000
 Block: 291833115002046
 Block: 291833115002047
 Block: 291833115002050
 Block: 291833115002074
 Block: 291833115002075
 Block: 291833115002076
 Block: 291833115002077
 Block: 291833115002078
 Block: 291833115002079
 Block: 291833115002081
 VTD: Fairmount
 VTD: Fairways
 VTD: Fox
 VTD: Glengate
 Block: 291833117381024
 Block: 291833117382003
 Block: 291833117382008
 Block: 291833117382010
 Block: 291833117382013
 VTD: Government
 VTD: Graybridge
 VTD: Green Forest
 VTD: Hanover
 VTD: Harmony
 Block: 291833116021045
 VTD: Harvester
 VTD: Heritage
 VTD: Hi Point
 VTD: Hillcrest
 VTD: Kampville
 Block: 291833115001055
 Block: 291833115001056
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 Block: 291833115002063
 Block: 291833115002064
 Block: 291833115002069
 Block: 291833115002070
 Block: 291833115002071
 VTD: Katy Trail
 VTD: Lakes
 VTD: Laura Hill
 Block: 291833114223024
 Block: 291833116021038
 Block: 291833117341000
 Block: 291833117341001
 Block: 291833117341002
 Block: 291833117341003
 Block: 291833117341004
 Block: 291833117341005
 Block: 291833117341006
 Block: 291833117341007
 Block: 291833117341008
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 Block: 291833117343008
 Block: 291833117343009
 Block: 291833117343010
 Block: 291833117343011
 Block: 291833117343012
 Block: 291833117343013
 VTD: Lincoln
 VTD: McClay
 VTD: McNair
 VTD: Meadow Valley
 VTD: Mid Rivers
 Block: 291833115001064
 Block: 291833115001065
 Block: 291833115001066
 Block: 291833115001070
 Block: 291833115001101
 Block: 291833115001103
 Block: 291833115001104
 Block: 291833115001105
 Block: 291833115001120
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 Block: 291833124001007
 Block: 291833124001008
 Block: 291833124001009
 Block: 291833124001010
 Block: 291833124001011
 Block: 291833124001012
 Block: 291833124001018
 Block: 291833124001019
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 Block: 291833124002012
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Block: 291833124002021
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Block: 291833124002023
Block: 291833124002024
Block: 291833124002025
Block: 291833124002026
Block: 291833124002031
VTD: Montclair
VTD: Monticello
VTD: Oak Creek
VTD: Oaks
VTD: Parkwood
VTD: Pitman
VTD: Rabbit Run
VTD: River Bend
VTD: Salt Lick
Block: 291833114221000
Block: 291833114221003
Block: 291833114221004
Block: 291833114221005
Block: 291833114221006
Block: 291833114221007
Block: 291833114221008
Block: 291833114222001
Block: 291833114222002
Block: 291833114222003
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Block: 291833114222007
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Block: 291833114223004
Block: 291833114223006
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Block: 291833114223008
Block: 291833114223009
Block: 291833114223020
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Block: 291833114223022
Block: 291833114223023
Block: 291833114223026
Block: 291833114223027
Block: 291833114223028
Block: 291833114224005
VTD: Shadow Creek
VTD: Shirewood
VTD: Shoshone
VTD: Sibley
VTD: Spencer
VTD: St. Andrews
VTD: St. Cletus
VTD: St. Jude
VTD: St. Marys
VTD: Starbuck

VTD: Summerset
VTD: Sun Lake
VTD: Sunny Hill
VTD: Sycamore
VTD: Tanglewood
VTD: Timberwood
VTD: Treetop
VTD: Truman
VTD: Washington
VTD: Weldon Spring
Block: 291833111141014
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Block: 291833111141019
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Block: 291833111244016
Block: 291833111244017
Block: 291833111244018
Block: 291833111511006
Block: 291833111512024
VTD: Westfield
VTD: Wheatfield
VTD: Whitmoor
VTD: Wilshire
VTD: Windcastle
VTD: Winds
VTD: Wolfrum
VTD: Woodcliff
VTD: Woodglen
VTD: Woodstream
County: St. Louis MO
VTD: BON001
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VTD: CON009	VTD: GRA005
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VTD: CON011	VTD: GRA007
VTD: CON012	VTD: GRA008
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VTD: CON051	VTD: GRA047
VTD: CON052	VTD: GRA048
VTD: CON053	VTD: GRA201
VTD: CON200	VTD: GRA202
VTD: CON202	VTD: GRA206

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VTD: LAF004
VTD: LAF005
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Block: 291892201011018	VTD: LEM021
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Block: 291892201011031	VTD: LEM023
Block: 291892201011032	VTD: LEM024
Block: 291892201011033	VTD: LEM025
Block: 291892201011034	VTD: LEM026
Block: 291892201011035	VTD: LEM027
Block: 291892201011036	VTD: LEM028
Block: 291892201011037	VTD: LEM029
Block: 291892201011038	VTD: LEM030
Block: 291892201011039	VTD: LEM031
Block: 291892201011040	VTD: LEM032
Block: 291892201011041	VTD: LEM033
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Block: 291892201012008	VTD: MER004
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Block: 291892201021007	VTD: MER006
Block: 291892201021008	VTD: MER007
Block: 291892201021018	VTD: MER008
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Block: 291892202001003	VTD: MER010
Block: 291892202001004	VTD: MER011
Block: 291892202001005	VTD: MER012
Block: 291892202001006	VTD: MER013
Block: 291892202001007	VTD: MER014
Block: 291892202001008	VTD: MER015
Block: 291892202001009	VTD: MER016
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Block: 291892202001011	Block: 291892215031022
Block: 291892202001012	Block: 291892215031023
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Block: 291892202001014	Block: 291892215031085
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Block: 291892202005001	Block: 291892215031096
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VTD: TSF001

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VTD: WH203
VTD: WH208

128.463. The third congressional district
shall be composed of the following:

County: Audrain MO
County: Boone MO
County: Callaway MO
County: Cole MO
County: Franklin MO
County: Gasconade MO
County: Lincoln MO
County: Maries MO
County: Miller MO
VTD: BRUMLEY
Block: 291319625012012
Block: 291319625012013
Block: 291319625012014
Block: 291319625012020
Block: 291319625012021
Block: 291319625012022
Block: 291319625012023
Block: 291319625012024
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Block: 291319625012045
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Block: 291319625012052
Block: 291319628012022
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VTD: ELDON CITY
VTD: ELDON NORTH
VTD: ELDON SOUTH
Block: 291319626002032
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VTD: IBERIA CITY & RURAL
VTD: MARYS HOME
VTD: OLEAN
VTD: ST. ANTHONY
VTD: ST.ELIZABETH
VTD: TUSCUMBIA
Block: 291319625012000
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Block: 291319628022006
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Block: 291319628022008
Block: 291319628022012
Block: 291319628022017
County: Montgomery MO
County: Osage MO
County: St. Charles MO
VTD: Amber Meadows
VTD: Augusta
VTD: Bayfield
Block: 291833117321000
Block: 291833117321001
Block: 291833117321003
Block: 291833117321004
Block: 291833117325000
Block: 291833117325001
Block: 291833117325002
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Block: 291833117325007
Block: 291833117325008
Block: 291833117325009
Block: 291833117325010
VTD: Bryan
VTD: Callaway
VTD: Cedar
VTD: Civic
VTD: Community
VTD: Coverdell
Block: 291833102022008
Block: 291833102022009
Block: 291833102022010
Block: 291833102022011
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Block: 291833115002029
VTD: Delmar
VTD: DuVall
VTD: Edgewood

Block: 291833102022027
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 VTD: Elks
 VTD: Evergreen
 VTD: Fairview
 VTD: Feise
 VTD: Fieldcrest
 VTD: Flint Hill
 VTD: Foristell
 VTD: Freymuth
 VTD: Glengate
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 VTD: Harmony
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VTD: Hawk Ridge
VTD: Highgrove
VTD: Hopewell
VTD: Josephville
VTD: Kampville
Block: 291833101002055
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Block: 291833101002081
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VTD: Keystone
VTD: Laura Hill
Block: 291833116021042
VTD: Mamelle
VTD: Marina
VTD: Mid Rivers
Block: 291833115001000
Block: 291833115001001
Block: 291833115001002

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Block: 291833115001109
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Block: 291833115001111
Block: 291833115001112
Block: 291833115001113
Block: 291833115001114
Block: 291833115001117
Block: 291833115001122
VTD: Montbrook
VTD: Morningside
VTD: Mount Hope
VTD: New Melle
VTD: Normandy
VTD: Orchard Farm
VTD: Patriot
VTD: Peine
VTD: Phoenix
VTD: Pioneer
VTD: Regatta Bay
VTD: Ridgepoint
VTD: Rivers
VTD: Salt Lick
Block: 291833114223002
VTD: St. Paul
VTD: Turtle Creek
VTD: Twin Chimneys

VTD: Twin Oaks
VTD: Weldon Spring
Block: 291833111031009
Block: 291833111031010
Block: 291833111031011
Block: 291833111031012
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Block: 291839800001033
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Block: 291839800001040
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County: St. Louis MO
VTD: CHE007

Block: 291892216294033
VTD: MER016
Block: 291892215031075
Block: 291892215031082
Block: 291892215031083
County: Warren MO
128.464. The fourth congressional district
shall be composed of the following:
County: Barton MO
County: Bates MO
County: Benton MO
County: Camden MO
County: Cass MO
County: Cedar MO
County: Cooper MO
County: Crawford MO
VTD: Cherryville
Block: 290554502001018
Block: 290554502001019
Block: 290554502001020
Block: 290554502001022
Block: 290554502001024
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Block: 290554504021035
Block: 290554504021036
Block: 290554504022008
Block: 290554504022075
Block: 290554504022083
Block: 290554504022084

Block: 290554504022086
Block: 290554504022087
Block: 290554504022088
Block: 290554504022089
Block: 290554504022090
VTD: Cook Station
VTD: Davisville
Block: 290554502001069
VTD: Keysville
County: Dade MO
County: Dallas MO
County: Dent MO
County: Douglas MO
County: Henry MO
County: Hickory MO
County: Howard MO
VTD: Boonslick
VTD: Chariton
Block: 290899602001056
Block: 290899602001057
VTD: Franklin
VTD: Moniteau
VTD: Richmond
Block: 290899602001006
Block: 290899602001023
Block: 290899602001024
Block: 290899602001025
Block: 290899602001026
Block: 290899602001027
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Block: 290899603001143
Block: 290899603001156
Block: 290899603001157
County: Johnson MO
County: Laclede MO
County: Lafayette MO
County: Miller MO
VTD: BRUMLEY
Block: 291319628012029
Block: 291319628012035
Block: 291319628012036
Block: 291319628012038
Block: 291319628012041
Block: 291319628012042
Block: 291319628012057

Block: 291319628022069
Block: 291319628022089
VTD: ELDON SOUTH
Block: 291319628021086
Block: 291319628021105
Block: 291319628021106
Block: 291319628021107
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Block: 291319628021109
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Block: 291319628021136
Block: 291319628021150
Block: 291319628021151
VTD: KAISER
VTD: LAKE OZARK
VTD: TUSCUMBIA
Block: 291319628021087
Block: 291319628022018
County: Moniteau MO
County: Morgan MO
County: Pettis MO
County: Phelps MO
County: Polk MO
VTD: Campbell
VTD: Cliquot
VTD: East Madison
VTD: Flemington
VTD: Jefferson
VTD: Johnson
VTD: McKinley
VTD: Mooney
VTD: North Benton
VTD: North Greene
VTD: Northeast Marion
Block: 291679602011092
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Block: 291679602011094
Block: 291679602011109
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Block: 291679602011111
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Block: 291679602012132

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Block: 291679602023001
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Block: 291679602023005
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VTD: Northwest Marion
Block: 291679601012090
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Block: 291679601023072
Block: 291679602021055
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Block: 291679602021060
Block: 291679602021066
VTD: South Benton
VTD: South Greene
VTD: Union
Block: 291679604021032
Block: 291679604021041
Block: 291679604021042
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Block: 291679604021073
Block: 291679604021074
Block: 291679604021075
Block: 291679604021081
Block: 291679604021082
Block: 291679604021085
Block: 291679604021086
Block: 291679604021087
Block: 291679604021088
Block: 291679604021089
Block: 291679604021090
Block: 291679604021091
Block: 291679604021092
Block: 291679604021093
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Block: 291679604021096
Block: 291679604021097
Block: 291679604021098
Block: 291679604021100
Block: 291679604021101
Block: 291679604021102
Block: 291679604021103
Block: 291679604021104
Block: 291679604021105
Block: 291679604021106
Block: 291679604021107
Block: 291679604021108
Block: 291679604021109
Block: 291679604021111
Block: 291679604021116
Block: 291679604021117
Block: 291679604023012
Block: 291679604024000
Block: 291679604024004
Block: 291679604024005
Block: 291679604024016

Block: 291679604024017
Block: 291679604024022
Block: 291679604024025
VTD: West Madison
County: Pulaski MO
County: Saline MO
County: St. Clair MO
County: Texas MO
County: Vernon MO
County: Webster MO
County: Wright MO

128.465. The fifth congressional district
shall be composed of the following:

County: Clay MO
VTD: Chou 8
VTD: Gal 10
VTD: Gal 11
VTD: Gal 12
VTD: Gal 13
VTD: Gal 14
VTD: Gal 15
VTD: Gal 16
VTD: Gal 17
VTD: Gal 18
VTD: Gal 4
VTD: Gal 5
VTD: Gal 6
VTD: Gal 7
VTD: Gal 9
VTD: KC 21 Lib 2
VTD: KC 21-1
VTD: KC 21-10
VTD: KC 21-11
VTD: KC 21-12
VTD: KC 21-14
VTD: KC 21-15
VTD: KC 21-16
Block: 290470212111000
Block: 290470212111001
Block: 290470212111002
Block: 290470212111003
Block: 290470212111004
Block: 290470212111005
Block: 290470212111006
Block: 290470212111007
Block: 290470212111008
Block: 290470212111009
Block: 290470212111010
Block: 290470212111011
Block: 290470212111012
Block: 290470212111013
Block: 290470212111014
Block: 290470212111015
Block: 290470212111016

Block: 290470212111017
Block: 290470212111018
Block: 290470212111019
Block: 290470212111020
Block: 290470212112000
Block: 290470212112001
Block: 290470212112002
Block: 290470212112003
Block: 290470212112004
Block: 290470212112005
Block: 290470212112006
Block: 290470212112007
Block: 290470212112008
Block: 290470212112009
Block: 290470212112010
Block: 290470212112011
Block: 290470212112012
Block: 290470212112013
Block: 290470212112014
Block: 290470212112015
Block: 290470212112016
Block: 290470212112017
Block: 290470212112018
Block: 290470212131000
Block: 290470212131001
Block: 290470212131002
Block: 290470212131003
Block: 290470212131004
Block: 290470212131005
Block: 290470212131006
Block: 290470212131007
Block: 290470212131008
Block: 290470212131009
Block: 290470212131010
Block: 290470212131011
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Block: 290470212131016
Block: 290470212131017
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Block: 290470212131019
Block: 290470212131020
Block: 290470212131021
Block: 290470212131022
Block: 290470212131023
Block: 290470212131024
Block: 290470212131025
Block: 290470212131026
Block: 290470212131027
Block: 290470212131028
Block: 290470212131029
Block: 290470212131030
Block: 290470212131031
Block: 290470212131032

Block: 290470212131033
Block: 290470212131034
Block: 290470212131035
Block: 290470212141029
VTD: KC 21-17
Block: 290470212141030
Block: 290470212141031
Block: 290470212141033
Block: 290470212141034
Block: 290470212141035
Block: 290470212141036
Block: 290470212141037
Block: 290470212141038
Block: 290470212141039
VTD: KC 21-18
VTD: KC 21-19
VTD: KC 21-2
VTD: KC 21-20
VTD: KC 21-21
VTD: KC 21-22
VTD: KC 21-23
VTD: KC 21-24
VTD: KC 21-25
VTD: KC 21-3
VTD: KC 21-4
VTD: KC 21-5
VTD: KC 21-6
VTD: KC 21-7
VTD: KC 21-8
VTD: KC 21-9
VTD: Lib 13
Block: 290470222003003
Block: 290470222003042
Block: 290470222003067
Block: 290470223023012
Block: 290470223023014
Block: 290470223023022
VTD: Lib 5
Block: 290470208021011
Block: 290470208021012
Block: 290470208021043
Block: 290470208021044
Block: 290470208021045
Block: 290470208021046
Block: 290470208031000
Block: 290470208031001
Block: 290470208031002
Block: 290470208031003
Block: 290470208031004
Block: 290470208031005
Block: 290470208031006
Block: 290470208031007
Block: 290470208031008
Block: 290470208031009
Block: 290470208031010
Block: 290470208031011

Block: 290470208031012	VTD: Blue 01-04
Block: 290470208031013	VTD: Blue 01-05
Block: 290470208031014	VTD: Blue 01-06
Block: 290470208031015	VTD: Blue 01-07
Block: 290470208031016	VTD: Blue 01-08
Block: 290470208031017	VTD: Blue 01-09
Block: 290470208032000	VTD: Blue 02-01
Block: 290470208032001	VTD: Blue 02-02
Block: 290470208032002	VTD: Blue 02-03
Block: 290470208032003	VTD: Blue 02-04
Block: 290470208032004	VTD: Blue 02-05
Block: 290470208033000	VTD: Blue 02-06
Block: 290470208033001	VTD: Blue 02-07
Block: 290470208033002	VTD: Blue 03-01
Block: 290470208033003	Block: 290950147021000
Block: 290470208033004	Block: 290950147021001
Block: 290470208033005	Block: 290950147021018
Block: 290470208033006	Block: 290950147021019
Block: 290470208033007	Block: 290950177003009
Block: 290470208033008	Block: 290950177003010
Block: 290470208033009	Block: 290950177003011
Block: 290470208033010	Block: 290950177003023
Block: 290470208033011	Block: 290950177003024
Block: 290470208033013	Block: 290950177003025
Block: 290470208033014	Block: 290950177003026
Block: 290470208033017	Block: 290950177003027
Block: 290470209021004	Block: 290950177003028
Block: 290470209021005	Block: 290950177003029
Block: 290470209021006	Block: 290950177003030
Block: 290470209021007	Block: 290950177003031
Block: 290470223023010	VTD: Blue 03-02
Block: 290470223023011	VTD: Blue 03-03
Block: 290470223023018	VTD: Blue 03-04
VTD: Lib 6	VTD: Blue 03-05
Block: 290470208021009	VTD: Blue 03-06
Block: 290470208021010	VTD: Blue 03-07
Block: 290470208022021	Block: 290950151001000
Block: 290470208022022	Block: 290950151001001
VTD: Lib 8	Block: 290950151001006
Block: 290470216022169	Block: 290950151001007
Block: 290470216022170	Block: 290950151001017
County: Jackson MO	Block: 290950151001018
VTD: 1603	Block: 290950151001019
VTD: 412	Block: 290950151001048
VTD: 413	Block: 290950151001054
VTD: 414	VTD: Blue 03-08
VTD: 415	Block: 290950151001005
VTD: 616	Block: 290950151001055
VTD: 617	Block: 290950151001056
VTD: 618	Block: 290950151001061
VTD: 619	Block: 290950151001062
VTD: Blue 01-01	Block: 290950151001087
VTD: Blue 01-02	Block: 290950151001088
VTD: Blue 01-03	Block: 290950151001089

Block: 290950151001090
 Block: 290950151002000
 Block: 290950151002001
 Block: 290950151002002
 Block: 290950151002003
 Block: 290950151002004
 Block: 290950151002005
 Block: 290950151002006
 Block: 290950151002014
 Block: 290950151002015
 Block: 290950151002016
 Block: 290950151002025
 Block: 290950151002026
 Block: 290950151002027
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 Block: 290950151002030
 Block: 290950151002031
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 Block: 290950151003001
 Block: 290950151003003
 Block: 290950151003004
 Block: 290950151003005
 Block: 290950151003011
 Block: 290950151003012
 Block: 290950151003013
 Block: 290950151003014
 Block: 290950151003015
 Block: 290950151003016
 Block: 290950151003018
 Block: 290950151003019
 Block: 290950151003020
 Block: 290950151003021
 Block: 290950151003022
 VTD: Blue 03-09
 Block: 290950150001060
 VTD: Blue 04-01
 VTD: Blue 04-02
 VTD: Blue 04-03
 VTD: Blue 04-04
 VTD: Blue 04-05
 VTD: Blue 04-06
 VTD: Blue 04-07
 VTD: Blue 04-08
 VTD: Blue 04-09
 VTD: Blue 04-10
 VTD: Blue 05-01
 VTD: Blue 05-02
 VTD: Blue 05-03
 VTD: Blue 05-04
 VTD: Blue 05-05
 VTD: Blue 05-06
 VTD: Blue 05-07
 VTD: Blue 05-08
 VTD: Blue 05-09
 VTD: Blue 06-01
 VTD: Blue 06-02

VTD: Blue 06-03
 VTD: Blue 06-04
 VTD: Blue 06-05
 VTD: Blue 06-06
 Block: 290950147021011
 Block: 290950147021012
 Block: 290950147021020
 Block: 290950147021021
 Block: 290950147021022
 Block: 290950147021029
 Block: 290950147021030
 Block: 290950147021031
 Block: 290950147021032
 Block: 290950147021033
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 Block: 290950147021035
 Block: 290950147021037
 Block: 290950147021040
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 Block: 290950147023001
 Block: 290950147023002
 Block: 290950147023003
 Block: 290950147023004
 Block: 290950147023005
 Block: 290950147023006
 Block: 290950147023007
 Block: 290950147023009
 VTD: Blue 06-07
 Block: 290950114072000
 Block: 290950114072001
 Block: 290950114072002
 Block: 290950114072003
 Block: 290950114072004
 Block: 290950114072005
 Block: 290950114072014
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 Block: 290950114072016
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 Block: 290950147021008
 Block: 290950147021009
 Block: 290950147021010
 Block: 290950147021015
 Block: 290950147021016
 Block: 290950147021017
 VTD: Blue 07-01
 VTD: Blue 07-02
 VTD: Blue 07-03
 VTD: Blue 07-04
 VTD: Blue 07-05
 VTD: Blue 07-06
 VTD: Blue 07-07
 VTD: Blue 07-08
 VTD: Blue 07-09
 VTD: Blue 08-01

VTD: Blue 08-02

Block: 290950147011000
Block: 290950147011001
Block: 290950147011002
Block: 290950147011003
Block: 290950147011004
Block: 290950147011005
Block: 290950147011006
Block: 290950147011007
Block: 290950147011008
Block: 290950147011009
Block: 290950147011010
Block: 290950147011011
Block: 290950147011012
Block: 290950147011013
Block: 290950147011017
Block: 290950147011018
Block: 290950147011019
Block: 290950147013001
Block: 290950147013015
Block: 290950147021038
Block: 290950147021039
Block: 290950147021041
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Block: 290950147023015
Block: 290950147023016
Block: 290950147023017
Block: 290950147023020
Block: 290950147023021
Block: 290950147023025
Block: 290950147023026
Block: 290950147023027
VTD: Blue 08-03
VTD: Blue 08-04
VTD: Blue 08-05
Block: 290950146032000
Block: 290950146032001
Block: 290950146032002
Block: 290950146032003
Block: 290950146032004
Block: 290950146032005
Block: 290950146032006
Block: 290950146032007
Block: 290950146032008
Block: 290950146032009
Block: 290950146032010
Block: 290950146032011
Block: 290950146032012
Block: 290950146032013
Block: 290950146043013
Block: 290950146043014
Block: 290950146043015

Block: 290950146043016
Block: 290950146043017
Block: 290950146043018
Block: 290950146043019
Block: 290950147011014
Block: 290950147011015
Block: 290950147011016
Block: 290950147012002
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Block: 290950147012006
Block: 290950147012007
Block: 290950147012008
Block: 290950147012009
Block: 290950147012010
Block: 290950147013010
Block: 290950147013011
Block: 290950147013012
Block: 290950147013013
Block: 290950147013014
Block: 290950147013016
Block: 290950147013017
Block: 290950147013018
Block: 290950147013019
Block: 290950147013020
Block: 290950147013021
Block: 290950147013022
Block: 290950147013023
VTD: Blue 08-06
VTD: Blue 08-07
VTD: Blue 08-08
VTD: Brooking No. 1
VTD: Brooking No. 10
VTD: Brooking No. 11
VTD: Brooking No. 12
VTD: Brooking No. 13
VTD: Brooking No. 14
VTD: Brooking No. 15
VTD: Brooking No. 16
VTD: Brooking No. 17
VTD: Brooking No. 18
VTD: Brooking No. 19
VTD: Brooking No. 2
VTD: Brooking No. 20
VTD: Brooking No. 3
VTD: Brooking No. 4
VTD: Brooking No. 5
VTD: Brooking No. 6
VTD: Brooking No. 7
VTD: Brooking No. 8
VTD: Brooking No. 9
VTD: Fort Osage 01
Block: 290950177001027

Block: 290950177001028	VTD: KC 1211
Block: 290950177001029	VTD: KC 1212
Block: 290950177001030	VTD: KC 1301
Block: 290950177001031	VTD: KC 1303
Block: 290950177001032	VTD: KC 1304
Block: 290950177001033	VTD: KC 1305
Block: 290950177001034	VTD: KC 1306
VTD: Fort Osage 02	VTD: KC 1307
Block: 290950177001015	VTD: KC 1308
Block: 290950177001016	VTD: KC 1309
Block: 290950177001022	VTD: KC 1310
Block: 290950177001023	VTD: KC 1311
Block: 290950177001026	VTD: KC 1312
VTD: KC 1001	VTD: KC 1313
VTD: KC 1002	VTD: KC 1401
VTD: KC 1003	VTD: KC 1402
VTD: KC 1004	VTD: KC 1403
VTD: KC 1005	VTD: KC 1404
VTD: KC 1006	VTD: KC 1405
VTD: KC 1007	VTD: KC 1406
VTD: KC 1008	VTD: KC 1407
VTD: KC 1009	VTD: KC 1408
VTD: KC 101	VTD: KC 1409
VTD: KC 1010	VTD: KC 1410
VTD: KC 1011	VTD: KC 1411
VTD: KC 1012	VTD: KC 1412
VTD: KC 102	VTD: KC 1413
VTD: KC 103	VTD: KC 1414
VTD: KC 104	VTD: KC 1415
VTD: KC 105	VTD: KC 1501
VTD: KC 106	VTD: KC 1502
VTD: KC 107	VTD: KC 1503
VTD: KC 1101	VTD: KC 1504
VTD: KC 1102	VTD: KC 1505
VTD: KC 1103	VTD: KC 1506
VTD: KC 1104	VTD: KC 1507
VTD: KC 1105	VTD: KC 1508
VTD: KC 1106	VTD: KC 1509
VTD: KC 1107	VTD: KC 1510
VTD: KC 1108	VTD: KC 1511
VTD: KC 1109	VTD: KC 1512
VTD: KC 1110	VTD: KC 1513
VTD: KC 1111	VTD: KC 1514
VTD: KC 1112	VTD: KC 1515
VTD: KC 1113	VTD: KC 1516
VTD: KC 1114	VTD: KC 1517
VTD: KC 1201	VTD: KC 1518
VTD: KC 1202	VTD: KC 1519
VTD: KC 1203	VTD: KC 1520
VTD: KC 1204	VTD: KC 1521
VTD: KC 1205	VTD: KC 1522
VTD: KC 1206	VTD: KC 1523
VTD: KC 1207	VTD: KC 1524
VTD: KC 1208	VTD: KC 1601
VTD: KC 1209	VTD: KC 1602
VTD: KC 1210	VTD: KC 1604

VTD: KC 1605
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VTD: KC 1901
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VTD: KC 1914
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VTD: KC 217
VTD: KC 218
VTD: KC 2201
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VTD: KC 2301
VTD: KC 2302
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 VTD: KC 2601

VTD: KC 2602
 VTD: KC 2603
 VTD: KC 2604
 VTD: KC 2605
 VTD: KC 2606
 VTD: KC 2607
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 VTD: KC 2613
 VTD: KC 301
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 VTD: KC 602

VTD: KC 603
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VTD: KC 615
VTD: KC 701
VTD: KC 702
VTD: KC 703
VTD: KC 704
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VTD: KC 718
VTD: KC 801
VTD: KC 802
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VTD: KC 814
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VTD: KC 901
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VTD: KC 904
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VTD: KC 906
VTD: KC 907
VTD: KC 908
VTD: KC 909

VTD: KC 910
VTD: KC 911
VTD: KC 913
VTD: KC WD13 PCT1302
VTD: KC WD2 PCT205
VTD: KC WD2 PCT206
VTD: KC WD2 PCT211
VTD: KC WD8 PCT810
VTD: KC1314
VTD: Prairie 03
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Block: 290950137063012
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VTD: Prairie 04
Block: 290950137051001
Block: 290950137051002
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Block: 290950180003035
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VTD: Prairie 07
VTD: Prairie 08
VTD: Prairie 09
VTD: Prairie 11
VTD: Prairie 12
VTD: Prairie 13
VTD: Prairie 14
VTD: Prairie 15
VTD: Prairie 16
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VTD: Prairie 18
VTD: Prairie 19
VTD: Prairie 20
VTD: Prairie 21
VTD: Prairie 22
VTD: Prairie 23
VTD: Prairie 24
VTD: Prairie 26
VTD: Prairie 27
Block: 290950142031001
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Block: 290950142031021
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Block: 290950142033006
Block: 290950142033007
Block: 290950185003004
VTD: Prairie 28
VTD: Prairie 29
Block: 290950185003000
Block: 290950185003001

Block: 290950185003002
Block: 290950185003003
VTD: Prairie 30
VTD: Prairie 31
VTD: Prairie 33
VTD: Prairie 34
VTD: Prairie 35
VTD: Prairie 36
VTD: Prairie 40
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VTD: Prairie 48
VTD: Prairie 49
VTD: Prairie 50
VTD: Prairie 52
Block: 290950139181005
Block: 290950139181007
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Block: 290950139181011
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Block: 290950141111017
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Block: 290950141121047
Block: 290950141121048
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Block: 290950141121050
Block: 290950141121051
Block: 290950141121052
Block: 290950141121053
Block: 290950141121054
Block: 290950141121061
VTD: Prairie 56
VTD: Prairie 59
Block: 290950139182031
Block: 290950139183027
VTD: Prairie 60
VTD: Prairie 62
VTD: Prairie 02
VTD: Prairie 10
VTD: Prairie 25
VTD: Prairie 54
Block: 290950139181022
VTD: Prairie 57
VTD: Prairie 58
VTD: Prairie 61
VTD: Prairie 63
VTD: Sni-A-Bar 01
VTD: Sni-A-Bar 05
Block: 290950148041033
Block: 290950148041034
Block: 290950148041036
Block: 290950148041041
Block: 290950148041045
Block: 290950149033005
Block: 290950149033007
Block: 290950149033008
Block: 290950149033009
Block: 290950149033010
Block: 290950149033012
VTD: Sni-A-Bar 06
Block: 290950149033002
Block: 290950149033003
Block: 290950149033004
Block: 290950149033006
Block: 290950149033011
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Block: 290950149033016
VTD: Sni-A-Bar 07
VTD: Sni-A-Bar 09
Block: 290950148061002
Block: 290950148061003
Block: 290950148061004
Block: 290950148061005

Block: 290950148061006
Block: 290950148061007
Block: 290950148061008
Block: 290950148061009
Block: 290950148061019
VTD: Sni-A-Bar 10
VTD: Sni-A-Bar 11
VTD: Sni-A-Bar 12
VTD: Sni-A-Bar 13
VTD: Sni-A-Bar 14
VTD: Sni-A-Bar 15
VTD: Sni-A-Bar 16
VTD: Sni-A-Bar 20
VTD: Sni-A-Bar 21
Block: 290950141231000
Block: 290950141231001
Block: 290950141231002
Block: 290950141231003
Block: 290950141231004
Block: 290950141231005
Block: 290950141231008
Block: 290950141231009
Block: 290950141241000
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Block: 290950141241002
Block: 290950141241003
Block: 290950141241004
Block: 290950141241005
Block: 290950141241006
Block: 290950141241008
Block: 290950141241009
Block: 290950141241010
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Block: 290950141272010
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Block: 290950141272024
VTD: Sni-A-Bar 22
Block: 290950141241007
Block: 290950141241016
Block: 290950141241017
Block: 290950141241018

Block: 290950141241019
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Block: 290950141241021
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Block: 290950141241024
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Block: 290950141241027
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Block: 290950141241029
Block: 290950141241030
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Block: 290950141242001
Block: 290950141242002
Block: 290950141242003
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Block: 290950141243015
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Block: 290950141243017
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 Block: 290950141272040
 Block: 290950141272041
 Block: 290950141272042
 VTD: Sni-A-Bar 23
 VTD: Sni-A-Bar 29
 VTD: Sni-A-Bar 30
 VTD: Sni-A-Bar 31
 VTD: Sni-A-Bar 32
 VTD: Sni-A-Bar 33
 VTD: Sni-A-Bar 37
 VTD: Sni-A-Bar 38
 VTD: Sni-A-Bar 39
 VTD: Sni-A-Bar 40
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 Block: 290950140021001
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 Block: 290950140041002
 Block: 290950140082000
 Block: 290950140092000
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 Block: 290950140092011
 Block: 290950140092018
 Block: 290950140092019
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 Block: 290950149033019
 Block: 290950149033041
 Block: 290950149052001
 Block: 290950149052002
 VTD: Sni-A-Bar 41
 VTD: Sni-A-Bar 42
 Block: 290950140091000

Block: 290950140091001
 Block: 290950140091002
 Block: 290950140091003
 Block: 290950140091004
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 Block: 290950140091006
 Block: 290950140091007
 Block: 290950140091008
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 Block: 290950140091011
 Block: 290950140091013
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 Block: 290950140092013
 Block: 290950140092014
 Block: 290950140092015
 Block: 290950140092016
 Block: 290950140092017
 Block: 290950149052027
 Block: 290950149052028
 VTD: Sni-A-Bar 44
 VTD: Sni-A-Bar 45
 VTD: Sni-A-Bar 47
 Block: 290950140042000
 Block: 290950140042001
 Block: 290950140042002
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 Block: 290950140042007
 Block: 290950140042008
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 Block: 290950140042010
 Block: 290950140042012
 Block: 290950140042018
 Block: 290950140052000
 Block: 290950140052001
 Block: 290950140052007
 Block: 290950140052008
 Block: 290950140052009

Block: 290950140052010
 Block: 290950140052011
 Block: 290950140052012
 Block: 290950140053000
 Block: 290950140053001
 VTD: Sni-A-Bar 48
 VTD: Sni-A-Bar 49
 VTD: Sni-A-Bar 52
 VTD: Sni-A-Bar 83
 VTD: Van Buren 01
 VTD: Van Buren 02
 VTD: Van Buren 03
 VTD: Van Buren 07
 Block: 290950139183020
 Block: 290950139183021
 Block: 290950139183023
 Block: 290950139183028
 Block: 290950139183029
 Block: 290950139183032
 VTD: Van Buren 08
 VTD: Van Buren 09
 VTD: Van Buren 10
 VTD: Van Buren 11
 VTD: Van Buren 12
 VTD: Van Buren 13
 VTD: Van Buren 14
 VTD: Van Buren 15
 VTD: Van Buren 16
 VTD: Van Buren 17
 VTD: Van Buren 18
 VTD: Van Buren 19
 VTD: Washington 01
 VTD: Washington 02
 VTD: Washington 03
 VTD: Washington 04
 VTD: Washington 05
 VTD: Washington 06
 VTD: Washington 07
 VTD: Washington 08
 VTD: Washington 09
 VTD: Washington 10
 VTD: Washington 11
 VTD: Washington 12

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO
 County: Andrew MO
 County: Atchison MO
 County: Buchanan MO
 County: Caldwell MO
 County: Carroll MO
 County: Chariton MO
 County: Clark MO
 County: Clay MO
 VTD: FR 1
 VTD: FR 2

VTD: FR 3
 VTD: FR 4
 VTD: FR 5
 VTD: KC 21 Lib 1
 VTD: KC 21 Lib 3
 VTD: KC 21 Lib 4
 VTD: KC 21 Lib 5
 VTD: KC 21 Lib 6
 VTD: KC 21 Pl 1
 VTD: KC 21-13
 VTD: KC 21-16
 Block: 290470212122000
 Block: 290470212122015
 Block: 290470212122017
 Block: 290470212122018
 Block: 290470212122022
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 Block: 290470212123011
 Block: 290470212123012
 Block: 290470212123013
 Block: 290470212123014
 Block: 290470212123018
 Block: 290470212132016
 VTD: KC 21-17
 Block: 290470212141000
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 Block: 290470212141002
 Block: 290470212141003
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 Block: 290470212141007
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 Block: 290470212141009
 Block: 290470212141011
 Block: 290470212141012
 Block: 290470212141013
 Block: 290470212141014
 Block: 290470212141015
 Block: 290470212141016
 Block: 290470212141017
 Block: 290470212141018
 Block: 290470212141019
 Block: 290470212141020
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 Block: 290470212141023
 Block: 290470212141024
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 Block: 290470212141026
 Block: 290470212141027
 Block: 290470212141028
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 Block: 290470213131002

Block: 290470213131003
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Block: 290470213131005
Block: 290470213131006
Block: 290470213131007
Block: 290470213131008
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Block: 290470213131015
Block: 290470213131016
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Block: 290470213134007
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Block: 290470213134009
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Block: 290470213141013
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Block: 290470213144004
Block: 290470213144005
Block: 290470213144006
Block: 290470213144007
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Block: 290470213144020
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Block: 290470213144022
Block: 290470213144023
Block: 290470213144024
VTD: KC 21-26
VTD: KC 21-27
VTD: Kry 1
VTD: Kry 2
VTD: Kry 3
VTD: Kry 4
VTD: Lib 1
VTD: Lib 10
VTD: Lib 11
VTD: Lib 12
VTD: Lib 13
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Block: 290470222003068
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Block: 2904702223013016
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Block: 2904702223023007
Block: 2904702223023008
Block: 2904702223023009
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Block: 2904702223024002
Block: 2904702223024003
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Block: 2904702223024013
Block: 2904702223024014
Block: 2904702223024017
Block: 2904702223024018
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Block: 2904702223024027
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VTD: Lib 14
VTD: Lib 2
VTD: Lib 3
VTD: Lib 4
VTD: Lib 5
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VTD: Lib 6
Block: 290470208021000
Block: 290470208021001
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Block: 290470208021004
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County: Daviess MO
County: DeKalb MO
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County: Grundy MO
County: Harrison MO
County: Holt MO
County: Howard MO
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 Block: 290950138012016
 Block: 290950138012017
 Block: 290950138012018
 Block: 290950138012019
 Block: 290950138012020
 Block: 290950138012021
 Block: 290950138031000
 Block: 290950138031001
 Block: 290950138031002
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 Block: 290950138031008
 Block: 290950138031009
 Block: 290950138031010
 Block: 290950138031011
 Block: 290950138031012
 Block: 290950138031013
 Block: 290950138031014
 Block: 290950138031015
 Block: 290950138031016
 Block: 290950138031017
 Block: 290950179003000
 Block: 290950179003009

VTD: Prairie 41
 VTD: Prairie 42
 VTD: Prairie 43
 VTD: Prairie 44
 VTD: Prairie 45
 VTD: Prairie 46
 VTD: Prairie 47
 VTD: Prairie 51
 VTD: Prairie 52
 Block: 290950141111018
 VTD: Prairie 59
 Block: 290950139044000
 Block: 290950139044001
 Block: 290950139044002
 Block: 290950139161004
 Block: 290950139161005
 Block: 290950139161006
 Block: 290950139161027
 Block: 290950139161028
 Block: 290950139182020
 Block: 290950139182021
 Block: 290950139182022
 Block: 290950139182023
 Block: 290950139182024
 Block: 290950139182025
 Block: 290950139182026
 Block: 290950139182027
 Block: 290950139182029
 VTD: Prairie 01
 VTD: Prairie 53
 VTD: Prairie 54
 Block: 290950139161000
 Block: 290950139161001
 Block: 290950139161002
 Block: 290950139161003
 Block: 290950139182000
 Block: 290950139182001
 Block: 290950139182002
 Block: 290950139182003
 Block: 290950139182004
 Block: 290950139182005
 Block: 290950139182006
 Block: 290950139182007
 Block: 290950139182010
 Block: 290950139182012
 Block: 290950139182013
 Block: 290950139182014
 Block: 290950139182017
 Block: 290950139182019
 VTD: Prairie 55
 VTD: Sni-A-Bar 02
 VTD: Sni-A-Bar 03
 VTD: Sni-A-Bar 04
 VTD: Sni-A-Bar 05
 Block: 290950148041021
 Block: 290950148041022

Block: 290950148041023
Block: 290950148041024
Block: 290950148041025
Block: 290950148041026
Block: 290950148041027
Block: 290950148041028
Block: 290950148041030
Block: 290950148041031
Block: 290950148041032
Block: 290950148041035
Block: 290950148041037
Block: 290950148041038
Block: 290950148042000
Block: 290950148042001
Block: 290950148042002
Block: 290950148042003
Block: 290950148042004
Block: 290950148042005
Block: 290950148042006
Block: 290950148042029
Block: 290950148042030
Block: 290959892001000
Block: 290959892001001
VTD: Sni-A-Bar 06
Block: 290950148041013
Block: 290950148041014
Block: 290950148041015
Block: 290950148041016
Block: 290950148041017
Block: 290950148041018
Block: 290950148041019
Block: 290950148041020
Block: 290950148041029
Block: 290950149033001
Block: 290950177001050
Block: 290950177001051
Block: 290950177001052
Block: 290950177001053
Block: 290950177001054
Block: 290950177001055
Block: 290950177001066
Block: 290950177001069
Block: 290950177001070
Block: 290950177001071
Block: 290950177001072
Block: 290950177001073
Block: 290950177001075
Block: 290950177001076
Block: 290950177001077
Block: 290950177001078
VTD: Sni-A-Bar 08
VTD: Sni-A-Bar 09
Block: 290950148061010
Block: 290950148061011

Block: 290950148061012
Block: 290950148061013
Block: 290950148061014
VTD: Sni-A-Bar 17
VTD: Sni-A-Bar 18
VTD: Sni-A-Bar 19
VTD: Sni-A-Bar 21
Block: 290950193022052
Block: 290950193022053
VTD: Sni-A-Bar 22
Block: 290950141242006
Block: 290950141243025
Block: 290950141243026
Block: 290950141262001
Block: 290950141262010
Block: 290950141262011
VTD: Sni-A-Bar 24
VTD: Sni-A-Bar 25
VTD: Sni-A-Bar 26
VTD: Sni-A-Bar 27
VTD: Sni-A-Bar 28
VTD: Sni-A-Bar 34
VTD: Sni-A-Bar 35
VTD: Sni-A-Bar 36
VTD: Sni-A-Bar 40
Block: 290950149032005
Block: 290950149032006
Block: 290950149032007
Block: 290950149032008
Block: 290950149032009
Block: 290950149032010
Block: 290950149032011
Block: 290950149032012
Block: 290950149032013
Block: 290950149032015
Block: 290950149032016
Block: 290950149032017
Block: 290950149032018
Block: 290950149032022
Block: 290950149032023
Block: 290950149032024
Block: 290950149032036
Block: 290950149032037
Block: 290950149032041
Block: 290950149032042
Block: 290950149032057
Block: 290950149033020
Block: 290950149033023
Block: 290950149033029
Block: 290950149033030
Block: 290950149033031
Block: 290950149033033
Block: 290950149052000
VTD: Sni-A-Bar 42

Block: 290950149032058	VTD: Jackson
Block: 290950149033032	VTD: Northeast Marion
Block: 290950149033034	Block: 291679602022002
Block: 290950149033035	Block: 291679602022005
Block: 290950149033036	Block: 291679602022006
Block: 290950149033037	Block: 291679602022007
Block: 290950149033038	Block: 291679602022008
Block: 290950149033039	Block: 291679602022009
Block: 290950149033040	Block: 291679602022010
Block: 290950149033042	Block: 291679602022011
Block: 290950149033043	Block: 291679602022012
Block: 290950149033044	Block: 291679602022013
Block: 290950149033045	Block: 291679602022014
Block: 290950149033046	Block: 291679602022015
Block: 290950149033047	Block: 291679602022016
VTD: Sni-A-Bar 43	Block: 291679602022017
VTD: Sni-A-Bar 46	Block: 291679602022018
VTD: Sni-A-Bar 47	Block: 291679602022019
Block: 290950140043018	Block: 291679602022020
VTD: Sni-A-Bar 50	Block: 291679602022021
VTD: Sni-A-Bar 51	Block: 291679602022022
VTD: Van Buren 04	Block: 291679602022023
VTD: Van Buren 06	Block: 291679602022024
VTD: Van Buren 07	Block: 291679602022025
Block: 290950139182028	Block: 291679602022026
County: Knox MO	Block: 291679602022027
County: Lewis MO	Block: 291679602022028
County: Linn MO	Block: 291679602022029
County: Livingston MO	Block: 291679602022030
County: Macon MO	Block: 291679602022031
County: Marion MO	Block: 291679602022032
County: Mercer MO	Block: 291679602022033
County: Monroe MO	Block: 291679602022034
County: Nodaway MO	Block: 291679602022035
County: Pike MO	Block: 291679602022036
County: Platte MO	Block: 291679602022037
County: Putnam MO	Block: 291679602022038
County: Ralls MO	Block: 291679602022039
County: Randolph MO	Block: 291679602022040
County: Ray MO	Block: 291679602022041
County: Schuyler MO	Block: 291679602022042
County: Scotland MO	Block: 291679602022043
County: Shelby MO	Block: 291679602022044
County: Sullivan MO	Block: 291679602022045
County: Worth MO	Block: 291679602022046
128.467. The seventh congressional	Block: 291679602022047
district shall be composed of the following:	Block: 291679602022048
County: Barry MO	Block: 291679602022049
County: Christian MO	Block: 291679602022050
County: Greene MO	Block: 291679602022051
County: Jasper MO	Block: 291679602022052
County: Lawrence MO	Block: 291679602022053
County: McDonald MO	Block: 291679602022054
County: Newton MO	Block: 291679602022055
County: Polk MO	Block: 291679602023004
VTD: East Looney	Block: 291679602023007

Block: 291679602023008
Block: 291679602023009
Block: 291679602023010
Block: 291679602023011
Block: 291679602023012
Block: 291679602023013
Block: 291679602023014
Block: 291679602023015
Block: 291679602023016
Block: 291679602023017
Block: 291679602023018
Block: 291679602023019
Block: 291679602023020
Block: 291679602023021
Block: 291679602023022
Block: 291679602023023
Block: 291679602023024
Block: 291679602023025
Block: 291679602023026
VTD: Northwest Marion
Block: 291679601023021
Block: 291679601023024
Block: 291679601023034
Block: 291679601023035
Block: 291679601023036
Block: 291679601023041
Block: 291679601023046
Block: 291679601023047
Block: 291679601023048
Block: 291679601023049
Block: 291679601023050
Block: 291679601023051
Block: 291679601023052
Block: 291679601023053
Block: 291679601023054
Block: 291679601023055
Block: 291679601023056
Block: 291679601023057
Block: 291679601023058
Block: 291679601023059
Block: 291679601023060
Block: 291679601023061
Block: 291679601023062
Block: 291679601023063
Block: 291679601023064
Block: 291679601023065
Block: 291679601023067
Block: 291679601023068
Block: 291679601023070
Block: 291679601023071
Block: 291679601024000
Block: 291679601024001
Block: 291679601024002
Block: 291679601024003

Block: 291679601024004
Block: 291679601024005
Block: 291679601024006
Block: 291679601024007
Block: 291679601024008
Block: 291679601024009
Block: 291679601024010
Block: 291679601024011
Block: 291679601024012
Block: 291679601024013
Block: 291679601024014
Block: 291679601024015
Block: 291679601024016
Block: 291679601024017
Block: 291679601024018
Block: 291679601024019
Block: 291679601024020
Block: 291679601024021
Block: 291679601024022
Block: 291679601024023
Block: 291679601024024
Block: 291679601024025
Block: 291679601024026
Block: 291679601024027
Block: 291679601024028
Block: 291679601024029
Block: 291679601024030
Block: 291679601024031
Block: 291679601024032
Block: 291679601024033
Block: 291679601024034
Block: 291679601024035
Block: 291679601024036
Block: 291679601024037
Block: 291679601024038
Block: 291679601024039
Block: 291679604022005
Block: 291679604022006
Block: 291679604022007
Block: 291679604022008
Block: 291679604022009
Block: 291679604022010
Block: 291679604022011
Block: 291679604022012
Block: 291679604022013
Block: 291679604022015
Block: 291679604022016
Block: 291679604022019
Block: 291679604022029
Block: 291679604022030
Block: 291679604022031
Block: 291679604022032
Block: 291679604022038
VTD: Southeast Marion

VTD: Southwest Marion
VTD: Union

Block: 291679604021099
Block: 291679604021110
Block: 291679604021112
Block: 291679604021113
Block: 291679604021118
Block: 291679604021119
Block: 291679604021120
Block: 291679604021121
Block: 291679604023011
Block: 291679604023020
Block: 291679604023021
Block: 291679604023022
Block: 291679604023023
Block: 291679604023024
Block: 291679604023025
Block: 291679604024001
Block: 291679604024002
Block: 291679604024003
Block: 291679604024006
Block: 291679604024007
Block: 291679604024008
Block: 291679604024009
Block: 291679604024010
Block: 291679604024011
Block: 291679604024012
Block: 291679604024013
Block: 291679604024014
Block: 291679604024015
Block: 291679604024018
Block: 291679604024019
Block: 291679604024020
Block: 291679604024021
Block: 291679604024023
Block: 291679604024024
Block: 291679604024026
Block: 291679604024027
Block: 291679604024028
Block: 291679604024029
Block: 291679604024032
Block: 291679604024033
Block: 291679604024034
Block: 291679604024035
Block: 291679604024036
Block: 291679604024037
Block: 291679604024041
Block: 291679604024042
Block: 291679604024043
Block: 291679604024054
Block: 291679604024055
Block: 291679604024056
Block: 291679604024057
Block: 291679604024066
Block: 291679604024074
Block: 291679604024145

VTD: West Looney
VTD: Wishart

County: Stone MO
County: Taney MO

128.468. The eighth congressional district shall be composed of the following:

County: Bollinger MO
County: Butler MO
County: Cape Girardeau MO
County: Carter MO
County: Crawford MO

VTD: Benton North
VTD: Benton South
VTD: Blue Springs
VTD: Bourbon

VTD: Cherryville
Block: 290554502001016
Block: 290554502001017
Block: 290554502001023
Block: 290554502001046
Block: 290554502003036
Block: 290554502003061

VTD: Davisville
Block: 290554502001000
Block: 290554502001001
Block: 290554502001002
Block: 290554502001003
Block: 290554502001004
Block: 290554502001005
Block: 290554502001006
Block: 290554502001007
Block: 290554502001008
Block: 290554502001009
Block: 290554502001010
Block: 290554502001011
Block: 290554502001012
Block: 290554502001013
Block: 290554502001014
Block: 290554502001015
Block: 290554502001025
Block: 290554502001026
Block: 290554502001027
Block: 290554502001028
Block: 290554502001029
Block: 290554502001030
Block: 290554502001031
Block: 290554502001032
Block: 290554502001033
Block: 290554502001034
Block: 290554502001035
Block: 290554502001036
Block: 290554502001037
Block: 290554502001038
Block: 290554502001039
Block: 290554502001040
Block: 290554502001041

Block: 290554502001042
Block: 290554502001043
Block: 290554502001044
Block: 290554502001045
Block: 290554502001047
Block: 290554502001051
Block: 290554502001052
Block: 290554502001053
Block: 290554502001054
Block: 290554502001055
Block: 290554502001056
Block: 290554502001057
Block: 290554502001058
Block: 290554502001059
Block: 290554502001060
Block: 290554502001061
Block: 290554502001062
Block: 290554502001063
Block: 290554502001064
Block: 290554502001068
Block: 290554502001070
Block: 290554502001071
Block: 290554502001072
Block: 290554502003040
Block: 290554502003041
Block: 290554502003047
Block: 290554502003048
Block: 290554502003049
Block: 290554502003050
Block: 290554502003051
Block: 290554502003052
Block: 290554502003053
Block: 290554502003054
Block: 290554502003055
Block: 290554502003056
Block: 290554502003062
Block: 290554502003063

Block: 290554502003064
Block: 290554502003065
Block: 290554502003066
Block: 290554502003067
Block: 290554502003068
VTD: Delhi
VTD: Fanning
VTD: Gibbs
VTD: Huzzah
VTD: Leasburg
VTD: Liberty
VTD: Meramec North
VTD: Meramec South
VTD: Sullivan
VTD: Taylor
County: Dunklin MO
County: Howell MO
County: Iron MO
County: Jefferson MO
County: Madison MO
County: Mississippi MO
County: New Madrid MO
County: Oregon MO
County: Ozark MO
County: Pemiscot MO
County: Perry MO
County: Reynolds MO
County: Ripley MO
County: Scott MO
County: Shannon MO
County: St. Francois MO
County: Ste. Genevieve MO
County: Stoddard MO
County: Washington MO
County: Wayne MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Black (137) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2909, Pages 2-27, Section 128.461, Lines 1-933, by deleting all of said lines; and

Further amend said bill, Pages 27-65, Section 128.462, Lines 1-1424, by deleting all of said section and lines; and

Further amend said bill, Pages 65-105, Section 128.463, Lines 1-1452, by deleting all of said section and lines; and

Further amend said bill, Pages 105-118, Section 128.464, Lines 1-479, by deleting all of said section and lines; and

Further amend said bill, Pages 118-142, Section 128.465, Lines 1-886, by deleting all of said section and lines; and

Further amend said bill, Pages 142-147, Section 128.466, Lines 1-184, by deleting all of said section and lines; and

Further amend said bill, Pages 147-148, Section 128.467, Lines 1-65, by deleting all of said section and lines; and

Further amend said bill, Pages 148-163, Section 128.468, Lines 1-554, by deleting all of said section and lines; and

Further amend said bill, Page 163, Section 128.468, Line 554, by inserting after all of said section and line the following:

"128.461. The first congressional district	VTD: AP029
shall be composed of the following:	VTD: AP030
County: St. Louis City MO	VTD: AP031
County: St. Louis MO	VTD: AP032
VTD: AP001	VTD: AP033
VTD: AP002	VTD: AP034
VTD: AP003	VTD: AP035
VTD: AP004	VTD: AP036
VTD: AP005	VTD: AP037
VTD: AP006	VTD: AP038
VTD: AP007	VTD: AP039
VTD: AP008	VTD: AP040
VTD: AP009	VTD: AP041
VTD: AP010	VTD: AP042
VTD: AP011	VTD: AP043
VTD: AP012	VTD: AP044
VTD: AP013	VTD: AP045
VTD: AP014	VTD: AP046
VTD: AP015	VTD: AP047
VTD: AP016	VTD: AP048
VTD: AP017	VTD: AP049
VTD: AP018	VTD: AP050
VTD: AP019	VTD: AP051
VTD: AP020	VTD: AP200
VTD: AP021	VTD: AP201
VTD: AP022	VTD: AP202
VTD: AP023	VTD: AP203
VTD: AP024	VTD: AP206
VTD: AP025	VTD: AP207
VTD: AP026	VTD: AP208
VTD: AP027	VTD: AP211
VTD: AP028	VTD: AP214
	VTD: AP215

VTD: AP216
 VTD: AP217
 VTD: AP218
 VTD: AP225
 VTD: AP230
 VTD: AP232
 VTD: AP233
 VTD: AP237
 VTD: CC002
 VTD: CC003
 VTD: CC004
 Block: 291892151022007
 Block: 291892151022008
 Block: 291892151022009
 Block: 291892151022010
 Block: 291892151022011
 Block: 291892151022012
 Block: 291892151022013
 Block: 291892151022014
 Block: 291892151023025
 VTD: CC005
 VTD: CC006
 VTD: CC007
 VTD: CC008
 VTD: CC009
 Block: 291892151021030
 VTD: CC012
 VTD: CC013
 VTD: CC017
 VTD: CC018
 VTD: CC022
 VTD: CC023
 Block: 291892153011001
 Block: 291892153011002
 Block: 291892153011003
 Block: 291892153011004
 Block: 291892153011005
 Block: 291892153011007
 Block: 291892153011008
 Block: 291892153011009
 VTD: CC024
 VTD: CC027
 Block: 291892153022008
 Block: 291892153022009
 Block: 291892153022011
 Block: 291892153023004
 Block: 291892153023005
 Block: 291892153023006
 Block: 291892153023007
 Block: 291892153023008
 Block: 291892153023009
 Block: 291892153023010
 Block: 291892153023011
 Block: 291892153023012
 Block: 291892153023013
 Block: 291892153023014

Block: 291892153023015
 Block: 291892153023016
 Block: 291892153023017
 Block: 291892153023018
 Block: 291892153023019
 Block: 291892153023020
 Block: 291892153023021
 Block: 291892153024000
 Block: 291892153024002
 Block: 291892153024003
 Block: 291892153024004
 Block: 291892153024005
 Block: 291892153024006
 Block: 291892153024007
 Block: 291892153024008
 Block: 291892153024009
 Block: 291892153024010
 VTD: CC030
 VTD: CC031
 VTD: CC033
 VTD: CC035
 VTD: CC037
 VTD: CC038
 VTD: CC041
 VTD: CC042
 VTD: CC043
 VTD: CC044
 VTD: CC045
 VTD: CC046
 VTD: CC047
 VTD: CC048
 VTD: CC050
 VTD: CC051
 VTD: CC053
 VTD: CC054
 VTD: CC056
 VTD: CC057
 VTD: CC058
 VTD: CC201
 VTD: CC202
 VTD: CC203
 VTD: CC205
 VTD: CC208
 VTD: CC221
 VTD: CLA001
 VTD: CLA002
 VTD: CLA003
 VTD: CLA004
 VTD: CLA005
 VTD: CLA007
 Block: 291892154004005
 Block: 291892154004006
 Block: 291892154004007
 Block: 291892154004015
 VTD: CLA008
 VTD: CLA009

VTD: CLA010
VTD: CLA011
VTD: CLA013
Block: 291892154003013
Block: 291892154003014
Block: 291892154004000
Block: 291892154004001
Block: 291892154004002
Block: 291892154004003
Block: 291892154004008
Block: 291892154004013
Block: 291892165004021
VTD: CLA014
VTD: CLA017
VTD: CLA019
VTD: CLA020
VTD: CLA021
VTD: CLA022
Block: 291892189021009
Block: 291892189021018
Block: 291892189021019
Block: 291892189022011
Block: 291892189022013
Block: 291892189022014
Block: 291892189022015
Block: 291892189022016
VTD: CLA023
VTD: CLA027
VTD: CLA028
VTD: CLA029
VTD: CLA035
Block: 291892174001020
Block: 291892174003001
Block: 291892174003003
Block: 291892174003004
Block: 291892174003005
Block: 291892174003006
Block: 291892174003007
Block: 291892174003008
Block: 291892174003009
Block: 291892174004001
Block: 291892174004002
Block: 291892174004003
Block: 291892174004004
Block: 291892174004006
Block: 291892174004007
Block: 291892174004008
Block: 291892174004009
Block: 291892174004010
Block: 291892174004011
Block: 291892174004012
Block: 291892174004013
Block: 291892174004014
Block: 291892174004015

Block: 291892174004016
Block: 291892174004017
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 VTD: HAD026
 Block: 291892167001001
 Block: 291892167001002
 Block: 291892167001003
 Block: 291892167001004
 Block: 291892167001005
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 VTD: JEF007
 VTD: JEF010
 Block: 291892194001026
 VTD: JEF012
 VTD: JEF013
 VTD: JEF014
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 Block: 291892191002008
 Block: 291892191002009
 Block: 291892191003000
 Block: 291892191003001
 Block: 291892191003002
 Block: 291892191003003
 Block: 291892191003004

Block: 291892191003005	VTD: JEF033
Block: 291892191003006	VTD: JEF035
Block: 291892191003007	VTD: JEF036
Block: 291892191003008	VTD: LC001
Block: 291892191003009	VTD: LC002
Block: 291892191003010	VTD: LC003
Block: 291892191003011	VTD: LC004
Block: 291892191003012	VTD: LC005
Block: 291892191003013	VTD: LC006
Block: 291892191004000	VTD: LC007
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Block: 291892191004003	VTD: LC010
Block: 291892191004004	VTD: LC011
Block: 291892191004005	VTD: LC012
Block: 291892191004006	VTD: LC013
Block: 291892191004007	VTD: LC014
VTD: JEF016	VTD: LC015
VTD: JEF017	VTD: LC016
VTD: JEF018	VTD: LC017
Block: 291892191003014	VTD: LC018
Block: 291892191003015	VTD: LC019
Block: 291892191003016	VTD: LC020
Block: 291892191004008	VTD: LC021
Block: 291892191004009	VTD: LC022
Block: 291892191004010	VTD: LC023
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Block: 291892192002010	VTD: LC027
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Block: 291892192002014	VTD: LC031
Block: 291892192002015	VTD: LC032
Block: 291892192002016	VTD: LC033
Block: 291892192002017	VTD: LC200
Block: 291892192002018	VTD: LC203
Block: 291892192002019	VTD: LC204
Block: 291892192002020	VTD: LC209
Block: 291892192002021	VTD: MHT008
Block: 291892192002022	VTD: MHT010
Block: 291892192002023	VTD: MHT011
Block: 291892195011001	Block: 291892151031002
Block: 291892195011002	Block: 291892151031032
Block: 291892195011003	Block: 291892151454006
VTD: JEF020	Block: 291892151454008
VTD: JEF022	Block: 291892151454009
VTD: JEF024	Block: 291892151454010
VTD: JEF025	Block: 291892151454011
VTD: JEF026	Block: 291892151462005
VTD: JEF027	VTD: MHT013
VTD: JEF030	VTD: MHT014
Block: 291892195011000	VTD: MHT015

Block: 291892151441016	VTD: MID031
VTD: MHT017	VTD: MID032
VTD: MHT018	VTD: MID033
VTD: MHT021	VTD: MID034
VTD: MHT025	VTD: MID035
VTD: MHT028	VTD: MID036
VTD: MHT033	VTD: MID037
VTD: MHT034	VTD: MID038
Block: 291892151413003	VTD: MID039
Block: 291892151413009	VTD: MID040
Block: 291892151413016	VTD: MID041
VTD: MHT040	VTD: MID042
Block: 291892151413000	VTD: MID043
Block: 291892151413006	VTD: MID044
Block: 291892151413007	VTD: MID045
Block: 291892151413008	VTD: MID046
VTD: MHT043	VTD: MID047
VTD: MHT046	VTD: MID048
VTD: MHT048	VTD: MID049
VTD: MHT052	VTD: MID050
Block: 291892151454005	VTD: MID051
VTD: MHT058	VTD: MID052
Block: 291892151453013	VTD: MID053
Block: 291892151454007	VTD: MID054
VTD: MHT200	VTD: MID055
VTD: MHT206	VTD: MID056
VTD: MID001	VTD: MID057
VTD: MID002	VTD: MID058
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VTD: MID030	VTD: NOR021

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VTD: NOR213
VTD: NOR218
VTD: NOR222
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VTD: NW001
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VTD: NW007

VTD: NW008	VTD: NW042
VTD: NW009	VTD: NW043
VTD: NW010	VTD: NW044
VTD: NW011	VTD: NW045
VTD: NW012	VTD: NW046
VTD: NW013	VTD: NW047
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Block: 291892151431005	VTD: NW049
Block: 291892151431007	VTD: NW050
Block: 291892151431019	VTD: NW051
Block: 291892151431020	VTD: NW052
Block: 291892151431021	VTD: NW200
Block: 291892151431029	VTD: NW201
Block: 291892151431030	VTD: NW202
Block: 291892151431044	VTD: NW203
Block: 291892151431045	VTD: NW204
Block: 291892151431046	VTD: NW205
Block: 291892151431047	VTD: NW206
Block: 291892151431048	VTD: NW207
Block: 291892151431049	VTD: NW208
Block: 291892151431050	VTD: NW209
Block: 291892151431051	VTD: NW210
Block: 291892151431052	VTD: NW211
Block: 291892151431053	VTD: NW212
Block: 291892151431054	VTD: NW213
Block: 291892151431055	VTD: NW214
Block: 291892151431056	VTD: NW215
Block: 291892151431057	VTD: NW216
Block: 291892151431063	VTD: NW217
VTD: NW014	VTD: NW219
VTD: NW015	VTD: NW220
VTD: NW016	VTD: NW224
VTD: NW017	VTD: NW225
VTD: NW018	VTD: NW226
VTD: NW019	VTD: NW227
VTD: NW020	VTD: NW229
VTD: NW021	VTD: SF001
VTD: NW022	VTD: SF002
VTD: NW023	VTD: SF003
VTD: NW024	VTD: SF004
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VTD: NW026	VTD: SF006
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VTD: NW036	VTD: SF016
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VTD: NW040	VTD: SF019
VTD: NW041	VTD: SF020

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 VTD: UNV041
 VTD: UNV042
 VTD: UNV043
 VTD: UNV045
 VTD: UNV201
 VTD: UNV202
 VTD: UNV205
 VTD: UNV206
 VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: Franklin MO
 County: St. Charles MO
 VTD: All Saints
 Block: 291833117352018
 Block: 291833117353000
 Block: 291833117353001
 Block: 291833117354000
 Block: 291833117354001
 Block: 291833117354002

Block: 291833117354003
 Block: 291833117391000
 Block: 291833117391001
 Block: 291833117391002
 Block: 291833117391003
 Block: 291833117391004
 Block: 291833117391005
 Block: 291833117391006
 Block: 291833117391007
 Block: 291833117391009
 Block: 291833117391015
 VTD: Amber Meadows
 VTD: Augusta
 VTD: Bayfield
 VTD: Callaway
 VTD: Canvas Cove
 VTD: Carriage Hills
 VTD: Community
 Block: 291833120032069
 Block: 291833120032070
 Block: 291833120032071
 Block: 291833120032076
 Block: 291833120032091
 Block: 291833121921000
 Block: 291833121921003
 Block: 291833121921004
 Block: 291833121921009
 Block: 291833121921010
 Block: 291833121921011
 Block: 291833121921012
 Block: 291833121921013
 Block: 291833121921014
 Block: 291833121921015
 Block: 291833121921016
 Block: 291833121921019
 Block: 291833121921020
 Block: 291833121921021
 Block: 291833121921022
 Block: 291833121921023
 Block: 291833121921024
 Block: 291833121921025
 Block: 291833121921026
 Block: 291833121921027
 Block: 291833121921028
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 Block: 291833121921051
 Block: 291833121922000
 Block: 291833121922001
 Block: 291833121922002
 Block: 291833121922003
 Block: 291833121922004
 Block: 291833121922005

Block: 291833121922006
 Block: 291833121922007
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 Block: 291833121922009
 Block: 291833121922010
 Block: 291833121922011
 Block: 291833121922012
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 Block: 291833121922016
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 Block: 291833121922019
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 Block: 291833121922021
 Block: 291833121922022
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 Block: 291833121922024
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 Block: 291833121922038
 Block: 291833121922040
 Block: 291833121922043
 Block: 291833121922044
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 Block: 291833121922048
 Block: 291833121922049
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Block: 291833121933030
Block: 291833121933037
Block: 291833121933038
Block: 291833121933048
Block: 291833121933049
VTD: Delmar
VTD: Discovery
Block: 291833117352016
VTD: DuVall
VTD: Feise
VTD: Fieldcrest
VTD: Foristell
Block: 291833120032054
Block: 291833120032055
Block: 291833120032056
Block: 291833120032058
Block: 291833120032059
Block: 291833120032060
Block: 291833120032061
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Block: 291833120032086
Block: 291833120032087
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Block: 291833120032090
VTD: Freymuth
VTD: Glengate
Block: 291833117381000
Block: 291833117381001
Block: 291833117381002
Block: 291833117381003
Block: 291833117381004
Block: 291833117381005
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Block: 291833117381008
Block: 291833117381009
Block: 291833117381010
Block: 291833117381011
Block: 291833117381012
Block: 291833117381023
Block: 291833117381024
Block: 291833117381025

Block: 291833117382000
Block: 291833117382001
Block: 291833117382002
Block: 291833117382003
Block: 291833117382004
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Block: 291833117382013
Block: 291833117382014
Block: 291833117382015
Block: 291833117382016
Block: 291833117382017
Block: 291833117382018
Block: 291833117382019
Block: 291833117382020
Block: 291833117382021
Block: 291833117382022
Block: 291833117382023
VTD: Hawk Ridge
VTD: Hillcrest
Block: 291833117323001
Block: 291833117323002
Block: 291833117323004
Block: 291833117324017
Block: 291833117354004
Block: 291833117354006
Block: 291833117382024
VTD: Hopewell
VTD: Keystone
VTD: Monticello
VTD: New Melle
VTD: Patriot
VTD: Phoenix
VTD: Pioneer
VTD: Regatta Bay
Block: 291833119042022
Block: 291833119092034
Block: 291833119092035
VTD: Ridgpoint
VTD: Starbuck
VTD: Summerset
VTD: Turtle Creek
VTD: Twin Chimneys
VTD: Twin Oaks
VTD: Weldon Spring
VTD: Westfield
County: St. Louis MO
VTD: BON001

VTD: BON002
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Block: 292198201061002
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Block: 292198201061005
Block: 292198201061006
Block: 292198201061007
Block: 292198201061008
Block: 292198201061010
Block: 292198201061016
Block: 292198201061017
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Block: 292198201061020
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Block: 292198201061030
 Block: 292198201061035
 Block: 292198201061036
 Block: 292198201061037
 Block: 292198201061041
 Block: 292198201061045
 Block: 292198201061056
 Block: 292198201061057
 VTD: Smith Creek
 VTD: South Hickory Grove
 VTD: Truesdale
 VTD: Walnut Grove
 VTD: Warrenton Ward 1
 VTD: Warrenton Ward 2
 Block: 292198201061009
 Block: 292198201061011
 Block: 292198201061012
 Block: 292198201061013
 Block: 292198201061014
 Block: 292198201061015
 Block: 292198201061021
 Block: 292198201061022
 Block: 292198201061023
 Block: 292198201061024
 Block: 292198201061031
 Block: 292198201061032
 Block: 292198201061033
 Block: 292198201061034
 Block: 292198201061046
 Block: 292198201061047
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 Block: 292198201061050
 Block: 292198201061051
 Block: 292198201061052
 Block: 292198201061053
 Block: 292198201061054
 Block: 292198201061055
 VTD: Warrenton Ward 3
 Block: 292198201071012
 Block: 292198201071013
 Block: 292198201071015
 Block: 292198201071016
 Block: 292198201071017
 Block: 292198201071018
 Block: 292198201071019
 Block: 292198201071020
 Block: 292198201071022
 Block: 292198201071023
 Block: 292198201071024
 Block: 292198201071025
 Block: 292198201071026
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 Block: 292198201071029
 Block: 292198201071030

Block: 292198201071048
 Block: 292198201071049
 Block: 292198201071050
 Block: 292198201071055
 VTD: Wright City Ward 1
 Block: 292198201091000
 Block: 292198201091002
 Block: 292198201091003
 Block: 292198201091004
 Block: 292198201091005
 Block: 292198201091006
 Block: 292198201091008
 Block: 292198201091009
 Block: 292198201091010
 Block: 292198201091011
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 Block: 292198201091016
 Block: 292198201091017
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 Block: 292198201091020
 Block: 292198201091021
 Block: 292198201091022
 Block: 292198201091023
 Block: 292198201091040
 Block: 292198201091041
 Block: 292198201091042
 Block: 292198201091045
 Block: 292198201091046
 Block: 292198201092001
 Block: 292198201092002
 Block: 292198201092003
 Block: 292198201092004
 Block: 292198201092041
 VTD: Wright City Ward 2

128.463. The third congressional district shall be composed of the following:

County: Boone MO
 VTD: 18
 Block: 290190018033008
 Block: 290190018033009
 Block: 290190018033010
 Block: 290190018033011
 Block: 290190018033012
 Block: 290190018033013
 Block: 290190018033014
 Block: 290190018033015
 Block: 290190018033016
 Block: 290190018033017
 Block: 290190018033018
 Block: 290190018033019
 Block: 290190018033020
 Block: 290190018033021

Block: 290190018033022
Block: 290190018033023
Block: 290190018033024
Block: 290190018033025
Block: 290190018033026
Block: 290190018033027
Block: 290190018033028
Block: 290190018033029
Block: 290190018033030
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Block: 290190018033032
Block: 290190018033033
Block: 290190018033034
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Block: 290190018033037
Block: 290190018033038
Block: 290190018033039
Block: 290190018033040
Block: 290190018033041
Block: 290190018033044
Block: 290190018033045
Block: 290190018033046
Block: 290190018033047
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Block: 290190018033049
Block: 290190018062008
Block: 290190018062009
Block: 290190018062010
Block: 290190018062011
Block: 290190018062013
Block: 290190018062014
Block: 290190018062046
Block: 290190018062047
VTD: 1B
VTD: 1E
VTD: 1I
VTD: 1M
Block: 290190005001000
Block: 290190005001001
Block: 290190005001002
Block: 290190005001003
Block: 290190005001004
Block: 290190005001005
Block: 290190005001006
Block: 290190005001007
Block: 290190005001008
Block: 290190005001009
Block: 290190005002000
Block: 290190005002001
Block: 290190005002002
Block: 290190005002003
Block: 290190005002004
Block: 290190005002005

Block: 290190005002006
Block: 290190005002007
Block: 290190005002008
Block: 290190005002009
Block: 290190005002010
Block: 290190005002011
Block: 290190005002012
Block: 290190005002013
Block: 290190005002014
Block: 290190005002016
Block: 290190005002017
Block: 290190005002018
Block: 290190005002019
Block: 290190005002020
Block: 290190005002023
Block: 290190005002028
Block: 290190005003000
Block: 290190005003001
Block: 290190005003002
VTD: 21
Block: 290190018061001
Block: 290190018061002
Block: 290190018061003
Block: 290190018061004
Block: 290190018061007
Block: 290190018061008
Block: 290190018061009
Block: 290190018061010
Block: 290190018061011
Block: 290190018061012
Block: 290190018061016
Block: 290190018061017
Block: 290190018071011
Block: 290190018071012
Block: 290190018071013
Block: 290190018071014
Block: 290190018071015
Block: 290190018071016
Block: 290190018071022
Block: 290190018071023
Block: 290190018071024
Block: 290190018071025
Block: 290190018071026
Block: 290190018071027
Block: 290190018071028
Block: 290190018072012
Block: 290190018072014
Block: 290190018072017
Block: 290190018072018
Block: 290190018072022
Block: 290190018072023
VTD: 25
Block: 290190016021018
Block: 290190016021019

Block: 290190016021020
 Block: 290190016021021
 Block: 290190016021022
 Block: 290190016021023
 Block: 290190016021024
 Block: 290190016021025
 Block: 290190016021026
 Block: 290190016021027
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 Block: 290190016021032
 Block: 290190016021033
 Block: 290190016021036
 Block: 290190016021037
 Block: 290190016022000
 Block: 290190016022023
 Block: 290190016022024
 Block: 290190016023031
 Block: 290190016023032
 Block: 290190016023033
 Block: 290190016023035
 Block: 290190016023036
 VTD: 26
 VTD: 27
 VTD: 28
 VTD: 29
 VTD: 2K
 Block: 290190018072001
 Block: 290190018072002
 Block: 290190018072003
 Block: 290190018072004
 Block: 290190018072005
 Block: 290190018072006
 Block: 290190018072007
 Block: 290190018072008
 Block: 290190018072010
 VTD: 30
 VTD: 31
 VTD: 32
 VTD: 33
 VTD: 34
 VTD: 35
 VTD: 36
 VTD: 37
 VTD: 38
 Block: 290190018033000
 Block: 290190018033001
 Block: 290190018033002
 Block: 290190018033003
 Block: 290190018033004
 Block: 290190018033005
 Block: 290190018033006
 Block: 290190018033007
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 Block: 290190018033051
 Block: 290190018062000
 Block: 290190018062001
 Block: 290190018062002
 Block: 290190018062003
 Block: 290190018062004
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 Block: 290190018062020
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 Block: 290190018062033
 Block: 290190018062035
 Block: 290190018062036
 Block: 290190018062037
 Block: 290190018062038
 Block: 290190018062054
 VTD: 3E
 VTD: 3M
 VTD: 41
 Block: 290190010031006
 Block: 290190010031008
 Block: 290190010031009
 Block: 290190010031014
 Block: 290190010031016
 Block: 290190010031018
 Block: 290190010031023
 Block: 290190010031036
 Block: 290190010031037
 Block: 290190010031038
 Block: 290190010031039
 Block: 290190010031040
 Block: 290190010031041
 Block: 290190010031042
 Block: 290190010031043
 Block: 290190010031044
 Block: 290190010031046
 Block: 290190010031052

VTD: 42	Block: 290299501011007
VTD: 43	Block: 290299501011008
VTD: 44	Block: 290299501011009
VTD: 4A	Block: 290299501011010
VTD: 4B	Block: 290299501011011
VTD: 4C	Block: 290299501011012
VTD: 4D	Block: 290299501011013
VTD: 4E	Block: 290299501011014
VTD: 4F	Block: 290299501011015
VTD: 4G	Block: 290299501011016
VTD: 4H	Block: 290299501011017
VTD: 4I	Block: 290299501011018
VTD: 4J	Block: 290299501011019
VTD: 4K	Block: 290299501011020
VTD: 4L	Block: 290299501011021
VTD: 4M	Block: 290299501011022
VTD: 5A	Block: 290299501011023
VTD: 5B	Block: 290299501011024
VTD: 5C	Block: 290299501011025
VTD: 5D	Block: 290299501011026
VTD: 5E	Block: 290299501011027
VTD: 5F	Block: 290299501011028
VTD: 5G	Block: 290299501011029
VTD: 5H	Block: 290299501011030
VTD: 5I	Block: 290299501011031
VTD: 5J	Block: 290299501011032
VTD: 5K	Block: 290299501011033
VTD: 5L	Block: 290299501011034
VTD: 5M	Block: 290299501011035
VTD: 5N	Block: 290299501011036
VTD: 5P	Block: 290299501011037
VTD: 6A	Block: 290299501011038
VTD: 6B	Block: 290299501011039
VTD: 6C	Block: 290299501011040
VTD: 6D	Block: 290299501011041
VTD: 6E	Block: 290299501011042
VTD: 6F	Block: 290299501011043
VTD: 6G	Block: 290299501011044
VTD: 6H	Block: 290299501011045
VTD: 6I	Block: 290299501011046
VTD: 6J	Block: 290299501011047
VTD: 6K	Block: 290299501011048
VTD: 6L	Block: 290299501011049
VTD: 6M	Block: 290299501011050
County: Callaway MO	Block: 290299501011051
County: Camden MO	Block: 290299501011052
VTD: Horseshoe Bend	Block: 290299501011053
Block: 290299501011000	Block: 290299501011054
Block: 290299501011001	Block: 290299501011055
Block: 290299501011002	Block: 290299501011056
Block: 290299501011003	Block: 290299501011057
Block: 290299501011004	Block: 290299501011058
Block: 290299501011005	Block: 290299501011059
Block: 290299501011006	Block: 290299501011060

Block: 290299501011061
Block: 290299501011062
Block: 290299501011063
Block: 290299501011064
Block: 290299501011065
Block: 290299501011066
Block: 290299501011067
Block: 290299501011068
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Block: 290299501021052
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Block: 290299501021076
Block: 290299501021077
Block: 290299501021078
Block: 290299501021079
Block: 290299501021080
Block: 290299501021081
Block: 290299501021082
Block: 290299501021083
Block: 290299501021084
VTD: Osage Beach 1
Block: 290299502011000
Block: 290299502011001
Block: 290299502011002
Block: 290299502011003
Block: 290299502011004
Block: 290299502011005
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 Block: 290299502011024
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 Block: 290299502011051
 Block: 290299502011052
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 Block: 290299502012001
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 VTD: Osage Beach 3
 Block: 290299502011032
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 Block: 290299502011034
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 Block: 290299502012041
 Block: 290299502012044
 Block: 290299502012045
 Block: 290299502012046
 Block: 290299502012048
 Block: 290299502012049
 County: Cole MO
 County: Crawford MO
 County: Gasconade MO
 County: Jefferson MO
 VTD: Brennan
 VTD: Byrnes Mill W-1
 VTD: Byrnes Mill W-2
 VTD: Byrnes Mill W-3
 VTD: Byrnesville
 VTD: Cedar Hill
 VTD: Cedar Hill Lakes
 VTD: De Soto W-1
 VTD: De Soto W-2
 VTD: De Soto W-3
 Block: 290997010022008
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Block: 290997012003020
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Block: 290997012003024
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Block: 290997012003037
Block: 290997012003038
Block: 290997013001000
Block: 290997013001020
Block: 290997013001021
Block: 290997013001030
VTD: De Soto W-4
VTD: Dulin Creek
VTD: Goldman
VTD: Grubville
VTD: Grubville 2
VTD: High Ridge
VTD: Hillsboro W-1
VTD: Hillsboro W-2
VTD: Hillsboro W-3
VTD: Hillsboro W-4
VTD: Hoene Springs
VTD: House Springs
VTD: Lake Tekawitha
VTD: Lake Tishomingo
VTD: Meramec Valley
VTD: Murphy
VTD: North Jefferson

VTD: Northwest
VTD: Parkdale
VTD: Peaceful Village
VTD: Raintree
VTD: Rock Creek
Block: 290997002092003
VTD: Rockwood
VTD: Saline
Block: 290997002083012
VTD: Scotsdale
VTD: Valle
Block: 290997010023041
Block: 290997013001063
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Block: 290997013001065
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Block: 290997013001075
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 County: Maries MO
 County: Miller MO
 VTD: BRUMLEY
 VTD: ELDON CITY
 VTD: ELDON NORTH
 VTD: ELDON SOUTH
 VTD: IBERIA CITY & RURAL
 VTD: KAISER
 VTD: LAKE OZARK
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VTD: MARYS HOME
 VTD: OLEAN
 VTD: ST. ANTHONY
 VTD: ST.ELIZABETH
 VTD: TUSCUMBIA
 County: Moniteau MO
 County: Montgomery MO
 County: Osage MO
 County: Phelps MO
 VTD: Dawson
 VTD: Dillon Central
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 VTD: Dillon North

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VTD: Jerome
Block: 291618906003000
VTD: Meramec
VTD: Miller East
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VTD: Miller West
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VTD: Rolla Ward No. 2

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VTD: St. James East

VTD: St. James Ward No. 1

VTD: St. James Ward No. 2

VTD: St. James Ward No. 3

VTD: St. James Ward No. 4

VTD: St. James West

County: St. Charles MO

VTD: Adams

VTD: All Saints

Block: 291833117352019

Block: 291833117391011

Block: 291833117391012

VTD: Arlington

VTD: Aspen

VTD: Briarhill

VTD: Bryan

VTD: Canary

VTD: Cave Springs

VTD: Cedar

VTD: Cheshire

VTD: Civic

VTD: Claybrook

VTD: Coachman

VTD: Community

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 VTD: Cottleville
 VTD: Country Hill
 VTD: Coverdell
 VTD: Covilli
 VTD: Discovery
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VTD: Edgewood
 VTD: Elks
 VTD: Evergreen
 VTD: Fairmount
 VTD: Fairview
 VTD: Fairways
 VTD: Flint Hill
 VTD: Foristell
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Block: 291833120032038
Block: 291833120032039
Block: 291833120032040
Block: 291833120032041
Block: 291833120032042
Block: 291833120032043
Block: 291833120032044
Block: 291833120032045
Block: 291833120032046
Block: 291833120032047
Block: 291833120032048
Block: 291833120032049
Block: 291833120032050
Block: 291833120032051
Block: 291833120032052
Block: 291833120032053
Block: 291833120032057
Block: 291833120032066
Block: 291833120032067
Block: 291833120032068
Block: 291833120032092
VTD: Fox
VTD: Glengate
Block: 291833117382025
VTD: Government
VTD: Graybridge
VTD: Green Forest
VTD: Hanover
VTD: Harmony
VTD: Harvester
VTD: Heritage
VTD: Hi Point
VTD: Highgrove
VTD: Hillcrest
Block: 291833117323000
Block: 291833117323005
Block: 291833117324000
Block: 291833117324001
Block: 291833117324002
Block: 291833117324003
Block: 291833117324004
Block: 291833117324005
Block: 291833117324006
Block: 291833117324007
Block: 291833117324008
Block: 291833117324009
Block: 291833117324010
Block: 291833117324011
Block: 291833117324012
Block: 291833117324013
Block: 291833117324016
Block: 291833117324021
Block: 291833117324022

Block: 291833117324023
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Block: 291833117324028
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Block: 291833117324030
Block: 291833117324031
Block: 291833117324032
Block: 291833117352001
Block: 291833117352003
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Block: 291833117352006
Block: 291833117352007
Block: 291833117352008
Block: 291833117352009
Block: 291833117352010
Block: 291833117352011
Block: 291833117352012
Block: 291833117352013
Block: 291833117352014
Block: 291833117352015
Block: 291833117352022
Block: 291833117352024
Block: 291833117354005
VTD: Josephville
VTD: Kampville
VTD: Katy Trail
VTD: Lakes
VTD: Laura Hill
VTD: Lincoln
VTD: Mamelle
VTD: Marina
VTD: McClay
VTD: McNair
VTD: Meadow Valley
VTD: Mid Rivers
VTD: Montbrook
VTD: Montclair
VTD: Morningside
VTD: Mount Hope
VTD: Normandy
VTD: Oak Creek
VTD: Oaks
VTD: Orchard Farm
VTD: Parkwood
VTD: Peine
VTD: Pitman
VTD: Rabbit Run
VTD: Regatta Bay
Block: 291833119031001
Block: 291833119031003

Block: 291833119031021
Block: 291833119031022
Block: 291833119091006
Block: 291833119091008
Block: 291833119091009
Block: 291833119091010
Block: 291833119091011
Block: 291833119091012
Block: 291833119091013
Block: 291833119091014
Block: 291833119091015
Block: 291833119091016
Block: 291833119091017
Block: 291833119091018
Block: 291833119091019
Block: 291833119091020
Block: 291833119091021
Block: 291833119091022
Block: 291833119091023
Block: 291833119091024
Block: 291833119092001
Block: 291833119092003
Block: 291833119092004
Block: 291833119092005
Block: 291833119092006
Block: 291833119092007
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Block: 291833119092011
Block: 291833119092012
Block: 291833119092013
Block: 291833119092016
Block: 291833119092017
Block: 291833119092018
Block: 291833119092019
Block: 291833119092020
Block: 291833119092021
Block: 291833119092022
Block: 291833119092023
Block: 291833119092024
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Block: 291833119092026
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Block: 291833119092028
Block: 291833119092029
Block: 291833119092030
Block: 291833119092031
Block: 291833119092032
Block: 291833119092033
VTD: River Bend
VTD: Rivers
VTD: Salt Lick
VTD: Shadow Creek
VTD: Shirewood
VTD: Shoshone

VTD: Sibley
VTD: Spencer
VTD: St. Andrews
VTD: St. Cletus
VTD: St. Jude
VTD: St. Marys
VTD: St. Paul
VTD: Sun Lake
VTD: Sunny Hill
VTD: Sycamore
VTD: Tanglewood
VTD: Timberwood
VTD: Treetop
VTD: Truman
VTD: Washington
VTD: Wheatfield
VTD: Whitmoor
VTD: Wilshire
VTD: Windcastle
VTD: Winds
VTD: Wolfrum
VTD: Woodcliff
VTD: Woodglen
VTD: Woodstream
County: Warren MO
VTD: Elkhorn North
VTD: North Hickory Grove
Block: 292198201081000
Block: 292198201081001
Block: 292198201081002
Block: 292198201081003
Block: 292198201081004
Block: 292198201081005
Block: 292198201081007
Block: 292198201081008
Block: 292198201081009
Block: 292198201081010
Block: 292198201081011
Block: 292198201081012
Block: 292198201081013
Block: 292198201081014
Block: 292198201081015
Block: 292198201081016
Block: 292198201081017
Block: 292198201081018
Block: 292198201082000
Block: 292198201082001
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Block: 292198201082004
Block: 292198201082005
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Block: 292198201082007
Block: 292198201082008
Block: 292198201082009
Block: 292198201082010

Block: 292198201082011
Block: 292198201082012
Block: 292198201082013
Block: 292198201082014
Block: 292198201082015
Block: 292198201082016
Block: 292198201082017
Block: 292198201082018
Block: 292198201082019
Block: 292198201082020
Block: 292198201082021
Block: 292198201082022
Block: 292198201082024
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Block: 292198201082026
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Block: 292198201082028
Block: 292198201082032
Block: 292198201082036
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Block: 292198201082046
Block: 292198201082047
Block: 292198201082048
Block: 292198201082049
Block: 292198201082050
Block: 292198201082051
Block: 292198201082054
Block: 292198201082058
Block: 292198201084000
Block: 292198201084001
Block: 292198201084002
Block: 292198201084003
Block: 292198201084004
Block: 292198201084005
Block: 292198201084006
Block: 292198201084007
Block: 292198201084008
Block: 292198201084009
Block: 292198201084010
Block: 292198201084011
Block: 292198201084012
Block: 292198201084013
Block: 292198201084014
Block: 292198201084015
Block: 292198201084016
Block: 292198201084017

Block: 292198201084018
Block: 292198201084019
Block: 292198201084020
Block: 292198201084021
Block: 292198201084022
Block: 292198201084023
Block: 292198201084024
Block: 292198201084025
Block: 292198201084026
Block: 292198201084027
Block: 292198201084028
Block: 292198201084029
Block: 292198201084030
Block: 292198201084032
Block: 292198201084033
Block: 292198201092000
Block: 292198201092008
Block: 292198201092009
Block: 292198201092010
VTD: Pendleton
Block: 292198201041088
Block: 292198201041089
Block: 292198201041093
Block: 292198201041094
Block: 292198201041095
Block: 292198201041096
Block: 292198201041097
Block: 292198201041098
Block: 292198201041100
Block: 292198201041104
Block: 292198201041106
Block: 292198201041107
Block: 292198201041108
Block: 292198201041109
Block: 292198201041110
Block: 292198201041111
Block: 292198201041112
Block: 292198201041113
Block: 292198201041114
Block: 292198201041115
Block: 292198201041116
Block: 292198201041117
Block: 292198201041120
Block: 292198201041121
Block: 292198201041122
Block: 292198201041123
Block: 292198201041124
Block: 292198201041127
VTD: Warrenton Ward 2
Block: 292198201041118
Block: 292198201041119
Block: 292198201043052
Block: 292198201043057
Block: 292198201043058

Block: 292198201043064
 Block: 292198201043065
 Block: 292198201043066
 Block: 292198201043067
 Block: 292198201043068
 Block: 292198201043069
 Block: 292198201043070
 Block: 292198201043071
 Block: 292198201051021
 Block: 292198201051022
 Block: 292198201051023
 Block: 292198201051025
 Block: 292198201061000
 VTD: Warrenton Ward 3
 Block: 292198201051008
 Block: 292198201051011
 Block: 292198201051012
 Block: 292198201051013
 Block: 292198201051014
 Block: 292198201051015
 Block: 292198201051016
 Block: 292198201051017
 Block: 292198201051018
 Block: 292198201051019
 Block: 292198201051020
 Block: 292198201051024
 Block: 292198201052009
 Block: 292198201052010
 Block: 292198201052012
 Block: 292198201052013
 Block: 292198201052014
 Block: 292198201052015
 Block: 292198201052016
 Block: 292198201052017
 Block: 292198201052019
 Block: 292198201052020
 Block: 292198201052021
 Block: 292198201052022
 Block: 292198201052032
 Block: 292198201052033
 Block: 292198201052034
 Block: 292198201071014
 Block: 292198201071056
 VTD: Weeks
 VTD: Wright City Ward 1
 Block: 292198201081019
 Block: 292198201081020
 Block: 292198201082023
 Block: 292198201082029
 Block: 292198201082030
 Block: 292198201082031
 Block: 292198201082033
 Block: 292198201082034
 Block: 292198201082035
 Block: 292198201082052
 Block: 292198201082053

Block: 292198201082055
 Block: 292198201082056
 Block: 292198201082057
 Block: 292198201083000
 Block: 292198201083001
 Block: 292198201083002
 Block: 292198201083003
 Block: 292198201083004
 Block: 292198201083005
 Block: 292198201084031
 Block: 292198201091001
 Block: 292198201092043
 County: Washington MO
 128.464. The fourth congressional district
 shall be composed of the following:
 County: Barton MO
 County: Bates MO
 County: Benton MO
 County: Boone MO
 VTD: 07
 VTD: 08
 VTD: 09
 VTD: 10
 VTD: 11
 VTD: 12
 VTD: 15
 VTD: 16
 VTD: 17
 VTD: 18
 Block: 290190018032015
 Block: 290190018032016
 Block: 290190018032018
 Block: 290190018032033
 Block: 290190018032034
 Block: 290190018032035
 Block: 290190018032036
 Block: 290190018032040
 Block: 290190018032041
 Block: 290190018032042
 Block: 290190018032043
 Block: 290190018032044
 VTD: 19
 VTD: 1A
 VTD: 1C
 VTD: 1D
 VTD: 1F
 VTD: 1G
 VTD: 1J
 VTD: 1K
 VTD: 1L
 VTD: 1M
 Block: 290190021003001
 Block: 290190021003019
 Block: 290190021003020
 Block: 290190021003021
 Block: 290190021003031

Block: 290190021003032
Block: 290190021003033
Block: 290190021003039
Block: 290190021003040
VTD: 20
VTD: 21
Block: 290190013003003
Block: 290190013003004
Block: 290190013003006
Block: 290190013003008
Block: 290190013003009
Block: 290190013003023
Block: 290190018072000
VTD: 22
VTD: 23
VTD: 24
VTD: 25
Block: 290190016023003
VTD: 2A
VTD: 2B
VTD: 2C
VTD: 2D
VTD: 2F
VTD: 2G
VTD: 2H
VTD: 2I
VTD: 2J
VTD: 2K
Block: 290190013003002
Block: 290190013003005
Block: 290190013003007
Block: 290190013003010
Block: 290190013003024
Block: 290190013003025
Block: 290190013003026
Block: 290190013003027
VTD: 2L
VTD: 38
Block: 290190018032038
Block: 290190018032039
VTD: 39
VTD: 3A
VTD: 3B
VTD: 3C
VTD: 3D
VTD: 3F
VTD: 3G
VTD: 3H
VTD: 3I
VTD: 3J
VTD: 3L
VTD: 3N
VTD: 40
VTD: 41

Block: 290190015062025
Block: 290190015062052
Block: 290190015062056
Block: 290190015062059
Block: 290190015062061
Block: 290190016031013
Block: 290190016031018
Block: 290190016031023
Block: 290190016031027
Block: 290190016031028
Block: 290190016031030
Block: 290190016031038
Block: 290190016031039
Block: 290190016031040
Block: 290190016041000
Block: 290190016041001
Block: 290190016041002
Block: 290190016041003
Block: 290190016041004
Block: 290190016041006
Block: 290190016041007
Block: 290190016041008
Block: 290190016041009
Block: 290190016041016
Block: 290190016041019
Block: 290190016042000
Block: 290190016042018
VTD: 45
County: Camden MO
VTD: Barnumton
VTD: Camdenton 1
VTD: Camdenton 2
VTD: Camdenton 3
VTD: Climax Springs
VTD: Decaturville
VTD: Freedom
VTD: Greenvew
VTD: Ha Ha Tonka
VTD: Hillhouse
VTD: Horseshoe Bend
Block: 290299501021056
VTD: Linn Creek
VTD: Macks Creek
VTD: Montreal
VTD: Osage Beach 1
Block: 290299502011017
VTD: Osage Beach 2
VTD: Osage Beach 3
Block: 290299502012009
Block: 290299502012010
Block: 290299502012011
Block: 290299502012012
Block: 290299502012013
Block: 290299502012014

Block: 290299502012015
Block: 290299502012016
Block: 290299502012020
Block: 290299502012021
Block: 290299502012024
Block: 290299502012025
Block: 290299502012026
Block: 290299502012027
Block: 290299502012028
Block: 290299502012029
Block: 290299502012030
Block: 290299502012032
Block: 290299502012033
Block: 290299502012034
Block: 290299502012042
Block: 290299502012043
Block: 290299502012047
Block: 290299502013019
Block: 290299502013028
Block: 290299502013029
Block: 290299502013030
Block: 290299502013031
Block: 290299502013032
Block: 290299502013033
Block: 290299502013034
Block: 290299502013035
Block: 290299502013036
Block: 290299502013037
Block: 290299502013038
Block: 290299502013039
Block: 290299502013040
Block: 290299502013041
Block: 290299502013042
Block: 290299502013044
Block: 290299502023000
Block: 290299502023001
Block: 290299502023005
Block: 290299502023006
Block: 290299502023007
Block: 290299502023008
Block: 290299502023009
Block: 290299502023010
Block: 290299502023011
Block: 290299502023013
Block: 290299502023014
Block: 290299502023015
Block: 290299502023016
Block: 290299502023017
Block: 290299502023018
Block: 290299502023019
Block: 290299502023020
Block: 290299502023033
Block: 290299502023034
Block: 290299506002000
Block: 290299506002001
Block: 290299506002002

Block: 290299506002003
Block: 290299506002004
Block: 290299506002005
Block: 290299506002006
Block: 290299506002007
Block: 290299506002008
Block: 290299506002009
Block: 290299506002010
Block: 290299506002011
Block: 290299506002014
Block: 290299506002015
Block: 290299506002016
Block: 290299506002019
Block: 290299506002034
Block: 290299506002035
Block: 290299506002036
VTD: Roach
VTD: Stoutland
VTD: Sunny Slope
VTD: Sunrise Beach 1
VTD: Sunrise Beach 2
VTD: Sunrise Beach 3
VTD: Wilson Bend
County: Cass MO
County: Cedar MO
County: Cooper MO
County: Dade MO
County: Dallas MO
County: Henry MO
County: Hickory MO
County: Howard MO
County: Jackson MO
VTD: Prairie 52
VTD: Prairie 56
VTD: Prarie 58
VTD: Prarie 61
VTD: Prarie 63
VTD: Sni-A-Bar 05
VTD: Sni-A-Bar 07
VTD: Sni-A-Bar 08
Block: 290950148042027
Block: 290950148042028
Block: 290950148061015
Block: 290950148061016
Block: 290950148061017
Block: 290950148061018
Block: 290950148062000
Block: 290950148062001
Block: 290950148062002
Block: 290950148062003
Block: 290950148062004
Block: 290950148062005
Block: 290950148062006
Block: 290950148062007
Block: 290950148062008
Block: 290950148062009

Block: 290950148062010
Block: 290950148062011
Block: 290950148062012
Block: 290950148062013
Block: 290950148062014
Block: 290950148062015
Block: 290950148063000
Block: 290950148063001
Block: 290950148063002
Block: 290950148063003
Block: 290950148063004
Block: 290950148063005
Block: 290950148063006
Block: 290950148063007
Block: 290950148063008
Block: 290950148063009
Block: 290959892001002
Block: 290959892001003
Block: 290959892001004
Block: 290959892001005
Block: 290959892001006
VTD: Sni-A-Bar 09
VTD: Sni-A-Bar 10
VTD: Sni-A-Bar 11
VTD: Sni-A-Bar 12
VTD: Sni-A-Bar 13
VTD: Sni-A-Bar 14
VTD: Sni-A-Bar 15
VTD: Sni-A-Bar 16
VTD: Sni-A-Bar 20
VTD: Sni-A-Bar 21
Block: 290950141272000
Block: 290950141272005
VTD: Sni-A-Bar 23
VTD: Sni-A-Bar 29
VTD: Sni-A-Bar 30
VTD: Sni-A-Bar 31
VTD: Sni-A-Bar 32
VTD: Sni-A-Bar 33
VTD: Sni-A-Bar 37
VTD: Sni-A-Bar 38
VTD: Sni-A-Bar 39
VTD: Sni-A-Bar 40
VTD: Sni-A-Bar 41
VTD: Sni-A-Bar 42
VTD: Sni-A-Bar 43
VTD: Sni-A-Bar 44
VTD: Sni-A-Bar 45
VTD: Sni-A-Bar 46
VTD: Sni-A-Bar 47
VTD: Sni-A-Bar 48
VTD: Sni-A-Bar 49
VTD: Sni-A-Bar 50
Block: 290950149031031

Block: 290950149031032
Block: 290950149031064
VTD: Sni-A-Bar 51
VTD: Sni-A-Bar 52
VTD: Sni-A-Bar 83
VTD: Van Buren 01
VTD: Van Buren 02
VTD: Van Buren 03
VTD: Van Buren 04
Block: 290950139182011
Block: 290950139182016
VTD: Van Buren 07
VTD: Van Buren 08
VTD: Van Buren 09
VTD: Van Buren 10
VTD: Van Buren 11
VTD: Van Buren 12
VTD: Van Buren 13
VTD: Van Buren 14
VTD: Van Buren 15
VTD: Van Buren 16
VTD: Van Buren 17
VTD: Van Buren 18
VTD: Van Buren 19
County: Johnson MO
County: Laclede MO
County: Lafayette MO
County: Miller MO
VTD: LAKE OZARK
Block: 291319628011058
Block: 291319628011059
County: Morgan MO
County: Pettis MO
County: Polk MO
County: Pulaski MO
County: Saline MO
County: St. Clair MO
County: Vernon MO
128.465. The fifth congressional district
shall be composed of the following:
County: Clay MO
VTD: Chou 8
Block: 290470206032000
Block: 290470206032001
Block: 290470206032002
Block: 290470206032003
Block: 290470206032004
Block: 290470206032007
Block: 290470206032008
Block: 290470206032014
Block: 290470206032015
Block: 290470206032016
Block: 290470206032017
Block: 290470206032018

Block: 290470206034000
 Block: 290470206034001
 Block: 290470206034002
 Block: 290470206034003
 Block: 290470206034004
 Block: 290470206034005
 Block: 290470206034006
 Block: 290470206034007
 Block: 290470206034008
 Block: 290470206034018
 Block: 290470206034019
 Block: 290470206034020
 Block: 290470208032005
 Block: 290470208032006
 Block: 290470208032007
 Block: 290470208032008
 Block: 290470208032009
 Block: 290470208032010
 Block: 290470208033012
 Block: 290470208033015
 Block: 290470208033016
 Block: 290470209021002
 Block: 290470209021003
 Block: 290470209021008
 Block: 290470209021019
 Block: 290470209021020
 Block: 290470209021021
 Block: 290470209021022
 Block: 290470223023019
 VTD: Gal 10
 VTD: Gal 11
 VTD: Gal 12
 VTD: Gal 13
 VTD: Gal 14
 VTD: Gal 15
 VTD: Gal 16
 VTD: Gal 17
 VTD: Gal 18
 VTD: Gal 4
 VTD: Gal 5
 VTD: Gal 6
 VTD: Gal 7
 VTD: Gal 9
 VTD: KC 21 Pl 1
 Block: 290470213031000
 Block: 290470213031001
 Block: 290470213031002
 Block: 290470213031003
 Block: 290470213031004
 Block: 290470213031005
 Block: 290470213031006
 Block: 290470213031007
 Block: 290470213031008
 Block: 290470213031009
 Block: 290470213031010
 Block: 290470213031011

Block: 290470213031012
 Block: 290470213031013
 Block: 290470213031014
 Block: 290470213031015
 Block: 290470213031016
 Block: 290470213031017
 Block: 290470213031020
 Block: 290470213031021
 Block: 290470213111000
 Block: 290470213111001
 Block: 290470213111002
 Block: 290470213111003
 Block: 290470213111004
 Block: 290470213111005
 Block: 290470213111006
 Block: 290470213111009
 Block: 290470213141000
 Block: 290470213141001
 Block: 290470213141002
 Block: 290470213141003
 Block: 290470213141004
 Block: 290470213141005
 Block: 290470213141006
 Block: 290470213141007
 Block: 290470213141008
 Block: 290470213141009
 Block: 290470213141014
 Block: 290470213141015
 Block: 290470213141016
 Block: 290470213141017
 Block: 290470213141018
 Block: 290470213141020
 Block: 290470213141021
 Block: 290470213141029
 Block: 290470213142000
 Block: 290470213142001
 Block: 290470213142002
 Block: 290470213142003
 Block: 290470213142004
 Block: 290470213142005
 Block: 290470213142006
 Block: 290470213142007
 Block: 290470213142008
 Block: 290470213142009
 Block: 290470213142010
 Block: 290470213142011
 Block: 290470213142012
 Block: 290470213142013
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 VTD: Brooking No. 1
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VTD: Brooking No. 11	VTD: KC 1108
VTD: Brooking No. 12	VTD: KC 1109
VTD: Brooking No. 13	VTD: KC 1110
VTD: Brooking No. 14	VTD: KC 1111
VTD: Brooking No. 15	VTD: KC 1112
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VTD: Brooking No. 18	VTD: KC 1201
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VTD: Fort Osage 01	VTD: KC 1212
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 VTD: KC WD2 PCT206
 VTD: KC WD2 PCT211
 VTD: KC WD8 PCT810
 VTD: KC1314
 VTD: Prairie 03
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 VTD: Prairie 59
 VTD: Prairie 60
 VTD: Prairie 62
 VTD: Prairie 01
 VTD: Prairie 02
 VTD: Prairie 10
 VTD: Prairie 25
 VTD: Prairie 53
 VTD: Prairie 54
 VTD: Prairie 55
 VTD: Prairie 57
 VTD: Sni-A-Bar 01
 VTD: Sni-A-Bar 02
 VTD: Sni-A-Bar 03
 VTD: Sni-A-Bar 04
 VTD: Sni-A-Bar 08
 Block: 290950148063010
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 VTD: Sni-A-Bar 18
 VTD: Sni-A-Bar 19
 VTD: Sni-A-Bar 21
 Block: 290950141231000
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 Block: 290950141231002
 Block: 290950141231003
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 Block: 290950141231005
 Block: 290950141231008
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 Block: 290950141241000
 Block: 290950141241001
 Block: 290950141241002
 Block: 290950141241003
 Block: 290950141241004
 Block: 290950141241005
 Block: 290950141241006
 Block: 290950141241008

Block: 290950141241009
 Block: 290950141241010
 Block: 290950141241011
 Block: 290950141241012
 Block: 290950141241013
 Block: 290950141241014
 Block: 290950141241015
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 Block: 290950141272002
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 Block: 290950141272004
 Block: 290950141272006
 Block: 290950141272007
 Block: 290950141272008
 Block: 290950141272009
 Block: 290950141272010
 Block: 290950141272023
 Block: 290950141272024
 Block: 290950193022052
 Block: 290950193022053
 VTD: Sni-A-Bar 22
 VTD: Sni-A-Bar 24
 VTD: Sni-A-Bar 25
 VTD: Sni-A-Bar 26
 VTD: Sni-A-Bar 27
 VTD: Sni-A-Bar 28
 VTD: Sni-A-Bar 34
 VTD: Sni-A-Bar 35
 VTD: Sni-A-Bar 36
 VTD: Van Buren 04
 Block: 290950139182015
 VTD: Van Buren 06
 VTD: Washington 01
 VTD: Washington 02
 VTD: Washington 03
 VTD: Washington 04
 VTD: Washington 05
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 VTD: Washington 11
 VTD: Washington 12

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO
 County: Andrew MO
 County: Atchison MO
 County: Audrain MO
 County: Buchanan MO
 County: Caldwell MO
 County: Carroll MO

County: Chariton MO
 County: Clark MO
 County: Clay MO
 VTD: Chou 8
 Block: 290470223023015
 Block: 290470223023016
 Block: 290470223023017
 Block: 290470223023023
 VTD: FR 1
 VTD: FR 2
 VTD: FR 3
 VTD: FR 4
 VTD: FR 5
 VTD: KC 21 Lib 1
 VTD: KC 21 Lib 2
 VTD: KC 21 Lib 3
 VTD: KC 21 Lib 4
 VTD: KC 21 Lib 5
 VTD: KC 21 Lib 6
 VTD: KC 21 Pl 1
 Block: 290470219003038
 Block: 290470219003039
 VTD: KC 21-22
 VTD: Kry 1
 VTD: Kry 2
 VTD: Kry 3
 VTD: Kry 4
 VTD: Lib 1
 VTD: Lib 10
 VTD: Lib 11
 VTD: Lib 12
 VTD: Lib 13
 VTD: Lib 14
 VTD: Lib 2
 VTD: Lib 3
 VTD: Lib 4
 VTD: Lib 5
 Block: 290470208021011
 Block: 290470208021012
 Block: 290470208021013
 Block: 290470208021031
 Block: 290470208021032
 Block: 290470208021033
 Block: 290470208021035
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 Block: 290470208031000
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 Block: 290470208031003
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 Block: 290470208031006
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 Block: 290470208031009
 Block: 290470208031010
 Block: 290470208031011
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 Block: 290470208031016
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 Block: 290470208033001
 Block: 290470208033002
 Block: 290470208033003
 Block: 290470223023010
 Block: 290470223023011
 Block: 290470223023018
 VTD: Lib 6
 VTD: Lib 7
 VTD: Lib 8
 VTD: Lib 9
 VTD: Pl 1
 VTD: Pl 2
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 VTD: Wash 1
 VTD: Wash 2
 VTD: Wash 3
 County: Clinton MO
 County: Daviess MO
 County: DeKalb MO
 County: Gentry MO
 County: Grundy MO
 County: Harrison MO
 County: Holt MO
 County: Jackson MO
 VTD: Blue 01-07
 Block: 290950151001008
 Block: 290950151001009
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 Block: 290950151001080
 Block: 290950151001091
 Block: 290950151001096
 Block: 290950151001097
 Block: 290950151001100
 VTD: Blue 01-08
 VTD: Blue 03-04
 Block: 290950151002029
 VTD: Blue 03-06
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 VTD: Fort Osage 01
 Block: 290950177001028
 VTD: Fort Osage 02
 VTD: Fort Osage 03
 VTD: Fort Osage 04
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 VTD: Fort Osage 09
 VTD: Fort Osage 10
 VTD: Sni-A-Bar 06
 VTD: Sni-A-Bar 50
 Block: 290950149031030
 Block: 290950149031063
 Block: 290950149031065
 Block: 290950149033000
 Block: 290950149033021
 County: Knox MO
 County: Lewis MO
 County: Lincoln MO
 County: Linn MO
 County: Livingston MO
 County: Macon MO
 County: Marion MO
 County: Mercer MO
 County: Monroe MO
 County: Nodaway MO
 County: Pike MO

County: Platte MO
 County: Putnam MO
 County: Ralls MO
 County: Randolph MO
 County: Ray MO
 County: Schuyler MO
 County: Scotland MO
 County: Shelby MO
 County: Sullivan MO
 County: Worth MO
 128.467. The seventh congressional
 district shall be composed of the following:
 County: Barry MO
 County: Christian MO
 County: Greene MO
 County: Jasper MO
 County: Lawrence MO
 County: McDonald MO
 County: Newton MO
 County: Stone MO
 County: Taney MO
 VTD: BOSTON CENTER
 Block: 292134802042025
 Block: 292134802042026
 Block: 292134802042027
 Block: 292134802042028
 Block: 292134802042029
 Block: 292134802042030
 Block: 292134802042031
 Block: 292134802042032
 Block: 292134802042033
 Block: 292134802042034
 Block: 292134802042035
 Block: 292134802042036
 Block: 292134802042037
 Block: 292134802042043
 Block: 292134802042050
 Block: 292134802042056
 Block: 292134802042057
 Block: 292134802042059
 Block: 292134802061000
 Block: 292134802061001
 Block: 292134802061002
 Block: 292134802061003
 Block: 292134802061004
 Block: 292134802061005
 Block: 292134802061006
 Block: 292134802061007
 Block: 292134802061010
 VTD: BRANSON 1
 VTD: BRANSON 2
 VTD: BRANSON 3
 VTD: HOLLISTER 1
 VTD: HOLLISTER 2

Block: 292134803012036
Block: 292134803012037
Block: 292134803012038
Block: 292134803012039
Block: 292134803021038
Block: 292134803021039
Block: 292134803021040
Block: 292134803021041
Block: 292134803021042
Block: 292134803021043
Block: 292134803021044
Block: 292134803021045
Block: 292134803021046
Block: 292134803023000
Block: 292134803023001
Block: 292134803023002
Block: 292134803023003
Block: 292134803023006
Block: 292134803023007
Block: 292134803023008
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Block: 292134803023020
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Block: 292134803024002
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Block: 292134803024008
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Block: 292134803024010
Block: 292134803024011
Block: 292134803024012
Block: 292134803024013
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Block: 292134803024015
Block: 292134803024017
Block: 292134803024018
Block: 292134803024019
Block: 292134803024020
Block: 292134803024021
Block: 292134803024022
Block: 292134803024023
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Block: 292134803024025
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Block: 292134803024031
Block: 292134803024032
Block: 292134803024033
Block: 292134803024034
Block: 292134803024035
Block: 292134805041000
Block: 292134805041001
Block: 292134805041002
Block: 292134805041003
Block: 292134805041004
Block: 292134805041005
Block: 292134805041006
Block: 292134805041007
Block: 292134805041008
Block: 292134805041009
Block: 292134805041010
Block: 292134805041011
Block: 292134805041012
Block: 292134805041013
Block: 292134805041014
Block: 292134805041015
Block: 292134805041016
Block: 292134805041017
Block: 292134805041018
Block: 292134805041019
Block: 292134805041020
Block: 292134805041021
Block: 292134805041022
Block: 292134805041023
Block: 292134805041024
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Block: 292134805041036
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Block: 292134805041038
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Block: 292134805041047
Block: 292134805041048
Block: 292134805042000
Block: 292134805042001
Block: 292134805042002
Block: 292134805042003
Block: 292134805042004
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Block: 292134805042006
Block: 292134805042007
Block: 292134805042008
Block: 292134805042009
Block: 292134805042010
Block: 292134805042011
Block: 292134805042012
Block: 292134805042013
Block: 292134805042014
Block: 292134805042015
Block: 292134805042016
Block: 292134805042017
Block: 292134805042018
Block: 292134805042019
Block: 292134805042020
Block: 292134805042021
Block: 292134805042022
Block: 292134805042023
Block: 292134805043000
Block: 292134805043007
Block: 292134805043015
Block: 292134805043016
Block: 292134805043035
Block: 292134805043036
Block: 292134805043037
Block: 292134805043038
Block: 292134805043039
Block: 292134805043040
VTD: HOLLISTER 3
VTD: KIRBYVILLE
Block: 292134803021054
Block: 292134803024000
VTD: MT BRANSON
Block: 292134803012011
Block: 292134803012012

Block: 292134803012013
Block: 292134803012015
Block: 292134803012016
Block: 292134803012017
Block: 292134803012018
Block: 292134803012019
Block: 292134803012020
Block: 292134803012021
Block: 292134803012022
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Block: 292134803012042
Block: 292134803012046
Block: 292134803012047
Block: 292134803012048
Block: 292134803012049
Block: 292134803012050
VTD: NORTH BRANSON
VTD: SKYLINE
VTD: WALNUT SHADE
Block: 292134802042003
Block: 292134802042006
Block: 292134802042009
Block: 292134802042038
County: Webster MO

128.468. The eighth congressional district shall be composed of the following:

County: Bollinger MO
County: Butler MO
County: Cape Girardeau MO
County: Carter MO
County: Dent MO
County: Douglas MO
County: Dunklin MO
County: Howell MO
County: Iron MO
County: Jefferson MO
VTD: Airport
VTD: American Legion
VTD: Antonia
VTD: Arnold W-1

VTD: Arnold W-2	Block: 290997002061027
VTD: Arnold W-3	Block: 290997002061028
VTD: Arnold W-4	Block: 290997002062000
VTD: Athena	Block: 290997002062001
VTD: Barnhart	Block: 290997002062002
VTD: Crystal City W-1	Block: 290997002062006
VTD: Crystal City W-2	Block: 290997002063000
VTD: Crystal City W-3	Block: 290997002063001
VTD: Crystal City W-4	Block: 290997002063002
VTD: De Soto W-3	Block: 290997002063003
Block: 290997010022009	Block: 290997002063004
VTD: Festus Outside	Block: 290997002063005
VTD: Festus W-1	Block: 290997002063006
VTD: Festus W-2	Block: 290997002063007
VTD: Festus W-3	Block: 290997002063008
VTD: Festus W-4	Block: 290997002063009
VTD: Flamm City	Block: 290997002063010
VTD: Hematite	Block: 290997002063011
VTD: Herculanum	Block: 290997002063012
VTD: Herculanum W-2	Block: 290997002091001
VTD: Herculanum W-3	Block: 290997002091002
VTD: Imperial	Block: 290997002091003
VTD: Imperial 2	Block: 290997002091006
VTD: Jefferson Heights	Block: 290997002091007
VTD: Jefferson R7	Block: 290997002091008
VTD: Kimmswick W-1	Block: 290997002091009
VTD: Lonedell	Block: 290997002091010
VTD: Mapaville	Block: 290997002091012
VTD: Marble Springs	Block: 290997002091013
VTD: Mastodon	Block: 290997002092005
VTD: Maxville	Block: 290997002092006
VTD: Meramec Heights	Block: 290997002092007
VTD: Miller	Block: 290997002092008
VTD: Oakvale	Block: 290997002092009
VTD: Olympian Village	Block: 290997002092010
VTD: Otto	Block: 290997002092013
VTD: Pevely W-1	Block: 290997002092014
VTD: Pevely W-2	Block: 290997002092015
VTD: Pevely W-3	Block: 290997002092016
VTD: Pevely W-4	Block: 290997002092017
VTD: Plattin	Block: 290997002092018
VTD: Riverview	Block: 290997002092019
VTD: Rock Creek	Block: 290997002092020
Block: 290997002061000	Block: 290997002092023
Block: 290997002061001	Block: 290997002092024
Block: 290997002061002	Block: 290997002113000
Block: 290997002061003	Block: 290997002113002
Block: 290997002061004	Block: 290997002113003
Block: 290997002061005	Block: 290997002113010
Block: 290997002061006	Block: 290997002113011
Block: 290997002061007	VTD: Rock Creek 1
Block: 290997002061008	VTD: Romaine Creek
Block: 290997002061009	VTD: Saline
Block: 290997002061010	Block: 290997002081006
Block: 290997002061014	Block: 290997002081009
Block: 290997002061026	Block: 290997002081010

Block: 290997002081011
Block: 290997002083000
Block: 290997002083001
Block: 290997002083002
Block: 290997002083003
Block: 290997002083004
Block: 290997002083005
Block: 290997002083006
Block: 290997002083007
Block: 290997002083008
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Block: 290997002083010
Block: 290997002083011
Block: 290997002083013
Block: 290997002083014
Block: 290997002083015
Block: 290997002083016
Block: 290997002083017
Block: 290997002083018
Block: 290997002083019
Block: 290997002083020
Block: 290997002084004
Block: 290997002084005
Block: 290997002084006
Block: 290997002084007
VTD: Springdale
VTD: Sunrise
VTD: Valle
Block: 290997010023040
Block: 290997012006047
Block: 290997012006053
Block: 290997012006056
Block: 290997012006061
Block: 290997012006062
Block: 290997013001001
Block: 290997013001002
Block: 290997013001003
Block: 290997013001004
Block: 290997013001055
Block: 290997013001062
Block: 290997013001067
Block: 290997013001070
Block: 290997013001077
Block: 290997013002004
Block: 290997013002005
Block: 290997013002006
Block: 290997013003000
Block: 290997013003001
Block: 290997013003002
Block: 290997013003003
Block: 290997013003012
Block: 290997013003013
Block: 290997013003014
Block: 290997013003019

Block: 290997013003021
Block: 290997013003026
Block: 290997014012007
Block: 290997014012008
Block: 290997014012012
Block: 290997014012017
Block: 290997014012021
Block: 290997014012022
Block: 290997014012023
Block: 290997014012064
Block: 290997014012065
Block: 290997014012066
Block: 290997014012067
VTD: Victoria
Block: 290997010011036
Block: 290997010021006
Block: 290997010021008
Block: 290997010021019
Block: 290997010021020
Block: 290997010021021
Block: 290997010021022
Block: 290997010021023
Block: 290997010021024
Block: 290997010022005
Block: 290997010022012
Block: 290997010023004
Block: 290997010023005
Block: 290997010023006
Block: 290997010023007
Block: 290997010023008
Block: 290997010023009
Block: 290997010023010
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Block: 290997010023012
Block: 290997010023013
Block: 290997010023014
Block: 290997010023015
Block: 290997010023016
Block: 290997010023017
Block: 290997010023018
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Block: 290997010023024
Block: 290997010023025
Block: 290997010023026
Block: 290997010023027
Block: 290997010023029
Block: 290997010023030
Block: 290997010023032
Block: 290997010023033
Block: 290997010023034
Block: 290997010023035
Block: 290997010023036
Block: 290997010023037

VTD: Vineland
 Block: 290997012006046
 Block: 290997014012068
 Block: 290997014012069
 VTD: Windsor
 County: Madison MO
 County: Mississippi MO
 County: New Madrid MO
 County: Oregon MO
 County: Ozark MO
 County: Pemiscot MO
 County: Perry MO
 County: Phelps MO
 VTD: Cold Springs East
 VTD: Cold Springs West
 VTD: Dillon Central
 Block: 291618901001060
 Block: 291618901001061
 Block: 291618901003034
 Block: 291618901003040
 Block: 291618901003062
 Block: 291618901003063
 Block: 291618903012000
 Block: 291618903012001
 Block: 291618903012002
 Block: 291618903012003
 Block: 291618903012005
 Block: 291618903012006
 Block: 291618903012007
 Block: 291618903012008
 Block: 291618903012009
 Block: 291618903012010
 Block: 291618903012012
 Block: 291618903012013
 Block: 291618903012015
 Block: 291618903012016
 Block: 291618903012024
 Block: 291618903012025
 Block: 291618903012026
 Block: 291618903012028
 Block: 291618903023001
 Block: 291618903023021
 Block: 291618903023023
 Block: 291618910003001
 Block: 291618910003002
 Block: 291618910003003
 Block: 291618910003004
 Block: 291618910003005
 Block: 291618910003006
 Block: 291618910003007
 Block: 291618910003008
 Block: 291618910003009
 Block: 291618910003010
 Block: 291618910003011
 Block: 291618910003012
 Block: 291618910003013

Block: 291618910003014
 Block: 291618910003015
 Block: 291618910003016
 Block: 291618910003017
 Block: 291618910003018
 Block: 291618910003019
 Block: 291618910003020
 Block: 291618910003023
 Block: 291618910003026
 Block: 291618910003028
 Block: 291618910003029
 Block: 291618910003030
 Block: 291618910003031
 Block: 291618910003034
 Block: 291618910003035
 Block: 291618910003049
 Block: 291618910003052
 VTD: Dillon North
 Block: 291618901001027
 Block: 291618901001029
 Block: 291618901001030
 Block: 291618901001035
 Block: 291618901001049
 Block: 291618901001056
 Block: 291618901001057
 Block: 291618901001062
 Block: 291618901001063
 Block: 291618901001064
 Block: 291618904021019
 VTD: Dillon South
 VTD: Doolittle Outside
 VTD: Doolittle Ward No. 1
 VTD: Doolittle Ward No. 2
 VTD: Doolittle Ward No. 3
 VTD: Edgar Springs North
 VTD: Edgar Springs South
 VTD: Jerome
 Block: 291618906003001
 Block: 291618906003002
 Block: 291618906003003
 Block: 291618906003004
 Block: 291618906003005
 Block: 291618906003006
 Block: 291618906003007
 Block: 291618906003008
 Block: 291618906003009
 Block: 291618906003010
 Block: 291618906003011
 Block: 291618906003013
 Block: 291618906003014
 Block: 291618906003015
 Block: 291618906003016
 Block: 291618906003017
 Block: 291618906003020
 Block: 291618906003021
 Block: 291618906003022

Block: 291618906003023
Block: 291618906003024
Block: 291618906003025
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Block: 291618906003028
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Block: 291618906003072
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Block: 291618906003079
Block: 291618906003080
Block: 291618906003081
Block: 291618906003082
Block: 291618906003083
Block: 291618906003100
Block: 291618906003101
Block: 291618906003117
Block: 291618906003118
Block: 291618906003119
Block: 291618906003120
Block: 291618906003121
Block: 291618906003124
Block: 291618906003125
Block: 291618906003126
VTD: Liberty East
VTD: Liberty West
VTD: Miller East
Block: 291618901001033
Block: 291618901001034

Block: 291618901001037
Block: 291618901001038
Block: 291618901001065
Block: 291618903023005
Block: 291618903023006
Block: 291618903023007
Block: 291618904013000
Block: 291618904014000
Block: 291618904014001
Block: 291618904014002
Block: 291618904014003
Block: 291618904014004
Block: 291618904014005
Block: 291618904014006
Block: 291618904014007
Block: 291618904014008
Block: 291618904014009
Block: 291618904014013
Block: 291618904021000
Block: 291618904021001
Block: 291618904021002
Block: 291618904021004
Block: 291618904021005
Block: 291618904021006
Block: 291618904021007
Block: 291618904021014
Block: 291618904021016
Block: 291618904021017
Block: 291618904021018
Block: 291618904021023
Block: 291618904021064
Block: 291618904021065
Block: 291618904021067
Block: 291618905001038
Block: 291618905001039
Block: 291618905001043
Block: 291618905001044
Block: 291618905001046
VTD: Miller West
Block: 291618905001040
Block: 291618905001041
Block: 291618905002013
VTD: Newburg Ward No. 1
VTD: Newburg Ward No. 2
VTD: Rolla Outside North
VTD: Rolla Outside South
VTD: Rolla Ward No. 1
VTD: Rolla Ward No. 2
Block: 291618901001028
Block: 291618901001036
Block: 291618901001042
Block: 291618901001043
Block: 291618901001044
Block: 291618901001045

Block: 291618901001046
Block: 291618901001047
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Block: 291618901001058
Block: 291618901001059
Block: 291618901003035
Block: 291618901003036
Block: 291618901003037
Block: 291618903011002
Block: 291618903011003
Block: 291618903011014
Block: 291618903012004
Block: 291618903012011
Block: 291618903012014
Block: 291618903012017
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Block: 291618903012019
Block: 291618903012020
Block: 291618903012021
Block: 291618903012022
Block: 291618903012023
Block: 291618903012027
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Block: 291618903012030
Block: 291618903012031
Block: 291618903012032
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Block: 291618903021001
Block: 291618903021002
Block: 291618903021003
Block: 291618903021004
Block: 291618903021005
Block: 291618903021006
Block: 291618903021007
Block: 291618903021008
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Block: 291618903023019
Block: 291618903023020
Block: 291618903023022
Block: 291618904021015
Block: 291618904021020
Block: 291618904021021
Block: 291618904021024
Block: 291618904021025
Block: 291618904021026
Block: 291618910003021
Block: 291618910003022
Block: 291618910003024
VTD: Rolla Ward No. 3
VTD: Rolla Ward No. 4
VTD: Rolla Ward No. 5
VTD: Rolla Ward No. 6
VTD: Spring Creek East
VTD: Spring Creek West
County: Reynolds MO
County: Ripley MO
County: Scott MO
County: Shannon MO
County: St. Francois MO
County: Ste. Genevieve MO
County: Stoddard MO
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042044
Block: 292134802042045
Block: 292134802042048
Block: 292134802042049
Block: 292134802042051
VTD: BRADLEYVILLE
VTD: CEDARCREEK
VTD: FORSYTH 1
VTD: FORSYTH 2
VTD: HOLLISTER 2
Block: 292134803023004
Block: 292134803023005
VTD: KIRBYVILLE
Block: 292134803011035
Block: 292134803011036
Block: 292134803011037
Block: 292134803011042
Block: 292134803011043
Block: 292134803011045
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Block: 292134803011062
Block: 292134803012051
Block: 292134803013024
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Block: 292134803013048
Block: 292134803013049
Block: 292134803013050
Block: 292134803021004
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Block: 292134803021007
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VTD: KISSEE MILLS
VTD: Mark Twain
VTD: MERRIAM WOODS
VTD: MT BRANSON
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VTD: ROCKAWAY BEACH
VTD: TANEYVILLE
VTD: WALNUT SHADE
Block: 292134802031004
Block: 292134802031006
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Block: 292134802031092
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Block: 292134802071005

Block: 292134802071006

Block: 292134802071008

Block: 292134802071009

Block: 292134802071010

Block: 292134802071011

County: Texas MO

County: Wayne MO

County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Black (137) moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Kidd offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2909, Pages 2-27, Section 128.461, Lines 1-933, by deleting all of said lines; and

Further amend said bill, Pages 27-65, Section 128.462, Lines 1-1424, by deleting all of said section and lines; and

Further amend said bill, Pages 65-105, Section 128.463, Lines 1-1452, by deleting all of said section and lines; and

Further amend said bill, Pages 105-118, Section 128.464, Lines 1-479, by deleting all of said section and lines; and

Further amend said bill, Pages 118-142, Section 128.465, Lines 1-886, by deleting all of said section and lines; and

Further amend said bill, Pages 142-147, Section 128.466, Lines 1-184, by deleting all of said section and lines; and

Further amend said bill, Pages 147-148, Section 128.467, Lines 1-65, by deleting all of said section and lines; and

Further amend said bill, Pages 148-163, Section 128.468, Lines 1-554, by deleting all of said section and lines; and

Further amend said bill, Page 163, Section 128.468, Line 554, by inserting after all of said line the following:

"128.461. The first congressional district	VTD: AP039
shall be composed of the following:	VTD: AP040
County: St. Louis City MO	VTD: AP041
County: St. Louis MO	VTD: AP042
VTD: AP001	VTD: AP043
VTD: AP002	VTD: AP044
VTD: AP003	VTD: AP045
VTD: AP004	VTD: AP046
VTD: AP005	VTD: AP047
VTD: AP006	VTD: AP048
VTD: AP007	VTD: AP049
VTD: AP008	VTD: AP050
VTD: AP009	VTD: AP051
VTD: AP010	VTD: AP200
VTD: AP011	VTD: AP201
VTD: AP012	VTD: AP202
VTD: AP013	VTD: AP203
VTD: AP014	VTD: AP206
VTD: AP015	VTD: AP207
VTD: AP016	VTD: AP208
VTD: AP017	VTD: AP211
VTD: AP018	VTD: AP214
VTD: AP019	VTD: AP215
VTD: AP020	VTD: AP216
VTD: AP021	VTD: AP217
VTD: AP022	VTD: AP218
VTD: AP023	VTD: AP225
VTD: AP024	VTD: AP230
VTD: AP025	VTD: AP232
VTD: AP026	VTD: AP233
VTD: AP027	VTD: AP237
VTD: AP028	VTD: CC002
VTD: AP029	VTD: CC003
VTD: AP030	VTD: CC004
VTD: AP031	Block: 291892151022007
VTD: AP032	Block: 291892151022008
VTD: AP033	Block: 291892151022009
VTD: AP034	Block: 291892151022010
VTD: AP035	Block: 291892151022011
VTD: AP036	Block: 291892151022012
VTD: AP037	Block: 291892151022013
VTD: AP038	Block: 291892151022014

Block: 291892151023025
VTD: CC005
VTD: CC006
VTD: CC007
VTD: CC008
VTD: CC009
Block: 291892151021030
VTD: CC012
VTD: CC013
VTD: CC017
VTD: CC018
VTD: CC022
VTD: CC023
Block: 291892153011001
Block: 291892153011002
Block: 291892153011003
Block: 291892153011004
Block: 291892153011005
Block: 291892153011007
Block: 291892153011008
Block: 291892153011009
VTD: CC024
VTD: CC027
Block: 291892153022008
Block: 291892153022009
Block: 291892153022011
Block: 291892153023004
Block: 291892153023005
Block: 291892153023006
Block: 291892153023007
Block: 291892153023008
Block: 291892153023009
Block: 291892153023010
Block: 291892153023011
Block: 291892153023012
Block: 291892153023013
Block: 291892153023014
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Block: 291892153023016
Block: 291892153023017
Block: 291892153023018
Block: 291892153023019
Block: 291892153023020
Block: 291892153023021
Block: 291892153024000
Block: 291892153024002
Block: 291892153024003
Block: 291892153024004
Block: 291892153024005
Block: 291892153024006
Block: 291892153024007
Block: 291892153024008
Block: 291892153024009
Block: 291892153024010
VTD: CC030
VTD: CC031

VTD: CC033
VTD: CC035
VTD: CC037
VTD: CC038
VTD: CC041
VTD: CC042
VTD: CC043
VTD: CC044
VTD: CC045
VTD: CC046
VTD: CC047
VTD: CC048
VTD: CC050
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VTD: CC053
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VTD: CC057
VTD: CC058
VTD: CC201
VTD: CC202
VTD: CC203
VTD: CC205
VTD: CC208
VTD: CC221
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VTD: CLA002
VTD: CLA003
VTD: CLA004
VTD: CLA005
VTD: CLA007
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Block: 291892154004006
Block: 291892154004007
Block: 291892154004015
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VTD: CLA009
VTD: CLA010
VTD: CLA011
VTD: CLA013
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Block: 291892154003014
Block: 291892154004000
Block: 291892154004001
Block: 291892154004002
Block: 291892154004003
Block: 291892154004008
Block: 291892154004013
Block: 291892165004021
VTD: CLA014
VTD: CLA017
VTD: CLA019
VTD: CLA020
VTD: CLA021
VTD: CLA022
Block: 291892189021009

Block: 291892189021018	VTD: FER004
Block: 291892189021019	VTD: FER005
Block: 291892189022011	VTD: FER006
Block: 291892189022013	VTD: FER007
Block: 291892189022014	VTD: FER008
Block: 291892189022015	VTD: FER009
Block: 291892189022016	VTD: FER010
VTD: CLA023	VTD: FER011
VTD: CLA027	VTD: FER012
VTD: CLA028	VTD: FER013
VTD: CLA029	VTD: FER014
VTD: CLA035	VTD: FER015
Block: 291892174001020	VTD: FER016
Block: 291892174003001	VTD: FER017
Block: 291892174003003	VTD: FER018
Block: 291892174003004	VTD: FER019
Block: 291892174003005	VTD: FER020
Block: 291892174003006	VTD: FER021
Block: 291892174003007	VTD: FER022
Block: 291892174003008	VTD: FER023
Block: 291892174003009	VTD: FER024
Block: 291892174004001	VTD: FER025
Block: 291892174004002	VTD: FER026
Block: 291892174004003	VTD: FER027
Block: 291892174004004	VTD: FER028
Block: 291892174004006	VTD: FER029
Block: 291892174004007	VTD: FER030
Block: 291892174004008	VTD: FER031
Block: 291892174004009	VTD: FER032
Block: 291892174004010	VTD: FER033
Block: 291892174004011	VTD: FER034
Block: 291892174004012	VTD: FER035
Block: 291892174004013	VTD: FER036
Block: 291892174004014	VTD: FER037
Block: 291892174004015	VTD: FER038
Block: 291892174004016	VTD: FER039
Block: 291892174004017	VTD: FER040
Block: 291892174004018	VTD: FER041
Block: 291892174004019	VTD: FER042
VTD: CLA038	VTD: FER043
VTD: CLA039	VTD: FER044
VTD: CLA041	VTD: FER045
VTD: CLA043	VTD: FER046
VTD: CLA044	VTD: FER206
VTD: CLA046	VTD: FER207
VTD: CLA047	VTD: FER208
VTD: CLA050	VTD: FLO001
VTD: CLA051	VTD: FLO002
VTD: CLA052	VTD: FLO003
VTD: CLA200	VTD: FLO004
VTD: CLA206	VTD: FLO005
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VTD: FER002	VTD: FLO007
VTD: FER003	VTD: FLO008

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VTD: FLO012	Block: 291892167002011
VTD: FLO013	Block: 291892167002012
VTD: FLO014	Block: 291892167002013
VTD: FLO015	VTD: HAD026
VTD: FLO016	Block: 291892167001001
VTD: FLO017	Block: 291892167001002
VTD: FLO018	Block: 291892167001003
VTD: FLO019	Block: 291892167001004
VTD: FLO020	Block: 291892167001005
VTD: FLO021	VTD: HAD034
VTD: FLO022	VTD: HAD035
VTD: FLO023	VTD: JEF007
VTD: FLO024	VTD: JEF010
VTD: FLO025	Block: 291892194001026
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VTD: FLO027	VTD: JEF013
VTD: FLO028	VTD: JEF014
VTD: FLO029	Block: 291892191001007
VTD: FLO030	Block: 291892191001008
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VTD: FLO201	Block: 291892191001012
VTD: FLO205	Block: 291892191002003
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VTD: HAD014	Block: 291892191003003
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VTD: HAD018	Block: 291892191003007
VTD: HAD021	Block: 291892191003008
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Block: 291892167001007	Block: 291892191003011
Block: 291892167001008	Block: 291892191003012
Block: 291892167001009	Block: 291892191003013
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Block: 291892167001013	Block: 291892191004001
Block: 291892167002000	Block: 291892191004002
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Block: 291892167002004	Block: 291892191004006
Block: 291892167002005	Block: 291892191004007
Block: 291892167002006	VTD: JEF016
Block: 291892167002007	VTD: JEF017

VTD: JEF018
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Block: 291892192002023
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VTD: LC028
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VTD: LC209
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VTD: MHT011
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Block: 291892151454009
Block: 291892151454010
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Block: 291892151441016
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VTD: MHT018
VTD: MHT021
VTD: MHT025
VTD: MHT028
VTD: MHT033
VTD: MHT034
Block: 291892151413003
Block: 291892151413009
Block: 291892151413016
VTD: MHT040
Block: 291892151413000
Block: 291892151413006
Block: 291892151413007
Block: 291892151413008
VTD: MHT043
VTD: MHT046
VTD: MHT048
VTD: MHT052

Block: 291892151454005

VTD: MHT058

Block: 291892151453013

Block: 291892151454007

VTD: MHT200

VTD: MHT206

VTD: MID001

VTD: MID002

VTD: MID003

VTD: MID004

VTD: MID005

VTD: MID006

VTD: MID007

VTD: MID008

VTD: MID009

VTD: MID010

VTD: MID011

VTD: MID012

VTD: MID013

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VTD: MID200

VTD: MID201

VTD: MID202

VTD: MID204

VTD: NOR001

VTD: NOR002

VTD: NOR003

VTD: NOR004

VTD: NOR005

VTD: NOR006

VTD: NOR007

VTD: NOR008

VTD: NOR009

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VTD: NOR204
VTD: NOR208
VTD: NOR213
VTD: NOR218
VTD: NOR222
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VTD: NRW002
VTD: NRW003
VTD: NRW004
VTD: NRW005
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VTD: NRW007
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VTD: NRW012
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VTD: NRW014
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VTD: NRW049
VTD: NRW050
VTD: NRW051
VTD: NRW200
VTD: NRW201
VTD: NRW202
VTD: NRW203
VTD: NRW204
VTD: NRW205
VTD: NW001
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VTD: NW008
VTD: NW009
VTD: NW010
VTD: NW011
VTD: NW012
VTD: NW013
Block: 291892151431003
Block: 291892151431005
Block: 291892151431007
Block: 291892151431019
Block: 291892151431020
Block: 291892151431021
Block: 291892151431029
Block: 291892151431030
Block: 291892151431044
Block: 291892151431045
Block: 291892151431046
Block: 291892151431047
Block: 291892151431048
Block: 291892151431049

Block: 291892151431050	VTD: NW209
Block: 291892151431051	VTD: NW210
Block: 291892151431052	VTD: NW211
Block: 291892151431053	VTD: NW212
Block: 291892151431054	VTD: NW213
Block: 291892151431055	VTD: NW214
Block: 291892151431056	VTD: NW215
Block: 291892151431057	VTD: NW216
Block: 291892151431063	VTD: NW217
VTD: NW014	VTD: NW219
VTD: NW015	VTD: NW220
VTD: NW016	VTD: NW224
VTD: NW017	VTD: NW225
VTD: NW018	VTD: NW226
VTD: NW019	VTD: NW227
VTD: NW020	VTD: NW229
VTD: NW021	VTD: SF001
VTD: NW022	VTD: SF002
VTD: NW023	VTD: SF003
VTD: NW024	VTD: SF004
VTD: NW025	VTD: SF005
VTD: NW026	VTD: SF006
VTD: NW027	VTD: SF007
VTD: NW028	VTD: SF008
VTD: NW029	VTD: SF009
VTD: NW030	VTD: SF010
VTD: NW031	VTD: SF011
VTD: NW032	VTD: SF012
VTD: NW033	VTD: SF013
VTD: NW034	VTD: SF014
VTD: NW035	VTD: SF015
VTD: NW036	VTD: SF016
VTD: NW037	VTD: SF017
VTD: NW039	VTD: SF018
VTD: NW040	VTD: SF019
VTD: NW041	VTD: SF020
VTD: NW042	VTD: SF021
VTD: NW043	VTD: SF022
VTD: NW044	VTD: SF023
VTD: NW045	VTD: SF024
VTD: NW046	VTD: SF025
VTD: NW047	VTD: SF026
VTD: NW048	VTD: SF027
VTD: NW049	VTD: SF028
VTD: NW050	VTD: SF029
VTD: NW051	VTD: SF030
VTD: NW052	VTD: SF031
VTD: NW200	VTD: SF032
VTD: NW201	VTD: SF033
VTD: NW202	VTD: SF034
VTD: NW203	VTD: SF035
VTD: NW204	VTD: SF200
VTD: NW205	VTD: SPL001
VTD: NW206	VTD: SPL002
VTD: NW207	VTD: SPL003
VTD: NW208	VTD: SPL004

VTD: SPL005
VTD: SPL006
VTD: SPL007
VTD: SPL008
VTD: SPL009
VTD: SPL010
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VTD: SPL020
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VTD: SPL023
VTD: SPL024
VTD: SPL025
VTD: SPL026
VTD: SPL027
VTD: SPL028
VTD: SPL201
VTD: SPL202
VTD: SPL207
VTD: SPL208
VTD: UNV001
VTD: UNV002
VTD: UNV003
VTD: UNV004
VTD: UNV005
VTD: UNV006
VTD: UNV007
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VTD: UNV010
VTD: UNV011
VTD: UNV012
VTD: UNV013
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VTD: UNV017
VTD: UNV018
VTD: UNV019
VTD: UNV020
VTD: UNV021
VTD: UNV022
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VTD: UNV024
VTD: UNV025
VTD: UNV026

VTD: UNV027
VTD: UNV028
VTD: UNV029
VTD: UNV030
VTD: UNV031
VTD: UNV032
VTD: UNV033
VTD: UNV034
VTD: UNV035
VTD: UNV036
VTD: UNV037
VTD: UNV038
VTD: UNV039
VTD: UNV040
VTD: UNV041
VTD: UNV042
VTD: UNV043
VTD: UNV045
VTD: UNV201
VTD: UNV202
VTD: UNV205
VTD: UNV206
VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: Franklin MO
County: St. Charles MO
VTD: All Saints
Block: 291833117352018
Block: 291833117353000
Block: 291833117353001
Block: 291833117354000
Block: 291833117354001
Block: 291833117354002
Block: 291833117354003
Block: 291833117391000
Block: 291833117391001
Block: 291833117391002
Block: 291833117391003
Block: 291833117391004
Block: 291833117391005
Block: 291833117391006
Block: 291833117391007
Block: 291833117391009
Block: 291833117391015
VTD: Amber Meadows
VTD: Augusta
VTD: Bayfield
VTD: Callaway
VTD: Canvas Cove
VTD: Carriage Hills
VTD: Community
Block: 291833120032069
Block: 291833120032070

Block: 291833120032071
Block: 291833120032076
Block: 291833120032091
Block: 291833121921000
Block: 291833121921003
Block: 291833121921004
Block: 291833121921009
Block: 291833121921010
Block: 291833121921011
Block: 291833121921012
Block: 291833121921013
Block: 291833121921014
Block: 291833121921015
Block: 291833121921016
Block: 291833121921019
Block: 291833121921020
Block: 291833121921021
Block: 291833121921022
Block: 291833121921023
Block: 291833121921024
Block: 291833121921025
Block: 291833121921026
Block: 291833121921027
Block: 291833121921028
Block: 291833121921029
Block: 291833121921030
Block: 291833121921031
Block: 291833121921033
Block: 291833121921050
Block: 291833121921051
Block: 291833121922000
Block: 291833121922001
Block: 291833121922002
Block: 291833121922003
Block: 291833121922004
Block: 291833121922005
Block: 291833121922006
Block: 291833121922007
Block: 291833121922008
Block: 291833121922009
Block: 291833121922010
Block: 291833121922011
Block: 291833121922012
Block: 291833121922014
Block: 291833121922015
Block: 291833121922016
Block: 291833121922017
Block: 291833121922018
Block: 291833121922019
Block: 291833121922020
Block: 291833121922021
Block: 291833121922022
Block: 291833121922023
Block: 291833121922024
Block: 291833121922031
Block: 291833121922032

Block: 291833121922035
Block: 291833121922036
Block: 291833121922037
Block: 291833121922038
Block: 291833121922040
Block: 291833121922043
Block: 291833121922044
Block: 291833121922045
Block: 291833121922046
Block: 291833121922048
Block: 291833121922049
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Block: 291833121933018
Block: 291833121933019
Block: 291833121933020
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Block: 291833121933024
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Block: 291833121933026
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Block: 291833121933028
Block: 291833121933029
Block: 291833121933030
Block: 291833121933037
Block: 291833121933038
Block: 291833121933048
Block: 291833121933049
VTD: Delmar
VTD: Discovery
Block: 291833117352016
VTD: DuVall
VTD: Feise
VTD: Fieldcrest
VTD: Foristell
Block: 291833120032054
Block: 291833120032055
Block: 291833120032056
Block: 291833120032058
Block: 291833120032059
Block: 291833120032060

Block: 291833120032061
Block: 291833120032062
Block: 291833120032063
Block: 291833120032064
Block: 291833120032065
Block: 291833120032077
Block: 291833120032079
Block: 291833120032080
Block: 291833120032081
Block: 291833120032084
Block: 291833120032085
Block: 291833120032086
Block: 291833120032087
Block: 291833120032088
Block: 291833120032089
Block: 291833120032090
VTD: Freymuth
VTD: Glengate
Block: 291833117381000
Block: 291833117381001
Block: 291833117381002
Block: 291833117381003
Block: 291833117381004
Block: 291833117381005
Block: 291833117381006
Block: 291833117381007
Block: 291833117381008
Block: 291833117381009
Block: 291833117381010
Block: 291833117381011
Block: 291833117381012
Block: 291833117381023
Block: 291833117381024
Block: 291833117381025
Block: 291833117382000
Block: 291833117382001
Block: 291833117382002
Block: 291833117382003
Block: 291833117382004
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Block: 291833117382008
Block: 291833117382009
Block: 291833117382010
Block: 291833117382011
Block: 291833117382012
Block: 291833117382013
Block: 291833117382014
Block: 291833117382015
Block: 291833117382016
Block: 291833117382017
Block: 291833117382018
Block: 291833117382019

Block: 291833117382020
Block: 291833117382021
Block: 291833117382022
Block: 291833117382023
VTD: Hawk Ridge
VTD: Hillcrest
Block: 291833117323001
Block: 291833117323002
Block: 291833117323004
Block: 291833117324017
Block: 291833117354004
Block: 291833117354006
Block: 291833117382024
VTD: Hopewell
VTD: Keystone
VTD: Monticello
VTD: New Melle
VTD: Patriot
VTD: Phoenix
VTD: Pioneer
VTD: Regatta Bay
Block: 291833119042022
Block: 291833119092034
Block: 291833119092035
VTD: Ridgepoint
VTD: Starbuck
VTD: Summerset
VTD: Turtle Creek
VTD: Twin Chimneys
VTD: Twin Oaks
VTD: Weldon Spring
VTD: Westfield
County: St. Louis MO
VTD: BON001
VTD: BON002
VTD: BON003
VTD: BON004
VTD: BON005
VTD: BON006
VTD: BON007
VTD: BON008
VTD: BON009
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VTD: BON202
VTD: BON203
VTD: BON205
VTD: BON206
VTD: BON207
VTD: BON208
VTD: BON210
VTD: BON211
VTD: CC001
VTD: CC004
Block: 291892151021036
Block: 291892151021041
VTD: CC009
Block: 291892151021039
VTD: CC010
VTD: CC011
VTD: CC014
VTD: CC015
VTD: CC016
VTD: CC019
VTD: CC020
VTD: CC021
VTD: CC023
Block: 291892153011006
VTD: CC025
VTD: CC026
VTD: CC027
Block: 291892153021013
Block: 291892153021014
Block: 291892153021015
Block: 291892153021016
Block: 291892153021017
Block: 291892153021024
Block: 291892153021025
Block: 291892153021026
Block: 291892153021027

Block: 291892153024001
VTD: CC028
VTD: CC029
VTD: CC032
VTD: CC034
VTD: CC036
VTD: CC039
VTD: CC040
VTD: CC049
VTD: CC052
VTD: CC055
VTD: CC059
VTD: CC060
VTD: CC214
VTD: CHE001
VTD: CHE002
VTD: CHE003
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VTD: CHE007
VTD: CHE008
VTD: CHE009
VTD: CHE010
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VTD: CHE028
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VTD: CHE030
VTD: CHE031
VTD: CHE032
VTD: CHE033
VTD: CHE034
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VTD: CHE036
VTD: CHE037
VTD: CHE038
VTD: CHE039
VTD: CHE040
VTD: CHE041
VTD: CHE042

VTD: CHE043	VTD: CLA201
VTD: CHE044	VTD: CLA202
VTD: CHE045	VTD: CLA203
VTD: CHE046	VTD: CLA205
VTD: CHE047	VTD: CON001
VTD: CHE048	VTD: CON002
VTD: CHE049	VTD: CON003
VTD: CHE050	VTD: CON004
VTD: CHE051	VTD: CON005
VTD: CHE052	VTD: CON006
VTD: CHE053	VTD: CON007
VTD: CHE054	VTD: CON008
VTD: CHE055	VTD: CON009
VTD: CHE057	VTD: CON010
VTD: CHE200	VTD: CON011
VTD: CHE203	VTD: CON012
VTD: CHE212	VTD: CON013
VTD: CHE214	VTD: CON014
VTD: CHE215	VTD: CON015
VTD: CLA006	VTD: CON016
VTD: CLA007	VTD: CON017
Block: 291892154004009	VTD: CON018
Block: 291892154004010	VTD: CON019
Block: 291892154004011	VTD: CON020
VTD: CLA012	VTD: CON021
VTD: CLA013	VTD: CON022
Block: 291892154004004	VTD: CON023
Block: 291892154004012	VTD: CON024
Block: 291892154005001	VTD: CON025
Block: 291892154005002	VTD: CON026
Block: 291892154005003	VTD: CON027
VTD: CLA015	VTD: CON028
VTD: CLA016	VTD: CON029
VTD: CLA022	VTD: CON030
Block: 291892189021015	VTD: CON031
Block: 291892189021016	VTD: CON032
Block: 291892189021017	VTD: CON033
VTD: CLA024	VTD: CON034
VTD: CLA025	VTD: CON035
VTD: CLA026	VTD: CON036
VTD: CLA030	VTD: CON037
VTD: CLA031	VTD: CON038
VTD: CLA032	VTD: CON039
VTD: CLA033	VTD: CON040
VTD: CLA034	VTD: CON041
VTD: CLA035	VTD: CON042
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VTD: CLA036	VTD: CON045
VTD: CLA037	VTD: CON046
VTD: CLA040	VTD: CON047
VTD: CLA042	VTD: CON048
VTD: CLA045	VTD: CON049
VTD: CLA049	VTD: CON050

VTD: CON051	VTD: GRA047
VTD: CON052	VTD: GRA048
VTD: CON053	VTD: GRA201
VTD: CON200	VTD: GRA202
VTD: CON202	VTD: GRA206
VTD: CON204	VTD: GRA209
VTD: CON205	VTD: GRA210
VTD: CON206	VTD: HAD002
VTD: CON212	VTD: HAD003
VTD: CON213	VTD: HAD006
VTD: GRA001	VTD: HAD007
VTD: GRA002	VTD: HAD013
VTD: GRA003	VTD: HAD019
VTD: GRA004	VTD: HAD020
VTD: GRA005	VTD: HAD021
VTD: GRA006	Block: 291892167004000
VTD: GRA007	Block: 291892167004001
VTD: GRA008	VTD: HAD022
VTD: GRA009	VTD: HAD023
VTD: GRA010	VTD: HAD024
VTD: GRA011	VTD: HAD025
VTD: GRA012	VTD: HAD026
VTD: GRA013	Block: 291892167004002
VTD: GRA014	VTD: HAD027
VTD: GRA015	VTD: HAD028
VTD: GRA016	VTD: HAD029
VTD: GRA017	VTD: HAD030
VTD: GRA018	VTD: HAD031
VTD: GRA019	VTD: HAD032
VTD: GRA020	VTD: HAD033
VTD: GRA021	VTD: HAD200
VTD: GRA022	VTD: JEF001
VTD: GRA023	VTD: JEF002
VTD: GRA024	VTD: JEF003
VTD: GRA025	VTD: JEF004
VTD: GRA026	VTD: JEF005
VTD: GRA027	VTD: JEF006
VTD: GRA028	VTD: JEF008
VTD: GRA029	VTD: JEF009
VTD: GRA030	VTD: JEF010
VTD: GRA031	Block: 291892194003018
VTD: GRA032	Block: 291892194004000
VTD: GRA033	Block: 291892194004001
VTD: GRA034	Block: 291892194004002
VTD: GRA035	Block: 291892194004003
VTD: GRA036	Block: 291892194004004
VTD: GRA037	Block: 291892194004005
VTD: GRA038	Block: 291892194004006
VTD: GRA039	Block: 291892194004007
VTD: GRA040	Block: 291892194004008
VTD: GRA041	Block: 291892194004010
VTD: GRA042	Block: 291892194004011
VTD: GRA043	Block: 291892194004012
VTD: GRA044	Block: 291892194004013
VTD: GRA045	Block: 291892194004014
VTD: GRA046	Block: 291892194004015

Block: 291892194005001
Block: 291892194005002
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Block: 291892194005006
Block: 291892194005007
Block: 291892194005015
Block: 291892194005016
Block: 291892194005017
Block: 291892194005018
Block: 291892194005019
Block: 291892194005020
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Block: 291892194005022
Block: 291892219001008
VTD: JEF011
VTD: JEF014
Block: 291892170004019
Block: 291892170004020
Block: 291892196021002
Block: 291892196021003
Block: 291892196021004
Block: 291892196021005
Block: 291892196021007
VTD: JEF015
VTD: JEF018
Block: 291892191004013
Block: 291892191004014
Block: 291892191004015
Block: 291892191004016
Block: 291892192002014
Block: 291892195021000
Block: 291892196023005
Block: 291892196023006
Block: 291892196023008
Block: 291892196023009
VTD: JEF019
VTD: JEF021
VTD: JEF023
VTD: JEF028
VTD: JEF029
VTD: JEF030
Block: 291892195021001
Block: 291892195021002
Block: 291892195021003
Block: 291892195021004
Block: 291892195021005
Block: 291892195021006
Block: 291892195021007
Block: 291892195021008
Block: 291892195021009
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Block: 291892195021011
Block: 291892195021012
Block: 291892195021013

Block: 291892195021014
Block: 291892195021015
Block: 291892195021016
Block: 291892195022000
Block: 291892195022002
Block: 291892195022003
VTD: JEF031
VTD: JEF032
VTD: JEF034
VTD: JEF037
VTD: JEF200
VTD: JEF202
VTD: LAF001
VTD: LAF002
VTD: LAF003
VTD: LAF004
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VTD: LAF044
VTD: LAF045
VTD: LAF046
VTD: LAF200
VTD: LAF205
VTD: LAF207
VTD: LEM001
VTD: LEM002
VTD: LEM003
VTD: LEM004
VTD: LEM005
VTD: LEM006
VTD: LEM007
VTD: LEM008
VTD: LEM009
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VTD: LEM208
VTD: MER001
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VTD: MER030
VTD: MER031
VTD: MER032
VTD: MER033
VTD: MER034
VTD: MER035
VTD: MER036
VTD: MER037
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VTD: MER039
VTD: MER040
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VTD: MER209
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VTD: MER213
VTD: MER214
VTD: MER215
VTD: MER219
VTD: MHT001
VTD: MHT002
VTD: MHT003
VTD: MHT004
VTD: MHT005
VTD: MHT006
VTD: MHT007
VTD: MHT009
VTD: MHT011

Block: 291892151454012
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VTD: MHT015
Block: 291892151441005
Block: 291892151441008
Block: 291892151441009
Block: 291892151441010
Block: 291892151441015
Block: 291892151442000
Block: 291892151442001
Block: 291892151442002
Block: 291892151442003
VTD: MHT016
VTD: MHT019
VTD: MHT020
VTD: MHT022
VTD: MHT023
VTD: MHT024
VTD: MHT026
VTD: MHT027
VTD: MHT029
VTD: MHT030
VTD: MHT031
VTD: MHT032
VTD: MHT034
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Block: 291892151411041
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Block: 291892151411046
Block: 291892151412003
Block: 291892151412004
Block: 291892151412005
Block: 291892151412006
Block: 291892151412007
Block: 291892151412008
Block: 291892151413002
Block: 291892151413010
Block: 291892151413011
VTD: MHT035
VTD: MHT036
VTD: MHT037
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VTD: MHT039
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Block: 291892151412000
Block: 291892151412002
VTD: MHT041
VTD: MHT042
VTD: MHT044
VTD: MHT045
VTD: MHT047
VTD: MHT049

VTD: MHT050
VTD: MHT051
VTD: MHT052
Block: 291892151453008
Block: 291892151453014
Block: 291892151453015
VTD: MHT053
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VTD: MHT055
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VTD: MHT058
Block: 291892151453010
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VTD: MHT208
VTD: MHT211
VTD: MHT212
VTD: MHT213
VTD: MHT214
VTD: MHT216
VTD: MHT219
VTD: MHT220
VTD: MHT222
VTD: MHT223
VTD: MR001
VTD: MR002
VTD: MR003
VTD: MR004
VTD: MR005
VTD: MR006
VTD: MR007
VTD: MR008
VTD: MR009
VTD: MR010
VTD: MR011
VTD: MR012
VTD: MR013
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VTD: MR024
VTD: MR025
VTD: MR026
VTD: MR027
VTD: MR028

VTD: MR029
VTD: MR030
VTD: MR031
VTD: MR032
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VTD: MR042
VTD: MR043
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VTD: MR054
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VTD: MR056
VTD: MR057
VTD: MR058
VTD: MR059
VTD: MR200
VTD: MR202
VTD: MR203
VTD: MR204
VTD: MR205
VTD: MR209
VTD: MR210
VTD: MR212
VTD: MR213
VTD: NW013
Block: 291892151431006
Block: 291892151431008
Block: 291892151431009
Block: 291892151431010
Block: 291892151431011
Block: 291892151431012
Block: 291892151431013
Block: 291892151431014
Block: 291892151431015
Block: 291892151431016
Block: 291892151431024
Block: 291892151431025
Block: 291892151431026
Block: 291892151431027
Block: 291892151431031

Block: 291892151431033
Block: 291892151431064
VTD: NW038
VTD: OAK001
VTD: OAK002
VTD: OAK003
VTD: OAK004
VTD: OAK005
VTD: OAK006
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VTD: OAK008
VTD: OAK009
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VTD: OAK024
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VTD: OAK026
VTD: OAK027
VTD: OAK028
VTD: OAK029
VTD: QUE001
VTD: QUE002
VTD: QUE003
VTD: QUE004
VTD: QUE005
VTD: QUE006
VTD: QUE007
VTD: QUE008
VTD: QUE009
VTD: QUE010
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VTD: QUE018
VTD: QUE019
VTD: QUE020
VTD: QUE021
VTD: QUE022
VTD: QUE023
VTD: QUE024

VTD: QUE025	VTD: TSF018
VTD: QUE026	VTD: TSF019
VTD: QUE027	VTD: TSF020
VTD: QUE028	VTD: TSF021
VTD: QUE029	VTD: TSF022
VTD: QUE030	VTD: TSF023
VTD: QUE031	VTD: TSF024
VTD: QUE032	VTD: TSF025
VTD: QUE033	VTD: TSF026
VTD: QUE034	VTD: TSF027
VTD: QUE035	VTD: TSF201
VTD: QUE036	VTD: WH001
VTD: QUE037	VTD: WH002
VTD: QUE038	VTD: WH003
VTD: QUE039	VTD: WH004
VTD: QUE040	VTD: WH005
VTD: QUE041	VTD: WH006
VTD: QUE042	VTD: WH007
VTD: QUE043	VTD: WH008
VTD: QUE044	VTD: WH009
VTD: QUE045	VTD: WH010
VTD: QUE046	VTD: WH011
VTD: QUE047	VTD: WH012
VTD: QUE048	VTD: WH013
VTD: QUE049	VTD: WH014
VTD: QUE200	VTD: WH015
VTD: QUE201	VTD: WH016
VTD: QUE202	VTD: WH017
VTD: QUE203	VTD: WH018
VTD: QUE204	VTD: WH019
VTD: QUE205	VTD: WH020
VTD: QUE207	VTD: WH021
VTD: QUE208	VTD: WH022
VTD: QUE209	VTD: WH023
VTD: QUE210	VTD: WH024
VTD: QUE211	VTD: WH025
VTD: QUE213	VTD: WH026
VTD: TSF001	VTD: WH027
VTD: TSF002	VTD: WH028
VTD: TSF003	VTD: WH029
VTD: TSF004	VTD: WH030
VTD: TSF005	VTD: WH031
VTD: TSF006	VTD: WH032
VTD: TSF007	VTD: WH033
VTD: TSF008	VTD: WH034
VTD: TSF009	VTD: WH035
VTD: TSF010	VTD: WH036
VTD: TSF011	VTD: WH037
VTD: TSF012	VTD: WH038
VTD: TSF013	VTD: WH039
VTD: TSF014	VTD: WH040
VTD: TSF015	VTD: WH041
VTD: TSF016	VTD: WH042
VTD: TSF017	VTD: WH043

VTD: WH044
 VTD: WH045
 VTD: WH046
 VTD: WH047
 VTD: WH200
 VTD: WH201
 VTD: WH202
 VTD: WH203
 VTD: WH208
 County: Warren MO
 VTD: Concord Hill
 VTD: Dutzow
 VTD: Elkhorn South
 VTD: Gore - Case
 VTD: Holstein
 VTD: Hopewell
 VTD: Innsbrook
 VTD: Lake Sherwood
 VTD: Macedonia
 VTD: Marthasville
 VTD: North Hickory Grove
 Block: 292198201091007
 Block: 292198201091030
 Block: 292198201091038
 Block: 292198201091039
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 Block: 292198201092017
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 Block: 292198201092080
 Block: 292198201092081
 Block: 292198201092082
 Block: 292198201092083
 Block: 292198201092084
 Block: 292198201092085
 VTD: Pendleton
 Block: 292198201041099
 Block: 292198201041125
 Block: 292198201042000
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 Block: 292198201042002
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 Block: 292198201042004
 Block: 292198201042005
 Block: 292198201042006
 Block: 292198201042007
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 Block: 292198201042010
 Block: 292198201042011

Block: 292198201042012
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Block: 292198201042014
Block: 292198201042015
Block: 292198201042016
Block: 292198201042017
Block: 292198201042018
Block: 292198201042019
Block: 292198201042020
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Block: 292198201042059
Block: 292198201042060
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Block: 292198201042063
Block: 292198201042064
Block: 292198201042065

Block: 292198201042066
Block: 292198201042067
Block: 292198201042068
Block: 292198201042069
Block: 292198201042070
Block: 292198201042071
Block: 292198201042072
Block: 292198201042073
Block: 292198201042074
Block: 292198201042075
Block: 292198201042076
Block: 292198201042077
Block: 292198201042078
Block: 292198201042079
Block: 292198201042080
Block: 292198201042081
Block: 292198201061001
Block: 292198201061002
Block: 292198201061003
Block: 292198201061004
Block: 292198201061005
Block: 292198201061006
Block: 292198201061007
Block: 292198201061008
Block: 292198201061010
Block: 292198201061016
Block: 292198201061017
Block: 292198201061018
Block: 292198201061019
Block: 292198201061020
Block: 292198201061025
Block: 292198201061026
Block: 292198201061027
Block: 292198201061028
Block: 292198201061029
Block: 292198201061030
Block: 292198201061035
Block: 292198201061036
Block: 292198201061037
Block: 292198201061041
Block: 292198201061045
Block: 292198201061056
Block: 292198201061057
VTD: Smith Creek
VTD: South Hickory Grove
VTD: Truesdale
VTD: Walnut Grove
VTD: Warrenton Ward 1
VTD: Warrenton Ward 2
Block: 292198201061009
Block: 292198201061011
Block: 292198201061012
Block: 292198201061013
Block: 292198201061014

Block: 292198201061015
 Block: 292198201061021
 Block: 292198201061022
 Block: 292198201061023
 Block: 292198201061024
 Block: 292198201061031
 Block: 292198201061032
 Block: 292198201061033
 Block: 292198201061034
 Block: 292198201061046
 Block: 292198201061047
 Block: 292198201061048
 Block: 292198201061049
 Block: 292198201061050
 Block: 292198201061051
 Block: 292198201061052
 Block: 292198201061053
 Block: 292198201061054
 Block: 292198201061055
 VTD: Warrenton Ward 3
 Block: 292198201071012
 Block: 292198201071013
 Block: 292198201071015
 Block: 292198201071016
 Block: 292198201071017
 Block: 292198201071018
 Block: 292198201071019
 Block: 292198201071020
 Block: 292198201071022
 Block: 292198201071023
 Block: 292198201071024
 Block: 292198201071025
 Block: 292198201071026
 Block: 292198201071027
 Block: 292198201071028
 Block: 292198201071029
 Block: 292198201071030
 Block: 292198201071048
 Block: 292198201071049
 Block: 292198201071050
 Block: 292198201071055
 VTD: Wright City Ward 1
 Block: 292198201091000
 Block: 292198201091002
 Block: 292198201091003
 Block: 292198201091004
 Block: 292198201091005
 Block: 292198201091006
 Block: 292198201091008
 Block: 292198201091009
 Block: 292198201091010
 Block: 292198201091011
 Block: 292198201091012
 Block: 292198201091013
 Block: 292198201091014
 Block: 292198201091015

Block: 292198201091016
 Block: 292198201091017
 Block: 292198201091018
 Block: 292198201091019
 Block: 292198201091020
 Block: 292198201091021
 Block: 292198201091022
 Block: 292198201091023
 Block: 292198201091040
 Block: 292198201091041
 Block: 292198201091042
 Block: 292198201091045
 Block: 292198201091046
 Block: 292198201092001
 Block: 292198201092002
 Block: 292198201092003
 Block: 292198201092004
 Block: 292198201092041
 VTD: Wright City Ward 2
 128.463. The third congressional district
 shall be composed of the following:
 County: Boone MO
 VTD: 18
 Block: 290190018033008
 Block: 290190018033009
 Block: 290190018033010
 Block: 290190018033011
 Block: 290190018033012
 Block: 290190018033013
 Block: 290190018033014
 Block: 290190018033015
 Block: 290190018033016
 Block: 290190018033017
 Block: 290190018033018
 Block: 290190018033019
 Block: 290190018033020
 Block: 290190018033021
 Block: 290190018033022
 Block: 290190018033023
 Block: 290190018033024
 Block: 290190018033025
 Block: 290190018033026
 Block: 290190018033027
 Block: 290190018033028
 Block: 290190018033029
 Block: 290190018033030
 Block: 290190018033031
 Block: 290190018033032
 Block: 290190018033033
 Block: 290190018033034
 Block: 290190018033035
 Block: 290190018033036
 Block: 290190018033037
 Block: 290190018033038
 Block: 290190018033039
 Block: 290190018033040

Block: 290190018033041
Block: 290190018033044
Block: 290190018033045
Block: 290190018033046
Block: 290190018033047
Block: 290190018033048
Block: 290190018033049
Block: 290190018062008
Block: 290190018062009
Block: 290190018062010
Block: 290190018062011
Block: 290190018062013
Block: 290190018062014
Block: 290190018062046
Block: 290190018062047
VTD: 1B
VTD: 1E
VTD: 1I
VTD: 1M
Block: 290190005001000
Block: 290190005001001
Block: 290190005001002
Block: 290190005001003
Block: 290190005001004
Block: 290190005001005
Block: 290190005001006
Block: 290190005001007
Block: 290190005001008
Block: 290190005001009
Block: 290190005002000
Block: 290190005002001
Block: 290190005002002
Block: 290190005002003
Block: 290190005002004
Block: 290190005002005
Block: 290190005002006
Block: 290190005002007
Block: 290190005002008
Block: 290190005002009
Block: 290190005002010
Block: 290190005002011
Block: 290190005002012
Block: 290190005002013
Block: 290190005002014
Block: 290190005002016
Block: 290190005002017
Block: 290190005002018
Block: 290190005002019
Block: 290190005002020
Block: 290190005002023
Block: 290190005002028
Block: 290190005003000
Block: 290190005003001
Block: 290190005003002

VTD: 21
Block: 290190018061001
Block: 290190018061002
Block: 290190018061003
Block: 290190018061004
Block: 290190018061007
Block: 290190018061008
Block: 290190018061009
Block: 290190018061010
Block: 290190018061011
Block: 290190018061012
Block: 290190018061016
Block: 290190018061017
Block: 290190018071011
Block: 290190018071012
Block: 290190018071013
Block: 290190018071014
Block: 290190018071015
Block: 290190018071016
Block: 290190018071022
Block: 290190018071023
Block: 290190018071024
Block: 290190018071025
Block: 290190018071026
Block: 290190018071027
Block: 290190018071028
Block: 290190018072012
Block: 290190018072014
Block: 290190018072017
Block: 290190018072018
Block: 290190018072022
Block: 290190018072023
VTD: 25
VTD: 26
VTD: 27
VTD: 28
VTD: 29
VTD: 2K
Block: 290190018072001
Block: 290190018072002
Block: 290190018072003
Block: 290190018072004
Block: 290190018072005
Block: 290190018072006
Block: 290190018072007
Block: 290190018072008
Block: 290190018072010
VTD: 30
VTD: 31
VTD: 32
VTD: 33
VTD: 34
VTD: 35
VTD: 36

VTD: 37
 VTD: 38
 VTD: 3E
 VTD: 3M
 VTD: 4I
 Block: 290190010031006
 Block: 290190010031008
 Block: 290190010031009
 Block: 290190010031014
 Block: 290190010031016
 Block: 290190010031018
 Block: 290190010031023
 Block: 290190010031036
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 Block: 290190010031040
 Block: 290190010031041
 Block: 290190010031042
 Block: 290190010031043
 Block: 290190010031044
 Block: 290190010031046
 Block: 290190010031052
 VTD: 42
 VTD: 43
 VTD: 44
 VTD: 4A
 VTD: 4B
 VTD: 4C
 VTD: 4D
 VTD: 4E
 VTD: 4F
 VTD: 4G
 VTD: 4H
 VTD: 4I
 VTD: 4J
 VTD: 4K
 VTD: 4L
 VTD: 4M
 VTD: 5A
 VTD: 5B
 VTD: 5C
 VTD: 5D
 VTD: 5E
 VTD: 5F
 VTD: 5G
 VTD: 5H
 VTD: 5I
 VTD: 5J
 VTD: 5K
 VTD: 5L
 VTD: 5M
 VTD: 5N
 VTD: 5P
 VTD: 6A
 VTD: 6B

VTD: 6C
 VTD: 6D
 VTD: 6E
 VTD: 6F
 VTD: 6G
 VTD: 6H
 VTD: 6I
 VTD: 6J
 VTD: 6K
 VTD: 6L
 VTD: 6M
 County: Callaway MO
 County: Camden MO
 VTD: Horseshoe Bend
 VTD: Osage Beach 1
 VTD: Osage Beach 2
 VTD: Osage Beach 3
 Block: 290299502011032
 Block: 290299502011033
 Block: 290299502011034
 Block: 290299502011056
 Block: 290299502011057
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 Block: 290299502011072
 Block: 290299502011073
 Block: 290299502011076
 Block: 290299502012000
 Block: 290299502012005
 Block: 290299502012006
 Block: 290299502012007
 Block: 290299502012008
 Block: 290299502012048
 Block: 290299502023033
 VTD: Sunrise Beach 1
 Block: 290299511011000
 Block: 290299511011001
 Block: 290299511011002
 Block: 290299511011003
 Block: 290299511011004
 Block: 290299511011005
 Block: 290299511011006
 Block: 290299511011007
 Block: 290299511011008
 Block: 290299511011009
 Block: 290299511011010

Block: 290299511011011
Block: 290299511011012
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Block: 290299511011016
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County: Cole MO
County: Cooper MO
County: Crawford MO
County: Gasconade MO
County: Jefferson MO
VTD: Brennan
VTD: Byrnes Mill W-1

VTD: Byrnes Mill W-2
 VTD: Byrnes Mill W-3
 VTD: Byrnesville
 VTD: Cedar Hill
 VTD: Cedar Hill Lakes
 VTD: Dulin Creek
 VTD: Grubville
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 VTD: Grubville 2
 VTD: High Ridge
 VTD: Hoene Springs
 VTD: House Springs
 VTD: Lake Tekawitha
 VTD: Meramec Valley
 VTD: Murphy
 VTD: North Jefferson
 VTD: Northwest
 VTD: Parkdale
 VTD: Peaceful Village
 VTD: Rock Creek
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 VTD: Ware
 County: Maries MO
 County: Miller MO
 County: Moniteau MO
 County: Montgomery MO
 County: Osage MO
 County: Phelps MO
 VTD: Dawson
 VTD: Dillon Central
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 VTD: Jerome
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 VTD: Meramec
 VTD: Miller East
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 VTD: Miller West
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 VTD: St. James East
 VTD: St. James Ward No. 1
 VTD: St. James Ward No. 2
 VTD: St. James Ward No. 3
 VTD: St. James Ward No. 4
 VTD: St. James West
 County: St. Charles MO

VTD: Adams
VTD: All Saints
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VTD: Arlington
VTD: Aspen
VTD: Briarhill
VTD: Bryan
VTD: Canary
VTD: Cave Springs
VTD: Cedar
VTD: Cheshire
VTD: Civic
VTD: Claybrook
VTD: Coachman
VTD: Community
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VTD: Cottleville
VTD: Country Hill
VTD: Coverdell
VTD: Covilli
VTD: Discovery
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VTD: Elks
VTD: Evergreen
VTD: Fairmount
VTD: Fairview
VTD: Fairways
VTD: Flint Hill
VTD: Foristell
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VTD: Glengate
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VTD: Government
VTD: Graybridge
VTD: Green Forest
VTD: Hanover
VTD: Harmony
VTD: Harvester
VTD: Heritage
VTD: Hi Point
VTD: Highgrove
VTD: Hillcrest
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VTD: Josephville
VTD: Kampville
VTD: Katy Trail
VTD: Lakes
VTD: Laura Hill
VTD: Lincoln
VTD: Mamelie
VTD: Marina
VTD: McClay
VTD: McNair
VTD: Meadow Valley
VTD: Mid Rivers
VTD: Montbrook
VTD: Montclair

VTD: Morningside
VTD: Mount Hope
VTD: Normandy
VTD: Oak Creek
VTD: Oaks
VTD: Orchard Farm
VTD: Parkwood
VTD: Peine
VTD: Pitman
VTD: Rabbit Run
VTD: Regatta Bay
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VTD: River Bend
VTD: Rivers
VTD: Salt Lick
VTD: Shadow Creek
VTD: Shirewood
VTD: Shoshone
VTD: Sibley
VTD: Spencer
VTD: St. Andrews
VTD: St. Cletus
VTD: St. Jude
VTD: St. Marys
VTD: St. Paul
VTD: Sun Lake
VTD: Sunny Hill
VTD: Sycamore
VTD: Tanglewood
VTD: Timberwood
VTD: Treetop
VTD: Truman
VTD: Washington
VTD: Wheatfield
VTD: Whitmoor
VTD: Wilshire
VTD: Windcastle
VTD: Winds
VTD: Wolfrum
VTD: Woodcliff
VTD: Woodglen
VTD: Woodstream
County: Warren MO
VTD: Elkhorn North
VTD: North Hickory Grove
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Block: 292198201041121
Block: 292198201041122
Block: 292198201041123
Block: 292198201041124
Block: 292198201041127
VTD: Warrenton Ward 2
Block: 292198201041118
Block: 292198201041119
Block: 292198201043052
Block: 292198201043057
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Block: 292198201043064
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Block: 292198201043071
Block: 292198201051021
Block: 292198201051022
Block: 292198201051023
Block: 292198201051025
Block: 292198201061000
VTD: Warrenton Ward 3
Block: 292198201051008
Block: 292198201051011
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Block: 292198201051013
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Block: 292198201071014
Block: 292198201071056

VTD: Weeks	VTD: 19
VTD: Wright City Ward 1	VTD: 1A
Block: 292198201081019	VTD: 1C
Block: 292198201081020	VTD: 1D
Block: 292198201082023	VTD: 1F
Block: 292198201082029	VTD: 1G
Block: 292198201082030	VTD: 1J
Block: 292198201082031	VTD: 1K
Block: 292198201082033	VTD: 1L
Block: 292198201082034	VTD: 1M
Block: 292198201082035	Block: 290190021003001
Block: 292198201082052	Block: 290190021003019
Block: 292198201082053	Block: 290190021003020
Block: 292198201082055	Block: 290190021003021
Block: 292198201082056	Block: 290190021003031
Block: 292198201082057	Block: 290190021003032
Block: 292198201083000	Block: 290190021003033
Block: 292198201083001	Block: 290190021003039
Block: 292198201083002	Block: 290190021003040
Block: 292198201083003	VTD: 20
Block: 292198201083004	VTD: 21
Block: 292198201083005	Block: 290190013003003
Block: 292198201084031	Block: 290190013003004
Block: 292198201091001	Block: 290190013003006
Block: 292198201092043	Block: 290190013003008
County: Washington MO	Block: 290190013003009
128.464. The fourth congressional district	Block: 290190013003023
shall be composed of the following:	Block: 290190018072000
County: Barton MO	VTD: 22
County: Bates MO	VTD: 23
County: Benton MO	VTD: 24
County: Boone MO	VTD: 2A
VTD: 07	VTD: 2B
VTD: 08	VTD: 2C
VTD: 09	VTD: 2D
VTD: 10	VTD: 2F
VTD: 11	VTD: 2G
VTD: 12	VTD: 2H
VTD: 15	VTD: 2I
VTD: 16	VTD: 2J
VTD: 17	VTD: 2K
VTD: 18	Block: 290190013003002
Block: 290190018032015	Block: 290190013003005
Block: 290190018032016	Block: 290190013003007
Block: 290190018032018	Block: 290190013003010
Block: 290190018032033	Block: 290190013003024
Block: 290190018032034	Block: 290190013003025
Block: 290190018032035	Block: 290190013003026
Block: 290190018032036	Block: 290190013003027
Block: 290190018032040	VTD: 2L
Block: 290190018032041	VTD: 39
Block: 290190018032042	VTD: 3A
Block: 290190018032043	VTD: 3B
Block: 290190018032044	VTD: 3C

VTD: 3D
 VTD: 3F
 VTD: 3G
 VTD: 3H
 VTD: 3I
 VTD: 3J
 VTD: 3L
 VTD: 3N
 VTD: 40
 VTD: 41
 Block: 290190015062025
 Block: 290190015062052
 Block: 290190015062056
 Block: 290190015062059
 Block: 290190015062061
 Block: 290190016031013
 Block: 290190016031018
 Block: 290190016031023
 Block: 290190016031027
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 Block: 290190016031030
 Block: 290190016031038
 Block: 290190016031039
 Block: 290190016031040
 Block: 290190016041000
 Block: 290190016041001
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 Block: 290190016041007
 Block: 290190016041008
 Block: 290190016041009
 Block: 290190016041016
 Block: 290190016041019
 Block: 290190016042000
 Block: 290190016042018
 VTD: 45
 County: Camden MO
 VTD: Barnumton
 VTD: Camdenton 1
 VTD: Camdenton 2
 VTD: Camdenton 3
 VTD: Climax Springs
 VTD: Decaturville
 VTD: Freedom
 VTD: Greenview
 VTD: Ha Ha Tonka
 VTD: Hillhouse
 VTD: Linn Creek
 VTD: Macks Creek
 VTD: Montreal
 VTD: Osage Beach 3
 Block: 290299502012003
 Block: 290299502012009
 Block: 290299502012010

Block: 290299502012011
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 Block: 290299502023006

Block: 290299502023007	VTD: 413
Block: 290299502023008	VTD: 414
Block: 290299502023009	VTD: 415
Block: 290299502023010	VTD: 616
Block: 290299502023011	VTD: 617
Block: 290299502023013	VTD: 618
Block: 290299502023014	VTD: 619
Block: 290299502023015	VTD: KC 1001
Block: 290299502023016	VTD: KC 1002
Block: 290299502023017	VTD: KC 1003
Block: 290299502023018	VTD: KC 1004
Block: 290299502023019	VTD: KC 1005
Block: 290299502023020	VTD: KC 1006
Block: 290299502023034	VTD: KC 1007
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Block: 290299506002002	VTD: KC 101
Block: 290299506002003	VTD: KC 1010
Block: 290299506002004	VTD: KC 1011
Block: 290299506002005	VTD: KC 1012
Block: 290299506002006	VTD: KC 102
Block: 290299506002007	VTD: KC 103
Block: 290299506002008	VTD: KC 104
Block: 290299506002009	VTD: KC 105
Block: 290299506002010	VTD: KC 106
Block: 290299506002011	VTD: KC 107
Block: 290299506002014	VTD: KC 1101
Block: 290299506002015	VTD: KC 1102
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Block: 290299506002036	Block: 290950155001083
VTD: Roach	Block: 290950155001084
VTD: Stoutland	Block: 290950155001127
VTD: Sunny Slope	Block: 290950155001134
VTD: Sunrise Beach 1	Block: 290950155001135
Block: 290299511011057	Block: 290950155001136
Block: 290299511011058	Block: 290950155001137
Block: 290299511021003	Block: 290950155001138
Block: 290299511021004	Block: 290950155001139
Block: 290299512021047	Block: 290950155001140
Block: 290299512021055	VTD: KC 1112
VTD: Sunrise Beach 2	VTD: KC 1904
VTD: Sunrise Beach 3	VTD: KC 2002
VTD: Wilson Bend	VTD: KC 2004
County: Cass MO	VTD: KC 2005
County: Cedar MO	VTD: KC 2006
County: Dade MO	VTD: KC 2007
County: Dallas MO	VTD: KC 2008
County: Henry MO	VTD: KC 2010
County: Hickory MO	VTD: KC 208
County: Howard MO	VTD: KC 2201
County: Jackson MO	VTD: KC 2202

VTD: KC 2203
VTD: KC 2204
VTD: KC 2205
VTD: KC 2206
VTD: KC 2207
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VTD: KC 2209
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VTD: KC 2212
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VTD: KC 403
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VTD: KC 405
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VTD: Washington 08	Block: 291950905001012
VTD: Washington 12	Block: 291950905001013
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County: Laclede MO	Block: 291950905002002
County: Morgan MO	Block: 291950905002003
County: Pettis MO	Block: 291950905002004
County: Polk MO	Block: 291950905002005
County: Pulaski MO	Block: 291950905002006
County: Saline MO	Block: 291950905002007
VTD: Blackwater/Salt Fork	Block: 291950905002008
VTD: Hardeman	Block: 291950905002009
VTD: Herndon	Block: 291950905002010
VTD: Marshall 1	Block: 291950905002011
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VTD: Marshall 2
VTD: Orearville
County: St. Clair MO
County: Vernon MO
County: Webster MO
VTD: East Ozark
VTD: Grant
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Block: 292254701022059
Block: 292254701022061
Block: 292254701023081
Block: 292254701023082
Block: 292254701023085
Block: 292254701023086
VTD: High Prairie
VTD: Jackson
VTD: Marshfield East
VTD: Marshfield West
VTD: Niangua
VTD: Northview A
VTD: Northview B
Block: 292254702022011
Block: 292254702022012
Block: 292254702022013
Block: 292254702022016
Block: 292254702022019
Block: 292254702022020
Block: 292254702022021
Block: 292254702022022
Block: 292254702022023
Block: 292254702022024
Block: 292254702022025
Block: 292254702022037
Block: 292254702022038
Block: 292254702022039
Block: 292254702022040
Block: 292254703022009
Block: 292254703022011
Block: 292254703023000
Block: 292254703023001
Block: 292254703023002
Block: 292254703023003
Block: 292254703023004
Block: 292254703023005
Block: 292254703023006
Block: 292254703023014
Block: 292254703023015

Block: 292254703023016
Block: 292254703023017
Block: 292254703023018
Block: 292254703023019
Block: 292254703023020
Block: 292254703023021
Block: 292254703023022
Block: 292254703023023
Block: 292254703023024
Block: 292254703023025
Block: 292254703023026
Block: 292254703023027
Block: 292254703023034
VTD: Union
VTD: Washington
128.465. The fifth congressional district
shall be composed of the following:
County: Caldwell MO
County: Carroll MO
County: Clay MO
VTD: FR 1
VTD: FR 2
VTD: FR 3
VTD: FR 4
VTD: FR 5
VTD: KC 21 Lib 1
VTD: KC 21 Lib 3
VTD: KC 21 Lib 4
VTD: KC 21 Lib 5
VTD: KC 21 Lib 6
VTD: KC 21-22
VTD: Kry 1
Block: 290470218062014
Block: 290470218062015
Block: 290470218062016
Block: 290470218062017
Block: 290470218062018
Block: 290470218062019
Block: 290470218062020
Block: 290470218062021
Block: 290470218062026
Block: 290470218062038
Block: 290470218091000
Block: 290470218091001
Block: 290470218091002
Block: 290470218091003
Block: 290470218091004
Block: 290470218091005
Block: 290470218091006
Block: 290470218091007
Block: 290470218091008
Block: 290470218091009
Block: 290470218091010
Block: 290470218091011

Block: 290470218091012
Block: 290470218091013
Block: 290470218091014
Block: 290470218092000
Block: 290470218092001
Block: 290470218092006
Block: 290470218092007
Block: 290470218092008
Block: 290470218092009
Block: 290470218092010
Block: 290470218092018
Block: 290470218093000
Block: 290470218093001
Block: 290470218093002
Block: 290470218093003
Block: 290470218093004
Block: 290470218093005
Block: 290470218093006
Block: 290470218093007
Block: 290470218093008
Block: 290470218093009
Block: 290470218093010
Block: 290470218093011
Block: 290470218093012
Block: 290470218093013
Block: 290470218093015
Block: 290470218093016
Block: 290470218093017
Block: 290470218093018
Block: 290470218093019
Block: 290470218093020
Block: 290470218093021
Block: 290470218093022
Block: 290470218093023
Block: 290470218093024
Block: 290470218093025
Block: 290470218093026
Block: 290470218093027
Block: 290470218093028
Block: 290470218093029
Block: 290470218093030
Block: 290470218093031
Block: 290470218093032
Block: 290470218093033
Block: 290470218093034
Block: 290470218093035
Block: 290470218093036
Block: 290470218093037
Block: 290470218093038
Block: 290470218093039
Block: 290470218093040
Block: 290470218093041
Block: 290470218093042
Block: 290470218093043
Block: 290470218093047
Block: 290470218093048

Block: 290470218093049
Block: 290470218093050
Block: 290470218093051
Block: 290470218093052
Block: 290470218093053
Block: 290470218093054
Block: 290470218093055
VTD: Kry 2
VTD: Kry 3
VTD: Kry 4
VTD: Lib 1
VTD: Lib 10
VTD: Lib 11
VTD: Lib 12
VTD: Lib 13
VTD: Lib 14
VTD: Lib 2
VTD: Lib 3
VTD: Lib 4
VTD: Lib 5
Block: 290470208021011
Block: 290470208021012
Block: 290470208021013
Block: 290470208021031
Block: 290470208021032
Block: 290470208021033
Block: 290470208021035
Block: 290470208021036
Block: 290470208021037
Block: 290470208021041
Block: 290470208021043
Block: 290470208021044
Block: 290470208021045
Block: 290470208021046
Block: 290470208021047
Block: 290470208021048
Block: 290470208021049
Block: 290470208021050
Block: 290470208021052
Block: 290470208021053
Block: 290470208021054
Block: 290470208031000
Block: 290470208031001
Block: 290470208031002
Block: 290470208031003
Block: 290470208031014
Block: 290470208031015
Block: 290470208032000
Block: 290470208032001
Block: 290470208032002
Block: 290470208032003
Block: 290470208032004
Block: 290470223023010
Block: 290470223023011
VTD: Lib 6
VTD: Lib 7

VTD: Lib 8
VTD: Lib 9
VTD: Pl 2
Block: 290470218092002
VTD: Wash 1
VTD: Wash 2
VTD: Wash 3
Block: 290470217012013
Block: 290470217012014
Block: 290470218061001
Block: 290470218061002
Block: 290470218061003
Block: 290470218061004
Block: 290470218061005
Block: 290470218061006
Block: 290470218061007
Block: 290470218061008
Block: 290470218061009
Block: 290470218061010
Block: 290470218061011
Block: 290470218062007
Block: 290470218062008
Block: 290470218062009
Block: 290470218062010
Block: 290470218062011
Block: 290470218062012
Block: 290470218062022
Block: 290470218062023
Block: 290470218062024
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Block: 290470218062027
Block: 290470218062028
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Block: 290470218062043
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Block: 290470218062048
Block: 290470218062049
Block: 290470218062050
Block: 290470218062051
Block: 290470218062067
Block: 290470218062068
Block: 290470218062069
Block: 290470218062070
Block: 290470218062072

Block: 290470218062073
Block: 290470218062074
Block: 290470218062075
Block: 290470218062080
Block: 290470218062084
Block: 290470218062101
Block: 290470218062102
Block: 290470218062103
Block: 290470218062104
Block: 290470218062106
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Block: 290470218112002
Block: 290470218112003
Block: 290470218112004
Block: 290470218112017
Block: 290470218112018
Block: 290470218112019
Block: 290470218112020
Block: 290470218112021
Block: 290470218112036
County: Jackson MO
VTD: 1603
VTD: 412
VTD: Blue 01-01
VTD: Blue 01-02
VTD: Blue 01-03
VTD: Blue 01-04
VTD: Blue 01-05
VTD: Blue 01-06
VTD: Blue 01-07
VTD: Blue 01-08
VTD: Blue 01-09
VTD: Blue 02-01
VTD: Blue 02-02
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VTD: Blue 02-07
VTD: Blue 03-01
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VTD: Blue 04-01
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VTD: Blue 08-07
VTD: Blue 08-08
VTD: Brooking No. 1
VTD: Brooking No. 10
VTD: Brooking No. 11
VTD: Brooking No. 12
VTD: Brooking No. 13
VTD: Brooking No. 14
VTD: Brooking No. 15
VTD: Brooking No. 16
VTD: Brooking No. 17
VTD: Brooking No. 18
VTD: Brooking No. 19
VTD: Brooking No. 2
VTD: Brooking No. 20
VTD: Brooking No. 3
VTD: Brooking No. 4
VTD: Brooking No. 5
VTD: Brooking No. 6
VTD: Brooking No. 7

VTD: Brooking No. 8
VTD: Brooking No. 9
VTD: Fort Osage 01
VTD: Fort Osage 02
VTD: Fort Osage 03
VTD: Fort Osage 04
VTD: Fort Osage 05
VTD: Fort Osage 06
VTD: Fort Osage 07
VTD: Fort Osage 08
VTD: Fort Osage 09
VTD: Fort Osage 10
VTD: KC 1102
Block: 290950155001003
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Block: 290950155001133
VTD: KC 1103
VTD: KC 1104
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VTD: KC 1107
VTD: KC 1108
VTD: KC 1109
VTD: KC 1110
VTD: KC 1111
VTD: KC 1113
VTD: KC 1114
VTD: KC 1201
VTD: KC 1202

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VTD: KC 1415
VTD: KC 1501
VTD: KC 1502
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VTD: KC 1601
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VTD: KC 1604
VTD: KC 1605
VTD: KC 1606
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VTD: KC 1806
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VTD: KC 1808
VTD: KC 1809
VTD: KC 1810
VTD: KC 1811
VTD: KC 1812
VTD: KC 1813
VTD: KC 1814
VTD: KC 1815
VTD: KC 1816
VTD: KC 1901
VTD: KC 1902
VTD: KC 1903

VTD: KC 1905	VTD: KC 2403
VTD: KC 1906	VTD: KC 2404
VTD: KC 1907	VTD: KC 2405
VTD: KC 1908	VTD: KC 2406
VTD: KC 1909	VTD: KC 2407
VTD: KC 1910	VTD: KC 2408
VTD: KC 1911	VTD: KC 2409
VTD: KC 1912	VTD: KC 2410
VTD: KC 1913	VTD: KC 2411
VTD: KC 1914	VTD: KC 2412
VTD: KC 1915	VTD: KC 2413
VTD: KC 1916	VTD: KC 2414
VTD: KC 1917	VTD: KC 2415
VTD: KC 1918	VTD: KC 2416
VTD: KC 1919	VTD: KC 2417
VTD: KC 1920	VTD: KC 2418
VTD: KC 1921	VTD: KC 2419
VTD: KC 1922	VTD: KC 2420
VTD: KC 1923	VTD: KC 2421
VTD: KC 2001	VTD: KC 2422
VTD: KC 2003	VTD: KC 2423
VTD: KC 2009	VTD: KC 2424
VTD: KC 201	VTD: KC 2425
VTD: KC 202	VTD: KC 2426
VTD: KC 203	VTD: KC 2427
VTD: KC 204	VTD: KC 2428
VTD: KC 207	VTD: KC 2429
VTD: KC 209	VTD: KC 2430
VTD: KC 210	VTD: KC 2431
VTD: KC 212	VTD: KC 2501
VTD: KC 213	VTD: KC 2502
VTD: KC 214	VTD: KC 2503
VTD: KC 215	VTD: KC 2504
VTD: KC 216	VTD: KC 2505
VTD: KC 217	VTD: KC 2506
VTD: KC 218	VTD: KC 2507
VTD: KC 2209	VTD: KC 2508
Block: 290950134051000	VTD: KC 2509
VTD: KC 2301	VTD: KC 2510
VTD: KC 2302	VTD: KC 2511
VTD: KC 2303	VTD: KC 2512
VTD: KC 2304	VTD: KC 2513
VTD: KC 2305	VTD: KC 2514
VTD: KC 2306	VTD: KC 2601
VTD: KC 2307	VTD: KC 2602
VTD: KC 2308	VTD: KC 2603
VTD: KC 2309	VTD: KC 2604
VTD: KC 2310	VTD: KC 2605
VTD: KC 2311	VTD: KC 2606
VTD: KC 2312	VTD: KC 2607
VTD: KC 2313	VTD: KC 2608
VTD: KC 2314	VTD: KC 2609
VTD: KC 2315	VTD: KC 2610
VTD: KC 2316	VTD: KC 2611
VTD: KC 2401	VTD: KC 2612
VTD: KC 2402	VTD: KC 2613

VTD: KC 301	VTD: Prairie 16
VTD: KC 302	VTD: Prairie 17
VTD: KC 303	VTD: Prairie 18
VTD: KC 304	VTD: Prairie 19
VTD: KC 305	VTD: Prairie 20
VTD: KC 306	VTD: Prairie 21
VTD: KC 307	VTD: Prairie 22
VTD: KC 308	VTD: Prairie 23
VTD: KC 309	VTD: Prairie 24
VTD: KC 310	VTD: Prairie 26
VTD: KC 311	VTD: Prairie 27
VTD: KC 312	VTD: Prairie 28
VTD: KC 313	VTD: Prairie 29
VTD: KC 314	VTD: Prairie 30
VTD: KC 315	VTD: Prairie 31
VTD: KC 316	VTD: Prairie 32
VTD: KC 317	VTD: Prairie 33
VTD: KC 318	VTD: Prairie 34
VTD: KC 701	VTD: Prairie 35
VTD: KC 702	VTD: Prairie 36
VTD: KC 703	VTD: Prairie 37
VTD: KC 704	VTD: Prairie 38
VTD: KC 705	VTD: Prairie 39
VTD: KC 706	VTD: Prairie 40
VTD: KC 707	VTD: Prairie 41
VTD: KC 708	VTD: Prairie 42
VTD: KC 709	VTD: Prairie 43
VTD: KC 710	VTD: Prairie 44
VTD: KC 711	VTD: Prairie 45
VTD: KC 712	VTD: Prairie 46
VTD: KC 713	VTD: Prairie 47
VTD: KC 714	VTD: Prairie 48
VTD: KC 715	VTD: Prairie 49
VTD: KC 716	VTD: Prairie 50
VTD: KC 717	VTD: Prairie 51
VTD: KC 718	VTD: Prairie 52
VTD: KC 905	VTD: Prairie 56
VTD: KC WD13 PCT1302	VTD: Prairie 59
VTD: KC WD2 PCT205	VTD: Prairie 60
VTD: KC WD2 PCT206	VTD: Prairie 62
VTD: KC WD2 PCT211	VTD: Prairie 01
VTD: KC1314	VTD: Prairie 02
VTD: Prairie 03	VTD: Prairie 10
VTD: Prairie 04	VTD: Prairie 25
VTD: Prairie 05	VTD: Prairie 53
VTD: Prairie 06	VTD: Prairie 54
VTD: Prairie 07	VTD: Prairie 55
VTD: Prairie 08	VTD: Prairie 57
VTD: Prairie 09	VTD: Prairie 58
VTD: Prairie 11	VTD: Prairie 61
VTD: Prairie 12	VTD: Prairie 63
VTD: Prairie 13	VTD: Sni-A-Bar 01
VTD: Prairie 14	VTD: Sni-A-Bar 02
VTD: Prairie 15	VTD: Sni-A-Bar 03

VTD: Sni-A-Bar 04
 VTD: Sni-A-Bar 05
 VTD: Sni-A-Bar 06
 VTD: Sni-A-Bar 07
 VTD: Sni-A-Bar 08
 VTD: Sni-A-Bar 09
 VTD: Sni-A-Bar 10
 VTD: Sni-A-Bar 11
 VTD: Sni-A-Bar 12
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 VTD: Sni-A-Bar 14
 VTD: Sni-A-Bar 15
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 VTD: Sni-A-Bar 17
 VTD: Sni-A-Bar 18
 VTD: Sni-A-Bar 19
 VTD: Sni-A-Bar 20
 VTD: Sni-A-Bar 21
 VTD: Sni-A-Bar 22
 VTD: Sni-A-Bar 23
 VTD: Sni-A-Bar 24
 VTD: Sni-A-Bar 25
 VTD: Sni-A-Bar 26
 VTD: Sni-A-Bar 27
 VTD: Sni-A-Bar 28
 VTD: Sni-A-Bar 29
 VTD: Sni-A-Bar 30
 VTD: Sni-A-Bar 31
 VTD: Sni-A-Bar 32
 VTD: Sni-A-Bar 33
 VTD: Sni-A-Bar 34
 VTD: Sni-A-Bar 35
 VTD: Sni-A-Bar 36
 VTD: Sni-A-Bar 37
 VTD: Sni-A-Bar 38
 VTD: Sni-A-Bar 39
 VTD: Sni-A-Bar 40
 VTD: Sni-A-Bar 41
 VTD: Sni-A-Bar 42
 VTD: Sni-A-Bar 43
 VTD: Sni-A-Bar 44
 VTD: Sni-A-Bar 45
 VTD: Sni-A-Bar 46
 VTD: Sni-A-Bar 47
 VTD: Sni-A-Bar 48
 VTD: Sni-A-Bar 49
 VTD: Sni-A-Bar 50
 VTD: Sni-A-Bar 51
 VTD: Sni-A-Bar 52
 VTD: Sni-A-Bar 83
 VTD: Van Buren 01
 VTD: Van Buren 02
 VTD: Van Buren 03
 Block: 290950134103009
 Block: 290950134103010
 Block: 290950134103011

VTD: Van Buren 04
 VTD: Van Buren 06
 VTD: Van Buren 07
 VTD: Van Buren 08
 VTD: Van Buren 09
 VTD: Van Buren 10
 VTD: Van Buren 11
 VTD: Van Buren 12
 VTD: Van Buren 13
 VTD: Van Buren 14
 VTD: Van Buren 15
 VTD: Van Buren 16
 VTD: Van Buren 17
 VTD: Van Buren 18
 VTD: Van Buren 19
 VTD: Washington 01
 VTD: Washington 02
 VTD: Washington 03
 VTD: Washington 04
 VTD: Washington 05
 VTD: Washington 06
 VTD: Washington 09
 VTD: Washington 10
 VTD: Washington 11
 VTD: Washington 12
 Block: 290950134101000
 Block: 290950134101005
 Block: 290950134101006
 Block: 290950134101007
 Block: 290950134101008
 Block: 290950134101009
 Block: 290950134101010
 Block: 290950134101011
 Block: 290950134101012
 Block: 290950134101013
 Block: 290950134101014
 Block: 290950134102001
 Block: 290950134102002
 Block: 290950134102003
 Block: 290950134102004
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 Block: 290950134102006
 Block: 290950134102007
 Block: 290950134102008
 Block: 290950134102009
 Block: 290950134102010
 Block: 290950134102011
 Block: 290950134103001
 Block: 290950134103004
 Block: 290950134103005
 Block: 290950134103006
 Block: 290950134103007
 Block: 290950134103008

Block: 290950134103012	
Block: 290950134103013	
Block: 290950134103014	
Block: 290950134103015	
Block: 290950134103016	
Block: 290950134104000	
Block: 290950134104002	
Block: 290950134104003	
Block: 290950134104004	
Block: 290950134104005	
Block: 290950134104006	
County: Lafayette MO	
County: Ray MO	
County: Saline MO	
VTD: Blackburn	
VTD: Malta Bend	
VTD: Marshall 1	
Block: 291950902002121	
Block: 291950902002122	VTD: Gal 14
Block: 291950902002123	VTD: Gal 15
Block: 291950902002128	VTD: Gal 16
Block: 291950902002129	VTD: Gal 17
Block: 291950903003015	VTD: Gal 18
Block: 291950903003016	VTD: Gal 4
Block: 291950903003017	VTD: Gal 5
Block: 291950903003037	VTD: Gal 6
Block: 291950903003038	VTD: Gal 7
Block: 291950903003040	VTD: Gal 9
Block: 291950903003041	VTD: KC 21 Lib 2
Block: 291950907001060	VTD: KC 21 Pl 1
Block: 291950907001061	VTD: KC 21-1
Block: 291950907001078	VTD: KC 21-10
Block: 291950907001079	VTD: KC 21-11
Block: 291950907001080	VTD: KC 21-12
Block: 291950908001031	VTD: KC 21-13
Block: 291950908001033	VTD: KC 21-14
VTD: Marshall 3	VTD: KC 21-15
VTD: Marshall 4	VTD: KC 21-16
VTD: Miami	VTD: KC 21-17
VTD: Slater	VTD: KC 21-18
VTD: Sweet Springs	VTD: KC 21-19
128.466. The sixth congressional district	VTD: KC 21-2
shall be composed of the following:	VTD: KC 21-20
County: Adair MO	VTD: KC 21-21
County: Andrew MO	VTD: KC 21-23
County: Atchison MO	VTD: KC 21-24
County: Audrain MO	VTD: KC 21-25
County: Buchanan MO	VTD: KC 21-26
County: Chariton MO	VTD: KC 21-27
County: Clark MO	VTD: KC 21-3
County: Clay MO	VTD: KC 21-4
VTD: Chou 8	VTD: KC 21-5
VTD: Gal 10	VTD: KC 21-6
VTD: Gal 11	VTD: KC 21-7
VTD: Gal 12	VTD: KC 21-8
VTD: Gal 13	VTD: KC 21-9

VTD: Kry 1**Block: 290470218093014****VTD: Lib 5****Block: 290470208031004****Block: 290470208031005****Block: 290470208031006****Block: 290470208031007****Block: 290470208031008****Block: 290470208031009****Block: 290470208031010****Block: 290470208031011****Block: 290470208031012****Block: 290470208031013****Block: 290470208031016****Block: 290470208031017****Block: 290470208033000****Block: 290470208033001****Block: 290470208033002****Block: 290470208033003****Block: 290470208033004****Block: 290470208033005****Block: 290470208033006****Block: 290470208033007****Block: 290470208033008****Block: 290470208033009****Block: 290470208033010****Block: 290470208033011****Block: 290470208033013****Block: 290470208033014****Block: 290470208033017****Block: 290470209021004****Block: 290470209021005****Block: 290470209021006****Block: 290470209021007****Block: 290470223023018****VTD: Pl 1****VTD: Pl 2****Block: 290470218092003****Block: 290470218092004****Block: 290470218092005****Block: 290470218092011****Block: 290470218092012****Block: 290470218092013****Block: 290470218092014****Block: 290470218092015****Block: 290470218092024****Block: 290470218092025****Block: 290470218092026****Block: 290470218092027****Block: 290470218092035****Block: 290470218092036****Block: 290470218092037****Block: 290470218102001****Block: 290470218102002****Block: 290470218102003****Block: 290470218102004****Block: 290470218102005****Block: 290470218102008****Block: 290470219001000****Block: 290470219001001****Block: 290470219001002****Block: 290470219001003****Block: 290470219001004****Block: 290470219001005****Block: 290470219001006****Block: 290470219001007****Block: 290470219001008****Block: 290470219001009****Block: 290470219001010****Block: 290470219001011****Block: 290470219001012****Block: 290470219001013****Block: 290470219001014****Block: 290470219001017****Block: 290470219001018****Block: 290470219001019****Block: 290470219001020****Block: 290470219001021****Block: 290470219001022****Block: 290470219001023****Block: 290470219001024****Block: 290470219001025****Block: 290470219001026****Block: 290470219001027****Block: 290470219001028****Block: 290470219001029****Block: 290470219001030****Block: 290470219001034****Block: 290470219001036****Block: 290470219001042****Block: 290470219001043****Block: 290470219001044****Block: 290470219001045****Block: 290470219001046****Block: 290470219001051****Block: 290470219001052****Block: 290470219001055****Block: 290470219001056****Block: 290470219001057****Block: 290470219001058****Block: 290470219001059****Block: 290470219001060****Block: 290470219001061****Block: 290470219001071****Block: 290470219001072****Block: 290470219001073****Block: 290470219002000****Block: 290470219002001****Block: 290470219002002****Block: 290470219002003****Block: 290470219002004****Block: 290470219002005**

Block: 290470219002006
Block: 290470219002007
Block: 290470219002008
Block: 290470219002009
Block: 290470219002010
Block: 290470219002011
Block: 290470219002012
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Block: 290470219002014
Block: 290470219002015
Block: 290470219002016
Block: 290470219002017
Block: 290470219002018
Block: 290470219002019
Block: 290470219002020
Block: 290470219002021
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Block: 290470219002044
Block: 290470219003000
Block: 290470219003001
Block: 290470219003002
Block: 290470219003008
Block: 290470219003010
Block: 290470219003014
Block: 290470219003016
Block: 290470219003017
Block: 290470219003019
Block: 290470219003023
Block: 290470219003024
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Block: 290470219003048
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Block: 290470219004000
Block: 290470219004001
Block: 290470219004002
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Block: 290470219004005
Block: 290470219004006
Block: 290470219004007
Block: 290470219004008
Block: 290470219004009
Block: 290470219004010
Block: 290470219004011
Block: 290470219004012
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Block: 290470219004019
Block: 290470219004020
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Block: 290470219004038
Block: 290470219004041
Block: 290470219004045
Block: 290470219004061
Block: 290470219004062
Block: 290470219004063
Block: 290470219004067
Block: 290470220001011
Block: 290470220001012
Block: 290470220001014
Block: 290470220001015
Block: 290470220001016
Block: 290470220001021
Block: 290470220001022
Block: 290470220001023
Block: 290470220001034
Block: 290470220001035
Block: 290470220001036

Block: 290470220001051
 Block: 290470220002001
 Block: 290470220002006
 Block: 290470220002007
 Block: 290470220002011
 Block: 290470220002012
 Block: 290470220002013
 Block: 290470220002016
 Block: 290470220002018
 Block: 290470220002024
 Block: 290470220002026
 Block: 290470220002029
 Block: 290470220002037
 Block: 290470220002038
 Block: 290470220002039
 Block: 290470220002040
 Block: 290470220002041
 Block: 290470220002042
 Block: 290470220002044
 Block: 290470220003000
 Block: 290470220003001
 Block: 290470220003006
 Block: 290470220003007
 Block: 290470220003008
 Block: 290470220003033
 Block: 290470220003034
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 Block: 290470220003045
 Block: 290470220003046
 Block: 290470220003047
 Block: 290470220003051
 Block: 290470220003052
 Block: 290470220003053
 Block: 290470220003054
 Block: 290470220003055
 VTD: Pl 3
 VTD: Wash 3
 Block: 290470218062013
 County: Clinton MO
 County: Daviess MO
 County: DeKalb MO
 County: Gentry MO
 County: Grundy MO
 County: Harrison MO
 County: Holt MO
 County: Knox MO
 County: Lewis MO

County: Lincoln MO
 County: Linn MO
 County: Livingston MO
 County: Macon MO
 County: Marion MO
 County: Mercer MO
 County: Monroe MO
 County: Nodaway MO
 County: Pike MO
 County: Platte MO
 County: Putnam MO
 County: Ralls MO
 County: Randolph MO
 County: Schuyler MO
 County: Scotland MO
 County: Shelby MO
 County: Sullivan MO
 County: Worth MO
 128.467. The seventh congressional
 district shall be composed of the following:
 County: Barry MO
 County: Christian MO
 County: Greene MO
 County: Jasper MO
 County: Lawrence MO
 County: McDonald MO
 County: Newton MO
 County: Stone MO
 County: Taney MO
 County: Webster MO
 VTD: Benton
 VTD: Diggins
 VTD: Finley
 VTD: Fordland
 VTD: Grant
 Block: 292254701022060
 Block: 292254701022062
 VTD: Hazelwood
 VTD: Northview B
 Block: 292254703022008
 Block: 292254703022012
 Block: 292254703022013
 Block: 292254703022014
 Block: 292254703022030
 Block: 292254703022031
 Block: 292254703022032
 Block: 292254703022033
 Block: 292254703022034
 Block: 292254703022035
 Block: 292254703023007
 Block: 292254703023008
 Block: 292254703023009
 Block: 292254703023010
 Block: 292254703023011
 Block: 292254703023012
 Block: 292254703023013

Block: 292254703023028
 Block: 292254703023029
 Block: 292254703023030
 Block: 292254703023031
 Block: 292254703023032
 Block: 292254703023035
 Block: 292254703023036
 Block: 292254703023037
 Block: 292254703023038
 Block: 292254703023039
 Block: 292254703023040
 Block: 292254703023041
 Block: 292254703023042
 Block: 292254703023046
 Block: 292254703023047
 Block: 292254703023048
 Block: 292254703023049
 Block: 292254703023050
 Block: 292254703023051
 Block: 292254703023052
 Block: 292254703023053
 Block: 292254703023054
 Block: 292254703023055
 Block: 292254703023062
 Block: 292254703023063
 Block: 292254703023069
 Block: 292254703023074
 Block: 292254703023079

128.468. The eighth congressional district shall be composed of the following:

County: Bollinger MO
 County: Butler MO
 County: Cape Girardeau MO
 County: Carter MO
 County: Dent MO
 County: Douglas MO
 County: Dunklin MO
 County: Howell MO
 County: Iron MO
 County: Jefferson MO
 VTD: Airport
 VTD: American Legion
 VTD: Antonia
 VTD: Arnold W-1
 VTD: Arnold W-2
 VTD: Arnold W-3
 VTD: Arnold W-4
 VTD: Athena
 VTD: Barnhart
 VTD: Crystal City W-1
 VTD: Crystal City W-2
 VTD: Crystal City W-3
 VTD: Crystal City W-4
 VTD: De Soto W-1

VTD: De Soto W-2
 VTD: De Soto W-3
 VTD: De Soto W-4
 VTD: Festus Outside
 VTD: Festus W-1
 VTD: Festus W-2
 VTD: Festus W-3
 VTD: Festus W-4
 VTD: Flamm City
 VTD: Goldman
 VTD: Grubville
 Block: 290997005024003
 Block: 290997005025016
 Block: 290997005025033
 Block: 290997005025036
 VTD: Hematite
 VTD: Herculaneum
 VTD: Herculaneum W-2
 VTD: Herculaneum W-3
 VTD: Hillsboro W-1
 VTD: Hillsboro W-2
 VTD: Hillsboro W-3
 VTD: Hillsboro W-4
 VTD: Imperial
 VTD: Imperial 2
 VTD: Jefferson Heights
 VTD: Jefferson R7
 VTD: Kimmswick W-1
 VTD: Lake Tishomingo
 VTD: Lonedell
 VTD: Mapaville
 VTD: Marble Springs
 VTD: Mastodon
 VTD: Maxville
 VTD: Meramec Heights
 VTD: Miller
 VTD: Oakvale
 VTD: Olympian Village
 VTD: Otto
 VTD: Pevely W-1
 VTD: Pevely W-2
 VTD: Pevely W-3
 VTD: Pevely W-4
 VTD: Plattin
 VTD: Raintree
 VTD: Riverview
 VTD: Rock Creek
 Block: 290997002061000
 Block: 290997002061001
 Block: 290997002061002
 Block: 290997002061003
 Block: 290997002061004
 Block: 290997002061005
 Block: 290997002061006

Block: 290997002061007
Block: 290997002061008
Block: 290997002061009
Block: 290997002061010
Block: 290997002061014
Block: 290997002061026
Block: 290997002061027
Block: 290997002061028
Block: 290997002062000
Block: 290997002062001
Block: 290997002062002
Block: 290997002062006
Block: 290997002063000
Block: 290997002063001
Block: 290997002063002
Block: 290997002063003
Block: 290997002063004
Block: 290997002063005
Block: 290997002063006
Block: 290997002063007
Block: 290997002063008
Block: 290997002063009
Block: 290997002063010
Block: 290997002063011
Block: 290997002063012
Block: 290997002091001
Block: 290997002091002
Block: 290997002091003
Block: 290997002091006
Block: 290997002091007
Block: 290997002091008
Block: 290997002091009
Block: 290997002091010
Block: 290997002091012
Block: 290997002091013
Block: 290997002092005
Block: 290997002092006
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Block: 290997002092008
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Block: 290997002092010
Block: 290997002092013
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Block: 290997002092015
Block: 290997002092016
Block: 290997002092017
Block: 290997002092018
Block: 290997002092019
Block: 290997002092020
Block: 290997002092023
Block: 290997002092024
Block: 290997002113000
Block: 290997002113002
Block: 290997002113003
Block: 290997002113010
Block: 290997002113011

VTD: Rock Creek 1
VTD: Romaine Creek
VTD: Saline
Block: 290997002081006
Block: 290997002081009
Block: 290997002081010
Block: 290997002081011
Block: 290997002083000
Block: 290997002083001
Block: 290997002083002
Block: 290997002083003
Block: 290997002083004
Block: 290997002083005
Block: 290997002083006
Block: 290997002083007
Block: 290997002083008
Block: 290997002083009
Block: 290997002083010
Block: 290997002083011
Block: 290997002083013
Block: 290997002083014
Block: 290997002083015
Block: 290997002083016
Block: 290997002083017
Block: 290997002083018
Block: 290997002083019
Block: 290997002083020
Block: 290997002084004
Block: 290997002084005
Block: 290997002084006
Block: 290997002084007
VTD: Springdale
VTD: Sunrise
VTD: Valle
VTD: Victoria
VTD: Vineland
Block: 290997011012027
Block: 290997011012028
Block: 290997011012029
Block: 290997011012032
Block: 290997011012033
Block: 290997011012034
Block: 290997011012036
Block: 290997011013000
Block: 290997011013001
Block: 290997011013006
Block: 290997011013007
Block: 290997011013008
Block: 290997011013009
Block: 290997011013010
Block: 290997011013011
Block: 290997011013012
Block: 290997011013013
Block: 290997011013014
Block: 290997011013015
Block: 290997011013016

Block: 290997011013017
Block: 290997011013018
Block: 290997011013020
Block: 290997011013022
Block: 290997011013023
Block: 290997011013024
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Block: 290997011013043
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Block: 290997012001001
Block: 290997012001002
Block: 290997012001003
Block: 290997012001004
Block: 290997012001005
Block: 290997012001006
Block: 290997012001009
Block: 290997012001010
Block: 290997012001011
Block: 290997012001013
Block: 290997012001017
Block: 290997012001018
Block: 290997012001021
Block: 290997012001022
Block: 290997012001057
Block: 290997012001072
Block: 290997012005003
Block: 290997012005004
Block: 290997012006004
Block: 290997012006005
Block: 290997012006008
Block: 290997012006012
Block: 290997012006021
Block: 290997012006022
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Block: 290997012006025
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Block: 290997012006044
Block: 290997012006045
Block: 290997012006046
Block: 290997012006048
Block: 290997012006050

Block: 290997012006064
Block: 290997012006065
Block: 290997014012068
Block: 290997014012069
VTD: Windsor
County: Madison MO
County: Mississippi MO
County: New Madrid MO
County: Oregon MO
County: Ozark MO
County: Pemiscot MO
County: Perry MO
County: Phelps MO
VTD: Cold Springs East
VTD: Cold Springs West
VTD: Dillon Central
Block: 291618901001060
Block: 291618901001061
Block: 291618901003034
Block: 291618901003040
Block: 291618901003062
Block: 291618901003063
Block: 291618903012000
Block: 291618903012001
Block: 291618903012002
Block: 291618903012003
Block: 291618903012005
Block: 291618903012006
Block: 291618903012007
Block: 291618903012008
Block: 291618903012009
Block: 291618903012010
Block: 291618903012012
Block: 291618903012013
Block: 291618903012015
Block: 291618903012016
Block: 291618903012024
Block: 291618903012025
Block: 291618903012026
Block: 291618903012028
Block: 291618903023001
Block: 291618903023021
Block: 291618903023023
Block: 291618910003001
Block: 291618910003002
Block: 291618910003003
Block: 291618910003004
Block: 291618910003005
Block: 291618910003006
Block: 291618910003007
Block: 291618910003008
Block: 291618910003009
Block: 291618910003010
Block: 291618910003011

Block: 291618910003012
 Block: 291618910003013
 Block: 291618910003014
 Block: 291618910003015
 Block: 291618910003016
 Block: 291618910003017
 Block: 291618910003018
 Block: 291618910003019
 Block: 291618910003020
 Block: 291618910003023
 Block: 291618910003026
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 Block: 291618910003030
 Block: 291618910003031
 Block: 291618910003034
 Block: 291618910003035
 Block: 291618910003049
 Block: 291618910003052
 VTD: Dillon North
 Block: 291618901001027
 Block: 291618901001029
 Block: 291618901001030
 Block: 291618901001035
 Block: 291618901001049
 Block: 291618901001056
 Block: 291618901001057
 Block: 291618901001062
 Block: 291618901001063
 Block: 291618901001064
 Block: 291618904021019
 VTD: Dillon South
 VTD: Doolittle Outside
 VTD: Doolittle Ward No. 1
 VTD: Doolittle Ward No. 2
 VTD: Doolittle Ward No. 3
 VTD: Edgar Springs North
 VTD: Edgar Springs South
 VTD: Jerome
 Block: 291618906003001
 Block: 291618906003002
 Block: 291618906003003
 Block: 291618906003004
 Block: 291618906003005
 Block: 291618906003006
 Block: 291618906003007
 Block: 291618906003008
 Block: 291618906003009
 Block: 291618906003010
 Block: 291618906003011
 Block: 291618906003013
 Block: 291618906003014
 Block: 291618906003015
 Block: 291618906003016
 Block: 291618906003017
 Block: 291618906003020

Block: 291618906003021
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 Block: 291618906003023
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 Block: 291618906003072
 Block: 291618906003073
 Block: 291618906003079
 Block: 291618906003080
 Block: 291618906003081
 Block: 291618906003082
 Block: 291618906003083
 Block: 291618906003100
 Block: 291618906003101
 Block: 291618906003117
 Block: 291618906003118
 Block: 291618906003119
 Block: 291618906003120
 Block: 291618906003121
 Block: 291618906003124
 Block: 291618906003125
 Block: 291618906003126
 VTD: Liberty East
 VTD: Liberty West
 VTD: Miller East
 Block: 291618901001033
 Block: 291618901001034

Block: 291618901001037
 Block: 291618901001038
 Block: 291618901001065
 Block: 291618903023005
 Block: 291618903023006
 Block: 291618903023007
 Block: 291618904013000
 Block: 291618904014000
 Block: 291618904014001
 Block: 291618904014002
 Block: 291618904014003
 Block: 291618904014004
 Block: 291618904014005
 Block: 291618904014006
 Block: 291618904014007
 Block: 291618904014008
 Block: 291618904014009
 Block: 291618904014013
 Block: 291618904021000
 Block: 291618904021001
 Block: 291618904021002
 Block: 291618904021004
 Block: 291618904021005
 Block: 291618904021006
 Block: 291618904021007
 Block: 291618904021014
 Block: 291618904021016
 Block: 291618904021017
 Block: 291618904021018
 Block: 291618904021023
 Block: 291618904021064
 Block: 291618904021065
 Block: 291618904021067
 Block: 291618905001038
 Block: 291618905001039
 Block: 291618905001043
 Block: 291618905001044
 Block: 291618905001046
 VTD: Miller West
 Block: 291618905001040
 Block: 291618905001041
 Block: 291618905002013
 VTD: Newburg Ward No. 1
 VTD: Newburg Ward No. 2
 VTD: Rolla Outside North
 VTD: Rolla Outside South
 VTD: Rolla Ward No. 1
 VTD: Rolla Ward No. 2
 Block: 291618901001028
 Block: 291618901001036
 Block: 291618901001042
 Block: 291618901001043
 Block: 291618901001044
 Block: 291618901001045

Block: 291618901001046
 Block: 291618901001047
 Block: 291618901001048
 Block: 291618901001050
 Block: 291618901001051
 Block: 291618901001052
 Block: 291618901001053
 Block: 291618901001054
 Block: 291618901001055
 Block: 291618901001058
 Block: 291618901001059
 Block: 291618901003035
 Block: 291618901003036
 Block: 291618901003037
 Block: 291618903011002
 Block: 291618903011003
 Block: 291618903011014
 Block: 291618903012004
 Block: 291618903012011
 Block: 291618903012014
 Block: 291618903012017
 Block: 291618903012018
 Block: 291618903012019
 Block: 291618903012020
 Block: 291618903012021
 Block: 291618903012022
 Block: 291618903012023
 Block: 291618903012027
 Block: 291618903012029
 Block: 291618903012030
 Block: 291618903012031
 Block: 291618903012032
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 Block: 291618903021002
 Block: 291618903021003
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 Block: 291618903021016
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 Block: 291618903023000
 Block: 291618903023002
 Block: 291618903023003
 Block: 291618903023004
 Block: 291618903023008
 Block: 291618903023009

Block: 291618903023010
 Block: 291618903023011
 Block: 291618903023012
 Block: 291618903023013
 Block: 291618903023016
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 Block: 291618903023018
 Block: 291618903023019
 Block: 291618903023020
 Block: 291618903023022
 Block: 291618904021015
 Block: 291618904021020
 Block: 291618904021021
 Block: 291618904021024
 Block: 291618904021025
 Block: 291618904021026
 Block: 291618910003021
 Block: 291618910003022

Block: 291618910003024
 VTD: Rolla Ward No. 3
 VTD: Rolla Ward No. 4
 VTD: Rolla Ward No. 5
 VTD: Rolla Ward No. 6
 VTD: Spring Creek East
 VTD: Spring Creek West
 County: Reynolds MO
 County: Ripley MO
 County: Scott MO
 County: Shannon MO
 County: St. Francois MO
 County: Ste. Genevieve MO
 County: Stoddard MO
 County: Texas MO
 County: Wayne MO
 County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kidd moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Kidd:

AYES: 022

Bailey	Black 137	Busick	Christofanelli	Coleman 97
Davis	Kidd	Lovasco	O'Donnell	Patterson
Perkins	Pollock 123	Roden	Sander	Schnelting
Schroer	Schwadron	Seitz	Simmons	Thomas
Toalson Reisch	West			

NOES: 116

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Baringer	Barnes	Baye
Billington	Black 7	Bland Manlove	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Butz	Chipman	Clemens
Collins	Cook	Copeland	Davidson	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Nurrenbern	Owen	Person
Phifer	Pike	Plocher	Pollitt 52	Pouche
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Sassmann
Sauls	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stevens 46

Tate	Taylor 139	Taylor 48	Terry	Thompson
Trent	Turnbaugh	Unsicker	Veit	Walsh 50
Walsh Moore 93	Weber	Wiemann	Wright	Young
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 018

Appelbaum	Bangert	Bosley	Coleman 32	Cupps
Derges	Griffith	Houx	McDaniel	Murphy
Pietzman	Porter	Price IV	Proudie	Sharp 36
Stephens 128	Van Schoiack	Windham		

VACANCIES: 007

Representative Shaul offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 2909, Pages 2-27, Section 128.461, Lines 1-933, by deleting all of said lines; and

Further amend said bill, Pages 27-65, Section 128.462, Lines 1-1424, by deleting all of said section and lines; and

Further amend said bill, Pages 65-105, Section 128.463, Lines 1-1452, by deleting all of said section and lines; and

Further amend said bill, Pages 105-118, Section 128.464, Lines 1-479, by deleting all of said section and lines; and

Further amend said bill, Pages 118-142, Section 128.465, Lines 1-886, by deleting all of said section and lines; and

Further amend said bill, Pages 142-147, Section 128.466, Lines 1-184, by deleting all of said section and lines; and

Further amend said bill, Pages 147-148, Section 128.467, Lines 1-65, by deleting all of said section and lines; and

Further amend said bill, Pages 148-163, Section 128.468, Lines 1-554, by deleting all of said section and lines; and

Further amend said bill, Page 163, Section 128.468, Line 554, by inserting after all of said section and line the following:

**"128.461. The first congressional district
shall be composed of the following:
County: St. Louis City MO
County: St. Louis MO
VTD: AP001
VTD: AP002
VTD: AP003**

**VTD: AP004
VTD: AP005
VTD: AP006
VTD: AP007
VTD: AP008
VTD: AP009
VTD: AP010
VTD: AP011**

VTD: AP012	VTD: AP230
VTD: AP013	VTD: AP232
VTD: AP014	VTD: AP233
VTD: AP015	VTD: AP237
VTD: AP016	VTD: CC002
VTD: AP017	VTD: CC003
VTD: AP018	VTD: CC004
VTD: AP019	Block: 291892151022007
VTD: AP020	Block: 291892151022008
VTD: AP021	Block: 291892151022009
VTD: AP022	Block: 291892151022010
VTD: AP023	Block: 291892151022011
VTD: AP024	Block: 291892151022012
VTD: AP025	Block: 291892151022013
VTD: AP026	Block: 291892151022014
VTD: AP027	Block: 291892151023025
VTD: AP028	VTD: CC005
VTD: AP029	VTD: CC006
VTD: AP030	VTD: CC007
VTD: AP031	VTD: CC008
VTD: AP032	VTD: CC009
VTD: AP033	Block: 291892151021030
VTD: AP034	VTD: CC012
VTD: AP035	VTD: CC013
VTD: AP036	VTD: CC017
VTD: AP037	VTD: CC018
VTD: AP038	VTD: CC022
VTD: AP039	VTD: CC023
VTD: AP040	Block: 291892153011001
VTD: AP041	Block: 291892153011002
VTD: AP042	Block: 291892153011003
VTD: AP043	Block: 291892153011004
VTD: AP044	Block: 291892153011005
VTD: AP045	Block: 291892153011007
VTD: AP046	Block: 291892153011008
VTD: AP047	Block: 291892153011009
VTD: AP048	VTD: CC024
VTD: AP049	VTD: CC027
VTD: AP050	Block: 291892153022008
VTD: AP051	Block: 291892153022009
VTD: AP200	Block: 291892153022011
VTD: AP201	Block: 291892153023004
VTD: AP202	Block: 291892153023005
VTD: AP203	Block: 291892153023006
VTD: AP206	Block: 291892153023007
VTD: AP207	Block: 291892153023008
VTD: AP208	Block: 291892153023009
VTD: AP211	Block: 291892153023010
VTD: AP214	Block: 291892153023011
VTD: AP215	Block: 291892153023012
VTD: AP216	Block: 291892153023013
VTD: AP217	Block: 291892153023014
VTD: AP218	Block: 291892153023015
VTD: AP225	Block: 291892153023016

Block: 291892153023017
Block: 291892153023018
Block: 291892153023019
Block: 291892153023020
Block: 291892153023021
Block: 291892153024000
Block: 291892153024002
Block: 291892153024003
Block: 291892153024004
Block: 291892153024005
Block: 291892153024006
Block: 291892153024007
Block: 291892153024008
Block: 291892153024009
Block: 291892153024010
VTD: CC030
VTD: CC031
VTD: CC033
VTD: CC035
VTD: CC037
VTD: CC038
VTD: CC041
VTD: CC042
VTD: CC043
VTD: CC044
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VTD: CC051
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VTD: CC054
VTD: CC056
VTD: CC057
VTD: CC058
VTD: CC201
VTD: CC202
VTD: CC203
VTD: CC205
VTD: CC208
VTD: CC221
VTD: CLA001
VTD: CLA002
VTD: CLA003
VTD: CLA004
VTD: CLA005
VTD: CLA007
Block: 291892154004005
Block: 291892154004006
Block: 291892154004007
Block: 291892154004015
VTD: CLA008
VTD: CLA009
VTD: CLA010
VTD: CLA011

VTD: CLA013
Block: 291892154003013
Block: 291892154003014
Block: 291892154004000
Block: 291892154004001
Block: 291892154004002
Block: 291892154004003
Block: 291892154004008
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VTD: CLA014
VTD: CLA017
VTD: CLA019
VTD: CLA020
VTD: CLA021
VTD: CLA022
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Block: 291892189021019
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Block: 291892189022013
Block: 291892189022014
Block: 291892189022015
Block: 291892189022016
VTD: CLA023
VTD: CLA027
VTD: CLA028
VTD: CLA029
VTD: CLA035
Block: 291892174001020
Block: 291892174003001
Block: 291892174003003
Block: 291892174003004
Block: 291892174003005
Block: 291892174003006
Block: 291892174003007
Block: 291892174003008
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Block: 291892174004010
Block: 291892174004011
Block: 291892174004012
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Block: 291892174004014
Block: 291892174004015
Block: 291892174004016
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Block: 291892174004018
Block: 291892174004019

VTD: CLA038
VTD: CLA039
VTD: CLA041
VTD: CLA043
VTD: CLA044
VTD: CLA046
VTD: CLA047
VTD: CLA050
VTD: CLA051
VTD: CLA052
VTD: CLA200
VTD: CLA206
VTD: FER001
VTD: FER002
VTD: FER003
VTD: FER004
VTD: FER005
VTD: FER006
VTD: FER007
VTD: FER008
VTD: FER009
VTD: FER010
VTD: FER011
VTD: FER012
VTD: FER013
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VTD: HAD018**VTD: HAD021****Block: 291892167001000****Block: 291892167001006****Block: 291892167001007****Block: 291892167001008****Block: 291892167001009****Block: 291892167001010****Block: 291892167001013****Block: 291892167002000****Block: 291892167002001****Block: 291892167002002****Block: 291892167002003****Block: 291892167002004****Block: 291892167002005****Block: 291892167002006****Block: 291892167002007****Block: 291892167002008****Block: 291892167002009****Block: 291892167002010****Block: 291892167002011****Block: 291892167002012****Block: 291892167002013****VTD: HAD026****Block: 291892167001001****Block: 291892167001002****Block: 291892167001003****Block: 291892167001004****Block: 291892167001005****VTD: HAD034****VTD: HAD035****VTD: JEF007****VTD: JEF010****Block: 291892194001026****VTD: JEF012****VTD: JEF013****VTD: JEF014****Block: 291892191001007****Block: 291892191001008****Block: 291892191001010****Block: 291892191001011****Block: 291892191001012****Block: 291892191002003****Block: 291892191002004****Block: 291892191002005****Block: 291892191002006****Block: 291892191002007****Block: 291892191002008****Block: 291892191002009****Block: 291892191003000****Block: 291892191003001****Block: 291892191003002****Block: 291892191003003****Block: 291892191003004****Block: 291892191003005****Block: 291892191003006****Block: 291892191003007****Block: 291892191003008****Block: 291892191003009****Block: 291892191003010****Block: 291892191003011****Block: 291892191003012****Block: 291892191003013****Block: 291892191004000****Block: 291892191004001****Block: 291892191004002****Block: 291892191004003****Block: 291892191004004****Block: 291892191004005****Block: 291892191004006****Block: 291892191004007****VTD: JEF016****VTD: JEF017****VTD: JEF018****Block: 291892191003014****Block: 291892191003015****Block: 291892191003016****Block: 291892191004008****Block: 291892191004009****Block: 291892191004010****Block: 291892191004011****Block: 291892191004012****Block: 291892192002009****Block: 291892192002010****Block: 291892192002011****Block: 291892192002012****Block: 291892192002013****Block: 291892192002014****Block: 291892192002015****Block: 291892192002016****Block: 291892192002017****Block: 291892192002018****Block: 291892192002019****Block: 291892192002020****Block: 291892192002021****Block: 291892192002022****Block: 291892192002023****Block: 291892195011001****Block: 291892195011002****Block: 291892195011003****VTD: JEF020****VTD: JEF022****VTD: JEF024****VTD: JEF025****VTD: JEF026****VTD: JEF027****VTD: JEF030****Block: 291892195011000****VTD: JEF033****VTD: JEF035****VTD: JEF036****VTD: LC001**

VTD: LC002
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Block: 291892151462005
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VTD: MHT021

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VTD: MHT034
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Block: 291892151413009
Block: 291892151413016
VTD: MHT040
Block: 291892151413000
Block: 291892151413006
Block: 291892151413007
Block: 291892151413008
VTD: MHT043
VTD: MHT046
VTD: MHT048
VTD: MHT052
Block: 291892151454005
VTD: MHT058
Block: 291892151453013
Block: 291892151454007
VTD: MHT200
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VTD: MID001
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VTD: NOR008	VTD: NOR218
VTD: NOR009	VTD: NOR222
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VTD: NOR011	VTD: NRW002
VTD: NOR012	VTD: NRW003
VTD: NOR013	VTD: NRW004
VTD: NOR014	VTD: NRW005
VTD: NOR015	VTD: NRW006
VTD: NOR016	VTD: NRW007
VTD: NOR017	VTD: NRW008
VTD: NOR018	VTD: NRW009
VTD: NOR019	VTD: NRW010
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VTD: NW044	VTD: SF023
VTD: NW045	VTD: SF024
VTD: NW046	VTD: SF025
VTD: NW047	VTD: SF026
VTD: NW048	VTD: SF027
VTD: NW049	VTD: SF028
VTD: NW050	VTD: SF029
VTD: NW051	VTD: SF030
VTD: NW052	VTD: SF031
VTD: NW200	VTD: SF032
VTD: NW201	VTD: SF033
VTD: NW202	VTD: SF034
VTD: NW203	VTD: SF035
VTD: NW204	VTD: SF200
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VTD: NW206	VTD: SPL002
VTD: NW207	VTD: SPL003
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VTD: NW209	VTD: SPL005
VTD: NW210	VTD: SPL006
VTD: NW211	VTD: SPL007
VTD: NW212	VTD: SPL008
VTD: NW213	VTD: SPL009
VTD: NW214	VTD: SPL010
VTD: NW215	VTD: SPL011
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VTD: NW224	VTD: SPL016
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VTD: NW229	VTD: SPL020
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VTD: SF008	VTD: SPL028
VTD: SF009	VTD: SPL201
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VTD: SF011	VTD: SPL207
VTD: SF012	VTD: SPL208
VTD: SF013	VTD: UNV001
VTD: SF014	VTD: UNV002
VTD: SF015	VTD: UNV003
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VTD: SF018	VTD: UNV006
VTD: SF019	VTD: UNV007
VTD: SF020	VTD: UNV008
VTD: SF021	VTD: UNV009
VTD: SF022	VTD: UNV010

VTD: UNV011	Block: 291833117391003
VTD: UNV012	Block: 291833117391004
VTD: UNV013	Block: 291833117391005
VTD: UNV014	Block: 291833117391006
VTD: UNV015	Block: 291833117391007
VTD: UNV016	Block: 291833117391009
VTD: UNV017	Block: 291833117391015
VTD: UNV018	VTD: Amber Meadows
VTD: UNV019	VTD: Augusta
VTD: UNV020	VTD: Bayfield
VTD: UNV021	VTD: Callaway
VTD: UNV022	VTD: Canvas Cove
VTD: UNV023	VTD: Carriage Hills
VTD: UNV024	VTD: Community
VTD: UNV025	Block: 291833120032069
VTD: UNV026	Block: 291833120032070
VTD: UNV027	Block: 291833120032071
VTD: UNV028	Block: 291833120032076
VTD: UNV029	Block: 291833120032091
VTD: UNV030	Block: 291833121921000
VTD: UNV031	Block: 291833121921003
VTD: UNV032	Block: 291833121921004
VTD: UNV033	Block: 291833121921009
VTD: UNV034	Block: 291833121921010
VTD: UNV035	Block: 291833121921011
VTD: UNV036	Block: 291833121921012
VTD: UNV037	Block: 291833121921013
VTD: UNV038	Block: 291833121921014
VTD: UNV039	Block: 291833121921015
VTD: UNV040	Block: 291833121921016
VTD: UNV041	Block: 291833121921019
VTD: UNV042	Block: 291833121921020
VTD: UNV043	Block: 291833121921021
VTD: UNV045	Block: 291833121921022
VTD: UNV201	Block: 291833121921023
VTD: UNV202	Block: 291833121921024
VTD: UNV205	Block: 291833121921025
VTD: UNV206	Block: 291833121921026
VTD: UNV208	Block: 291833121921027
128.462. The second congressional	Block: 291833121921028
district shall be composed of the following:	Block: 291833121921029
County: Franklin MO	Block: 291833121921030
County: St. Charles MO	Block: 291833121921031
VTD: All Saints	Block: 291833121921033
Block: 291833117352018	Block: 291833121921050
Block: 291833117353000	Block: 291833121921051
Block: 291833117353001	Block: 291833121922000
Block: 291833117354000	Block: 291833121922001
Block: 291833117354001	Block: 291833121922002
Block: 291833117354002	Block: 291833121922003
Block: 291833117354003	Block: 291833121922004
Block: 291833117391000	Block: 291833121922005
Block: 291833117391001	Block: 291833121922006
Block: 291833117391002	Block: 291833121922007

Block: 291833121922008
Block: 291833121922009
Block: 291833121922010
Block: 291833121922011
Block: 291833121922012
Block: 291833121922014
Block: 291833121922015
Block: 291833121922016
Block: 291833121922017
Block: 291833121922018
Block: 291833121922019
Block: 291833121922020
Block: 291833121922021
Block: 291833121922022
Block: 291833121922023
Block: 291833121922024
Block: 291833121922031
Block: 291833121922032
Block: 291833121922035
Block: 291833121922036
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Block: 291833121933015
Block: 291833121933016
Block: 291833121933017
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Block: 291833121933019
Block: 291833121933020
Block: 291833121933021
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Block: 291833121933027
Block: 291833121933028
Block: 291833121933029

Block: 291833121933030
Block: 291833121933037
Block: 291833121933038
Block: 291833121933048
Block: 291833121933049
VTD: Delmar
VTD: Discovery
Block: 291833117352016
VTD: DuVall
VTD: Feise
VTD: Fieldcrest
VTD: Foristell
Block: 291833120032054
Block: 291833120032055
Block: 291833120032056
Block: 291833120032058
Block: 291833120032059
Block: 291833120032060
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Block: 291833120032086
Block: 291833120032087
Block: 291833120032088
Block: 291833120032089
Block: 291833120032090
VTD: Freymuth
VTD: Glengate
Block: 291833117381000
Block: 291833117381001
Block: 291833117381002
Block: 291833117381003
Block: 291833117381004
Block: 291833117381005
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Block: 291833117381024
Block: 291833117381025
Block: 291833117382000
Block: 291833117382001
Block: 291833117382002
Block: 291833117382003

Block: 291833117382004	VTD: BON006
Block: 291833117382005	VTD: BON007
Block: 291833117382006	VTD: BON008
Block: 291833117382007	VTD: BON009
Block: 291833117382008	VTD: BON010
Block: 291833117382009	VTD: BON011
Block: 291833117382010	VTD: BON012
Block: 291833117382011	VTD: BON013
Block: 291833117382012	VTD: BON014
Block: 291833117382013	VTD: BON015
Block: 291833117382014	VTD: BON016
Block: 291833117382015	VTD: BON017
Block: 291833117382016	VTD: BON018
Block: 291833117382017	VTD: BON019
Block: 291833117382018	VTD: BON020
Block: 291833117382019	VTD: BON021
Block: 291833117382020	VTD: BON022
Block: 291833117382021	VTD: BON023
Block: 291833117382022	VTD: BON024
Block: 291833117382023	VTD: BON025
VTD: Hawk Ridge	VTD: BON026
VTD: Hillcrest	VTD: BON027
Block: 291833117323001	VTD: BON028
Block: 291833117323002	VTD: BON029
Block: 291833117323004	VTD: BON030
Block: 291833117324017	VTD: BON031
Block: 291833117354004	VTD: BON032
Block: 291833117354006	VTD: BON033
Block: 291833117382024	VTD: BON034
VTD: Hopewell	VTD: BON035
VTD: Keystone	VTD: BON036
VTD: Monticello	VTD: BON037
VTD: New Melle	VTD: BON038
VTD: Patriot	VTD: BON039
VTD: Phoenix	VTD: BON040
VTD: Pioneer	VTD: BON200
VTD: Regatta Bay	VTD: BON202
Block: 291833119042022	VTD: BON203
Block: 291833119092034	VTD: BON205
Block: 291833119092035	VTD: BON206
VTD: Ridgepoint	VTD: BON207
VTD: Starbuck	VTD: BON208
VTD: Summerset	VTD: BON210
VTD: Turtle Creek	VTD: BON211
VTD: Twin Chimneys	VTD: CC001
VTD: Twin Oaks	VTD: CC004
VTD: Weldon Spring	Block: 291892151021036
VTD: Westfield	Block: 291892151021041
County: St. Louis MO	VTD: CC009
VTD: BON001	Block: 291892151021039
VTD: BON002	VTD: CC010
VTD: BON003	VTD: CC011
VTD: BON004	VTD: CC014
VTD: BON005	VTD: CC015

VTD: CC016
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Block: 291892151411046
Block: 291892151412003
Block: 291892151412004
Block: 291892151412005
Block: 291892151412006
Block: 291892151412007
Block: 291892151412008
Block: 291892151413002
Block: 291892151413010

Block: 291892151413011	VTD: MR014
VTD: MHT035	VTD: MR015
VTD: MHT036	VTD: MR016
VTD: MHT037	VTD: MR017
VTD: MHT038	VTD: MR018
VTD: MHT039	VTD: MR019
VTD: MHT040	VTD: MR020
Block: 291892151412000	VTD: MR021
Block: 291892151412002	VTD: MR022
VTD: MHT041	VTD: MR023
VTD: MHT042	VTD: MR024
VTD: MHT044	VTD: MR025
VTD: MHT045	VTD: MR026
VTD: MHT047	VTD: MR027
VTD: MHT049	VTD: MR028
VTD: MHT050	VTD: MR029
VTD: MHT051	VTD: MR030
VTD: MHT052	VTD: MR031
Block: 291892151453008	VTD: MR032
Block: 291892151453014	VTD: MR033
Block: 291892151453015	VTD: MR034
VTD: MHT053	VTD: MR035
VTD: MHT054	VTD: MR036
VTD: MHT055	VTD: MR037
VTD: MHT056	VTD: MR038
VTD: MHT057	VTD: MR039
VTD: MHT058	VTD: MR040
Block: 291892151453010	VTD: MR041
VTD: MHT059	VTD: MR042
VTD: MHT203	VTD: MR043
VTD: MHT207	VTD: MR044
VTD: MHT208	VTD: MR045
VTD: MHT211	VTD: MR046
VTD: MHT212	VTD: MR047
VTD: MHT213	VTD: MR048
VTD: MHT214	VTD: MR049
VTD: MHT216	VTD: MR050
VTD: MHT219	VTD: MR051
VTD: MHT220	VTD: MR052
VTD: MHT222	VTD: MR053
VTD: MHT223	VTD: MR054
VTD: MR001	VTD: MR055
VTD: MR002	VTD: MR056
VTD: MR003	VTD: MR057
VTD: MR004	VTD: MR058
VTD: MR005	VTD: MR059
VTD: MR006	VTD: MR200
VTD: MR007	VTD: MR202
VTD: MR008	VTD: MR203
VTD: MR009	VTD: MR204
VTD: MR010	VTD: MR205
VTD: MR011	VTD: MR209
VTD: MR012	VTD: MR210
VTD: MR013	VTD: MR212

VTD: MR213	VTD: QUE008
VTD: NW013	VTD: QUE009
Block: 291892151431006	VTD: QUE010
Block: 291892151431008	VTD: QUE011
Block: 291892151431009	VTD: QUE012
Block: 291892151431010	VTD: QUE013
Block: 291892151431011	VTD: QUE014
Block: 291892151431012	VTD: QUE015
Block: 291892151431013	VTD: QUE016
Block: 291892151431014	VTD: QUE017
Block: 291892151431015	VTD: QUE018
Block: 291892151431016	VTD: QUE019
Block: 291892151431024	VTD: QUE020
Block: 291892151431025	VTD: QUE021
Block: 291892151431026	VTD: QUE022
Block: 291892151431027	VTD: QUE023
Block: 291892151431031	VTD: QUE024
Block: 291892151431033	VTD: QUE025
Block: 291892151431064	VTD: QUE026
VTD: NW038	VTD: QUE027
VTD: OAK001	VTD: QUE028
VTD: OAK002	VTD: QUE029
VTD: OAK003	VTD: QUE030
VTD: OAK004	VTD: QUE031
VTD: OAK005	VTD: QUE032
VTD: OAK006	VTD: QUE033
VTD: OAK007	VTD: QUE034
VTD: OAK008	VTD: QUE035
VTD: OAK009	VTD: QUE036
VTD: OAK010	VTD: QUE037
VTD: OAK011	VTD: QUE038
VTD: OAK012	VTD: QUE039
VTD: OAK013	VTD: QUE040
VTD: OAK014	VTD: QUE041
VTD: OAK015	VTD: QUE042
VTD: OAK016	VTD: QUE043
VTD: OAK017	VTD: QUE044
VTD: OAK018	VTD: QUE045
VTD: OAK019	VTD: QUE046
VTD: OAK020	VTD: QUE047
VTD: OAK021	VTD: QUE048
VTD: OAK022	VTD: QUE049
VTD: OAK023	VTD: QUE200
VTD: OAK024	VTD: QUE201
VTD: OAK025	VTD: QUE202
VTD: OAK026	VTD: QUE203
VTD: OAK027	VTD: QUE204
VTD: OAK028	VTD: QUE205
VTD: OAK029	VTD: QUE207
VTD: QUE001	VTD: QUE208
VTD: QUE002	VTD: QUE209
VTD: QUE003	VTD: QUE210
VTD: QUE004	VTD: QUE211
VTD: QUE005	VTD: QUE213
VTD: QUE006	VTD: TSF001
VTD: QUE007	VTD: TSF002

VTD: TSF003	VTD: WH029
VTD: TSF004	VTD: WH030
VTD: TSF005	VTD: WH031
VTD: TSF006	VTD: WH032
VTD: TSF007	VTD: WH033
VTD: TSF008	VTD: WH034
VTD: TSF009	VTD: WH035
VTD: TSF010	VTD: WH036
VTD: TSF011	VTD: WH037
VTD: TSF012	VTD: WH038
VTD: TSF013	VTD: WH039
VTD: TSF014	VTD: WH040
VTD: TSF015	VTD: WH041
VTD: TSF016	VTD: WH042
VTD: TSF017	VTD: WH043
VTD: TSF018	VTD: WH044
VTD: TSF019	VTD: WH045
VTD: TSF020	VTD: WH046
VTD: TSF021	VTD: WH047
VTD: TSF022	VTD: WH200
VTD: TSF023	VTD: WH201
VTD: TSF024	VTD: WH202
VTD: TSF025	VTD: WH203
VTD: TSF026	VTD: WH208
VTD: TSF027	County: Warren MO
VTD: TSF201	VTD: Concord Hill
VTD: WH001	VTD: Dutzow
VTD: WH002	VTD: Elkhorn South
VTD: WH003	VTD: Gore - Case
VTD: WH004	VTD: Holstein
VTD: WH005	VTD: Hopewell
VTD: WH006	VTD: Innsbrook
VTD: WH007	VTD: Lake Sherwood
VTD: WH008	VTD: Macedonia
VTD: WH009	VTD: Marthasville
VTD: WH010	VTD: North Hickory Grove
VTD: WH011	Block: 292198201091007
VTD: WH012	Block: 292198201091030
VTD: WH013	Block: 292198201091038
VTD: WH014	Block: 292198201091039
VTD: WH015	Block: 292198201091043
VTD: WH016	Block: 292198201091044
VTD: WH017	Block: 292198201092005
VTD: WH018	Block: 292198201092006
VTD: WH019	Block: 292198201092007
VTD: WH020	Block: 292198201092011
VTD: WH021	Block: 292198201092012
VTD: WH022	Block: 292198201092013
VTD: WH023	Block: 292198201092014
VTD: WH024	Block: 292198201092015
VTD: WH025	Block: 292198201092017
VTD: WH026	Block: 292198201092019
VTD: WH027	Block: 292198201092022
VTD: WH028	Block: 292198201092023

Block: 292198201092024
Block: 292198201092025
Block: 292198201092026
Block: 292198201092027
Block: 292198201092028
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Block: 292198201092066
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Block: 292198201092078
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Block: 292198201092080
Block: 292198201092081
Block: 292198201092082
Block: 292198201092083

Block: 292198201092084
Block: 292198201092085
VTD: Pendleton
Block: 292198201041099
Block: 292198201041125
Block: 292198201042000
Block: 292198201042001
Block: 292198201042002
Block: 292198201042003
Block: 292198201042004
Block: 292198201042005
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Block: 292198201042045
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Block: 292198201042049
Block: 292198201042050

Block: 292198201042051
Block: 292198201042052
Block: 292198201042053
Block: 292198201042054
Block: 292198201042055
Block: 292198201042056
Block: 292198201042057
Block: 292198201042058
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Block: 292198201042072
Block: 292198201042073
Block: 292198201042074
Block: 292198201042075
Block: 292198201042076
Block: 292198201042077
Block: 292198201042078
Block: 292198201042079
Block: 292198201042080
Block: 292198201042081
Block: 292198201061001
Block: 292198201061002
Block: 292198201061003
Block: 292198201061004
Block: 292198201061005
Block: 292198201061006
Block: 292198201061007
Block: 292198201061008
Block: 292198201061010
Block: 292198201061016
Block: 292198201061017
Block: 292198201061018
Block: 292198201061019
Block: 292198201061020
Block: 292198201061025
Block: 292198201061026
Block: 292198201061027
Block: 292198201061028
Block: 292198201061029
Block: 292198201061030
Block: 292198201061035
Block: 292198201061036
Block: 292198201061037

Block: 292198201061041
Block: 292198201061045
Block: 292198201061056
Block: 292198201061057
VTD: Smith Creek
VTD: South Hickory Grove
VTD: Truesdale
VTD: Walnut Grove
VTD: Warrenton Ward 1
VTD: Warrenton Ward 2
Block: 292198201061009
Block: 292198201061011
Block: 292198201061012
Block: 292198201061013
Block: 292198201061014
Block: 292198201061015
Block: 292198201061021
Block: 292198201061022
Block: 292198201061023
Block: 292198201061024
Block: 292198201061031
Block: 292198201061032
Block: 292198201061033
Block: 292198201061034
Block: 292198201061046
Block: 292198201061047
Block: 292198201061048
Block: 292198201061049
Block: 292198201061050
Block: 292198201061051
Block: 292198201061052
Block: 292198201061053
Block: 292198201061054
Block: 292198201061055
VTD: Warrenton Ward 3
Block: 292198201071012
Block: 292198201071013
Block: 292198201071015
Block: 292198201071016
Block: 292198201071017
Block: 292198201071018
Block: 292198201071019
Block: 292198201071020
Block: 292198201071022
Block: 292198201071023
Block: 292198201071024
Block: 292198201071025
Block: 292198201071026
Block: 292198201071027
Block: 292198201071028
Block: 292198201071029
Block: 292198201071030
Block: 292198201071048
Block: 292198201071049

Block: 292198201071050
 Block: 292198201071055
 VTD: Wright City Ward 1
 Block: 292198201091000
 Block: 292198201091002
 Block: 292198201091003
 Block: 292198201091004
 Block: 292198201091005
 Block: 292198201091006
 Block: 292198201091008
 Block: 292198201091009
 Block: 292198201091010
 Block: 292198201091011
 Block: 292198201091012
 Block: 292198201091013
 Block: 292198201091014
 Block: 292198201091015
 Block: 292198201091016
 Block: 292198201091017
 Block: 292198201091018
 Block: 292198201091019
 Block: 292198201091020
 Block: 292198201091021
 Block: 292198201091022
 Block: 292198201091023
 Block: 292198201091040
 Block: 292198201091041
 Block: 292198201091042
 Block: 292198201091045
 Block: 292198201091046
 Block: 292198201092001
 Block: 292198201092002
 Block: 292198201092003
 Block: 292198201092004
 Block: 292198201092041
 VTD: Wright City Ward 2

128.463. The third congressional district shall be composed of the following:

County: Boone MO
 VTD: 18
 Block: 290190018033008
 Block: 290190018033009
 Block: 290190018033010
 Block: 290190018033011
 Block: 290190018033012
 Block: 290190018033013
 Block: 290190018033014
 Block: 290190018033015
 Block: 290190018033016
 Block: 290190018033017
 Block: 290190018033018
 Block: 290190018033019
 Block: 290190018033020
 Block: 290190018033021
 Block: 290190018033022
 Block: 290190018033023

Block: 290190018033024
 Block: 290190018033025
 Block: 290190018033026
 Block: 290190018033027
 Block: 290190018033028
 Block: 290190018033029
 Block: 290190018033030
 Block: 290190018033031
 Block: 290190018033032
 Block: 290190018033033
 Block: 290190018033034
 Block: 290190018033035
 Block: 290190018033036
 Block: 290190018033037
 Block: 290190018033038
 Block: 290190018033039
 Block: 290190018033040
 Block: 290190018033041
 Block: 290190018033044
 Block: 290190018033045
 Block: 290190018033046
 Block: 290190018033047
 Block: 290190018033048
 Block: 290190018033049
 Block: 290190018062008
 Block: 290190018062009
 Block: 290190018062010
 Block: 290190018062011
 Block: 290190018062013
 Block: 290190018062014
 Block: 290190018062046
 Block: 290190018062047
 VTD: 1B
 VTD: 1E
 VTD: 1I
 VTD: 1M
 Block: 290190005001000
 Block: 290190005001001
 Block: 290190005001002
 Block: 290190005001003
 Block: 290190005001004
 Block: 290190005001005
 Block: 290190005001006
 Block: 290190005001007
 Block: 290190005001008
 Block: 290190005001009
 Block: 290190005002000
 Block: 290190005002001
 Block: 290190005002002
 Block: 290190005002003
 Block: 290190005002004
 Block: 290190005002005
 Block: 290190005002006
 Block: 290190005002007
 Block: 290190005002008
 Block: 290190005002009

Block: 290190005002010
Block: 290190005002011
Block: 290190005002012
Block: 290190005002013
Block: 290190005002014
Block: 290190005002016
Block: 290190005002017
Block: 290190005002018
Block: 290190005002019
Block: 290190005002020
Block: 290190005002023
Block: 290190005002028
Block: 290190005003000
Block: 290190005003001
Block: 290190005003002
VTD: 21
Block: 290190018061001
Block: 290190018061002
Block: 290190018061003
Block: 290190018061004
Block: 290190018061007
Block: 290190018061008
Block: 290190018061009
Block: 290190018061010
Block: 290190018061011
Block: 290190018061012
Block: 290190018061016
Block: 290190018061017
Block: 290190018071011
Block: 290190018071012
Block: 290190018071013
Block: 290190018071014
Block: 290190018071015
Block: 290190018071016
Block: 290190018071022
Block: 290190018071023
Block: 290190018071024
Block: 290190018071025
Block: 290190018071026
Block: 290190018071027
Block: 290190018071028
Block: 290190018072012
Block: 290190018072014
Block: 290190018072017
Block: 290190018072018
Block: 290190018072022
Block: 290190018072023
VTD: 25
Block: 290190016021018
Block: 290190016021019
Block: 290190016021020
Block: 290190016021021
Block: 290190016021022
Block: 290190016021023

Block: 290190016021024
Block: 290190016021025
Block: 290190016021026
Block: 290190016021027
Block: 290190016021028
Block: 290190016021029
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Block: 290190016021032
Block: 290190016021033
Block: 290190016021036
Block: 290190016021037
Block: 290190016022000
Block: 290190016022023
Block: 290190016022024
Block: 290190016023031
Block: 290190016023032
Block: 290190016023033
Block: 290190016023035
Block: 290190016023036
VTD: 26
VTD: 27
VTD: 28
VTD: 29
VTD: 2K
Block: 290190018072001
Block: 290190018072002
Block: 290190018072003
Block: 290190018072004
Block: 290190018072005
Block: 290190018072006
Block: 290190018072007
Block: 290190018072008
Block: 290190018072010
VTD: 30
VTD: 31
VTD: 32
VTD: 33
VTD: 34
VTD: 35
VTD: 36
VTD: 37
VTD: 38
Block: 290190018033000
Block: 290190018033001
Block: 290190018033002
Block: 290190018033003
Block: 290190018033004
Block: 290190018033005
Block: 290190018033006
Block: 290190018033007
Block: 290190018033042
Block: 290190018033043
Block: 290190018033050

Block: 290190018033051	VTD: 44
Block: 290190018062000	VTD: 4A
Block: 290190018062001	VTD: 4B
Block: 290190018062002	VTD: 4C
Block: 290190018062003	VTD: 4D
Block: 290190018062004	VTD: 4E
Block: 290190018062005	VTD: 4F
Block: 290190018062006	VTD: 4G
Block: 290190018062007	VTD: 4H
Block: 290190018062012	VTD: 4I
Block: 290190018062015	VTD: 4J
Block: 290190018062016	VTD: 4K
Block: 290190018062017	VTD: 4L
Block: 290190018062018	VTD: 4M
Block: 290190018062019	VTD: 5A
Block: 290190018062020	VTD: 5B
Block: 290190018062021	VTD: 5C
Block: 290190018062022	VTD: 5D
Block: 290190018062023	VTD: 5E
Block: 290190018062024	VTD: 5F
Block: 290190018062025	VTD: 5G
Block: 290190018062026	VTD: 5H
Block: 290190018062027	VTD: 5I
Block: 290190018062028	VTD: 5J
Block: 290190018062029	VTD: 5K
Block: 290190018062030	VTD: 5L
Block: 290190018062031	VTD: 5M
Block: 290190018062033	VTD: 5N
Block: 290190018062035	VTD: 5P
Block: 290190018062036	VTD: 6A
Block: 290190018062037	VTD: 6B
Block: 290190018062038	VTD: 6C
Block: 290190018062054	VTD: 6D
VTD: 3E	VTD: 6E
VTD: 3M	VTD: 6F
VTD: 41	VTD: 6G
Block: 290190010031006	VTD: 6H
Block: 290190010031008	VTD: 6I
Block: 290190010031009	VTD: 6J
Block: 290190010031014	VTD: 6K
Block: 290190010031016	VTD: 6L
Block: 290190010031018	VTD: 6M
Block: 290190010031023	County: Callaway MO
Block: 290190010031036	County: Camden MO
Block: 290190010031037	VTD: Horseshoe Bend
Block: 290190010031038	VTD: Osage Beach 1
Block: 290190010031039	VTD: Osage Beach 2
Block: 290190010031040	VTD: Osage Beach 3
Block: 290190010031041	Block: 290299502011034
Block: 290190010031042	Block: 290299502011056
Block: 290190010031043	Block: 290299502011057
Block: 290190010031044	Block: 290299502011058
Block: 290190010031046	Block: 290299502011059
Block: 290190010031052	Block: 290299502011061
VTD: 42	Block: 290299502011062
VTD: 43	Block: 290299502011064

Block: 290299502011065
 Block: 290299502012000
 Block: 290299502012003
 Block: 290299502012005
 Block: 290299502012012
 Block: 290299502012013
 Block: 290299502012014
 Block: 290299502012015
 Block: 290299502012016
 Block: 290299502012018
 Block: 290299502012019
 Block: 290299502012020
 Block: 290299502012021
 Block: 290299502012024
 Block: 290299502012025
 Block: 290299502012026
 Block: 290299502012048
 Block: 290299502013019
 Block: 290299502023033
 VTD: Sunrise Beach 1
 VTD: Sunrise Beach 3
 Block: 290299511011055
 Block: 290299511021005
 Block: 290299511021017
 Block: 290299511021018
 Block: 290299511021019
 Block: 290299511021020
 Block: 290299511022000
 Block: 290299511022001
 Block: 290299512021002
 Block: 290299512021003
 Block: 290299512021004
 Block: 290299512021005
 Block: 290299512021044
 Block: 290299512021045
 Block: 290299512021046
 Block: 290299512021065
 Block: 290299512021066
 Block: 290299512021072
 Block: 290299512021096
 County: Cole MO
 County: Cooper MO
 County: Crawford MO
 County: Gasconade MO
 County: Jefferson MO
 VTD: Brennan
 Block: 290997002111020
 Block: 290997002111021
 Block: 290997003032017
 Block: 290997003051001
 Block: 290997003051003
 Block: 290997003052001
 Block: 290997003052002
 Block: 290997003052003

Block: 290997003052004
 Block: 290997003052005
 Block: 290997003052025
 VTD: Byrnes Mill W-1
 VTD: Byrnes Mill W-2
 VTD: Byrnes Mill W-3
 VTD: Byrnesville
 VTD: Cedar Hill
 VTD: Cedar Hill Lakes
 VTD: De Soto W-1
 VTD: De Soto W-2
 VTD: De Soto W-3
 VTD: De Soto W-4
 VTD: Dulin Creek
 VTD: Goldman
 VTD: Grubville
 VTD: Grubville 2
 VTD: High Ridge
 VTD: Hillsboro W-1
 VTD: Hillsboro W-2
 VTD: Hillsboro W-3
 VTD: Hillsboro W-4
 VTD: Hoene Springs
 VTD: House Springs
 VTD: Lake Tekawitha
 VTD: Lake Tishomingo
 VTD: Meramec Valley
 VTD: North Jefferson
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VTD: Rockwood
VTD: Scotsdale
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 County: Miller MO
 County: Moniteau MO
 County: Montgomery MO
 County: Osage MO
 County: St. Charles MO
 VTD: Adams
 VTD: All Saints
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 VTD: Canary
 VTD: Cave Springs
 VTD: Cedar
 VTD: Cheshire
 VTD: Civic
 VTD: Claybrook
 VTD: Coachman
 VTD: Community
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VTD: Cottleville
VTD: Country Hill
VTD: Coverdell
VTD: Covilli
VTD: Discovery
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VTD: Elks
VTD: Evergreen
VTD: Fairmount
VTD: Fairview
VTD: Fairways
VTD: Flint Hill
VTD: Foristell
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VTD: Graybridge
VTD: Green Forest
VTD: Hanover
VTD: Harmony
VTD: Harvester
VTD: Heritage
VTD: Hi Point
VTD: Highgrove
VTD: Hillcrest
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VTD: Josephville
VTD: Kampville
VTD: Katy Trail
VTD: Lakes
VTD: Laura Hill
VTD: Lincoln
VTD: Mamelle
VTD: Marina
VTD: McClay
VTD: McNair
VTD: Meadow Valley
VTD: Mid Rivers
VTD: Montbrook
VTD: Montclair
VTD: Morningside
VTD: Mount Hope
VTD: Normandy
VTD: Oak Creek
VTD: Oaks
VTD: Orchard Farm
VTD: Parkwood
VTD: Peine
VTD: Pitman
VTD: Rabbit Run
VTD: Regatta Bay
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Block: 292198201052022	Block: 290190018032036
Block: 292198201052032	Block: 290190018032040
Block: 292198201052033	Block: 290190018032041
Block: 292198201052034	Block: 290190018032042
Block: 292198201071014	Block: 290190018032043
Block: 292198201071056	Block: 290190018032044
VTD: Weeks	VTD: 19
VTD: Wright City Ward 1	VTD: 1A
Block: 292198201081019	VTD: 1C
Block: 292198201081020	VTD: 1D
Block: 292198201082023	VTD: 1F
Block: 292198201082029	VTD: 1G
Block: 292198201082030	VTD: 1J
Block: 292198201082031	VTD: 1K
Block: 292198201082033	VTD: 1L
Block: 292198201082034	VTD: 1M
Block: 292198201082035	Block: 290190021003001
Block: 292198201082052	Block: 290190021003019
Block: 292198201082053	Block: 290190021003020
Block: 292198201082055	Block: 290190021003021
Block: 292198201082056	Block: 290190021003031
Block: 292198201082057	Block: 290190021003032
Block: 292198201083000	Block: 290190021003033
Block: 292198201083001	Block: 290190021003039
Block: 292198201083002	Block: 290190021003040
Block: 292198201083003	VTD: 20
Block: 292198201083004	VTD: 21
Block: 292198201083005	Block: 290190013003003
Block: 292198201084031	Block: 290190013003004
Block: 292198201091001	Block: 290190013003006
Block: 292198201092043	Block: 290190013003008
County: Washington MO	Block: 290190013003009
128.464. The fourth congressional district	Block: 290190013003023
shall be composed of the following:	Block: 290190018072000
County: Barton MO	VTD: 22
County: Bates MO	VTD: 23
County: Benton MO	VTD: 24

VTD: 25
 Block: 290190016023003
 VTD: 2A
 VTD: 2B
 VTD: 2C
 VTD: 2D
 VTD: 2F
 VTD: 2G
 VTD: 2H
 VTD: 2I
 VTD: 2J
 VTD: 2K
 Block: 290190013003002
 Block: 290190013003005
 Block: 290190013003007
 Block: 290190013003010
 Block: 290190013003024
 Block: 290190013003025
 Block: 290190013003026
 Block: 290190013003027
 VTD: 2L
 VTD: 38
 Block: 290190018032038
 Block: 290190018032039
 VTD: 39
 VTD: 3A
 VTD: 3B
 VTD: 3C
 VTD: 3D
 VTD: 3F
 VTD: 3G
 VTD: 3H
 VTD: 3I
 VTD: 3J
 VTD: 3L
 VTD: 3N
 VTD: 40
 VTD: 41
 Block: 290190015062025
 Block: 290190015062052
 Block: 290190015062056
 Block: 290190015062059
 Block: 290190015062061
 Block: 290190016031013
 Block: 290190016031018
 Block: 290190016031023
 Block: 290190016031027
 Block: 290190016031028
 Block: 290190016031030
 Block: 290190016031038
 Block: 290190016031039
 Block: 290190016031040
 Block: 290190016041000
 Block: 290190016041001
 Block: 290190016041002
 Block: 290190016041003

Block: 290190016041004
 Block: 290190016041006
 Block: 290190016041007
 Block: 290190016041008
 Block: 290190016041009
 Block: 290190016041016
 Block: 290190016041019
 Block: 290190016042000
 Block: 290190016042018
 VTD: 45
 County: Camden MO
 VTD: Barnumton
 VTD: Camdenton 1
 VTD: Camdenton 2
 VTD: Camdenton 3
 VTD: Climax Springs
 VTD: Decaturville
 VTD: Freedom
 VTD: Greenview
 VTD: Ha Ha Tonka
 VTD: Hillhouse
 VTD: Linn Creek
 VTD: Macks Creek
 VTD: Montreal
 VTD: Osage Beach 3
 Block: 290299502011032
 Block: 290299502011033
 Block: 290299502011060
 Block: 290299502011063
 Block: 290299502011066
 Block: 290299502011067
 Block: 290299502011068
 Block: 290299502011069
 Block: 290299502011072
 Block: 290299502011073
 Block: 290299502011076
 Block: 290299502012006
 Block: 290299502012007
 Block: 290299502012008
 Block: 290299502012009
 Block: 290299502012010
 Block: 290299502012011
 Block: 290299502012027
 Block: 290299502012028
 Block: 290299502012029
 Block: 290299502012030
 Block: 290299502012031
 Block: 290299502012032
 Block: 290299502012033
 Block: 290299502012034
 Block: 290299502012035
 Block: 290299502012036
 Block: 290299502012037
 Block: 290299502012038
 Block: 290299502012039
 Block: 290299502012040

Block: 290299502012041
Block: 290299502012042
Block: 290299502012043
Block: 290299502012044
Block: 290299502012045
Block: 290299502012046
Block: 290299502012047
Block: 290299502012049
Block: 290299502013028
Block: 290299502013029
Block: 290299502013030
Block: 290299502013031
Block: 290299502013032
Block: 290299502013033
Block: 290299502013034
Block: 290299502013035
Block: 290299502013036
Block: 290299502013037
Block: 290299502013038
Block: 290299502013039
Block: 290299502013040
Block: 290299502013041
Block: 290299502013042
Block: 290299502013044
Block: 290299502023000
Block: 290299502023001
Block: 290299502023005
Block: 290299502023006
Block: 290299502023007
Block: 290299502023008
Block: 290299502023009
Block: 290299502023010
Block: 290299502023011
Block: 290299502023013
Block: 290299502023014
Block: 290299502023015
Block: 290299502023016
Block: 290299502023017
Block: 290299502023018
Block: 290299502023019
Block: 290299502023020
Block: 290299502023034
Block: 290299506002000
Block: 290299506002001
Block: 290299506002002
Block: 290299506002003
Block: 290299506002004
Block: 290299506002005
Block: 290299506002006
Block: 290299506002007
Block: 290299506002008
Block: 290299506002009
Block: 290299506002010
Block: 290299506002011

Block: 290299506002014
Block: 290299506002015
Block: 290299506002016
Block: 290299506002019
Block: 290299506002034
Block: 290299506002035
Block: 290299506002036
VTD: Roach
VTD: Stoutland
VTD: Sunny Slope
VTD: Sunrise Beach 2
VTD: Sunrise Beach 3
Block: 290299511021008
Block: 290299511021009
Block: 290299511021010
Block: 290299511021011
Block: 290299511021012
Block: 290299511021013
Block: 290299511021014
Block: 290299511021015
Block: 290299511021021
Block: 290299511021022
Block: 290299511021023
Block: 290299511021024
Block: 290299511021025
Block: 290299511021026
Block: 290299511021027
Block: 290299511021028
Block: 290299511021029
Block: 290299511021030
Block: 290299511021031
Block: 290299511021032
Block: 290299511021033
Block: 290299511021034
Block: 290299511021035
Block: 290299511021036
Block: 290299511021037
Block: 290299511021038
Block: 290299511021039
Block: 290299511021040
Block: 290299511021041
Block: 290299511021042
Block: 290299511022003
Block: 290299511022004
Block: 290299511022005
Block: 290299511022006
Block: 290299511022007
Block: 290299511022008
Block: 290299511022009
Block: 290299511022010
Block: 290299511022011
Block: 290299511022012
Block: 290299511022013
Block: 290299511022014

Block: 290299511022015
Block: 290299511022016
Block: 290299511022017
Block: 290299511022018
Block: 290299511022019
Block: 290299511022020
Block: 290299511022021
Block: 290299511022022
Block: 290299511022023
Block: 290299511022024
Block: 290299511022025
Block: 290299511022026
Block: 290299511022027
Block: 290299511022028
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Block: 290299511022040
Block: 290299511022041
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Block: 290299511022043
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Block: 290299511022047
Block: 290299511022048
Block: 290299511022049
Block: 290299511022050
Block: 290299511022051
Block: 290299511022052
Block: 290299511022053
Block: 290299511022054
Block: 290299511022055
Block: 290299511022056
Block: 290299511022057
Block: 290299511022058
Block: 290299511022059
Block: 290299511022060
Block: 290299511022061
Block: 290299511022062
Block: 290299512021006
Block: 290299512021007
Block: 290299512021008
Block: 290299512021015
Block: 290299512021031
Block: 290299512021032
Block: 290299512021033
Block: 290299512021034

Block: 290299512021036
Block: 290299512021037
Block: 290299512021038
Block: 290299512021042
Block: 290299512021043
Block: 290299512021067
Block: 290299512021068
Block: 290299512021069
Block: 290299512021070
Block: 290299512021071
Block: 290299512021083
Block: 290299512021084
Block: 290299512021085
Block: 290299512021086
Block: 290299512021087
Block: 290299512021088
Block: 290299512021089
Block: 290299512021090
Block: 290299512021091
Block: 290299512021092
Block: 290299512021093
Block: 290299512021094
Block: 290299512021097
VTD: Wilson Bend
County: Cass MO
County: Cedar MO
County: Dade MO
County: Dallas MO
County: Henry MO
County: Hickory MO
County: Howard MO
County: Jackson MO
VTD: Prairie 52
VTD: Prairie 56
VTD: Prarie 58
VTD: Prarie 61
VTD: Prarie 63
VTD: Sni-A-Bar 05
VTD: Sni-A-Bar 07
VTD: Sni-A-Bar 08
Block: 290950148042027
Block: 290950148042028
Block: 290950148061015
Block: 290950148061016
Block: 290950148061017
Block: 290950148061018
Block: 290950148062000
Block: 290950148062001
Block: 290950148062002
Block: 290950148062003
Block: 290950148062004
Block: 290950148062005
Block: 290950148062006
Block: 290950148062007
Block: 290950148062008
Block: 290950148062009

Block: 290950148062010
Block: 290950148062011
Block: 290950148062012
Block: 290950148062013
Block: 290950148062014
Block: 290950148062015
Block: 290950148063000
Block: 290950148063001
Block: 290950148063002
Block: 290950148063003
Block: 290950148063004
Block: 290950148063005
Block: 290950148063006
Block: 290950148063007
Block: 290950148063008
Block: 290950148063009
Block: 290959892001002
Block: 290959892001003
Block: 290959892001004
Block: 290959892001005
Block: 290959892001006
VTD: Sni-A-Bar 09
VTD: Sni-A-Bar 10
VTD: Sni-A-Bar 11
VTD: Sni-A-Bar 12
VTD: Sni-A-Bar 13
VTD: Sni-A-Bar 14
VTD: Sni-A-Bar 15
VTD: Sni-A-Bar 16
VTD: Sni-A-Bar 20
VTD: Sni-A-Bar 21
Block: 290950141272000
Block: 290950141272005
VTD: Sni-A-Bar 23
VTD: Sni-A-Bar 29
VTD: Sni-A-Bar 30
VTD: Sni-A-Bar 31
VTD: Sni-A-Bar 32
VTD: Sni-A-Bar 33
VTD: Sni-A-Bar 37
VTD: Sni-A-Bar 38
VTD: Sni-A-Bar 39
VTD: Sni-A-Bar 40
VTD: Sni-A-Bar 41
VTD: Sni-A-Bar 42
VTD: Sni-A-Bar 43
VTD: Sni-A-Bar 44
VTD: Sni-A-Bar 45
VTD: Sni-A-Bar 46
VTD: Sni-A-Bar 47
VTD: Sni-A-Bar 48
VTD: Sni-A-Bar 49
VTD: Sni-A-Bar 50
Block: 290950149031031

Block: 290950149031032
Block: 290950149031064
VTD: Sni-A-Bar 51
VTD: Sni-A-Bar 52
VTD: Sni-A-Bar 83
VTD: Van Buren 01
VTD: Van Buren 02
VTD: Van Buren 03
VTD: Van Buren 04
Block: 290950139182011
Block: 290950139182016
VTD: Van Buren 07
VTD: Van Buren 08
VTD: Van Buren 09
VTD: Van Buren 10
VTD: Van Buren 11
VTD: Van Buren 12
VTD: Van Buren 13
VTD: Van Buren 14
VTD: Van Buren 15
VTD: Van Buren 16
VTD: Van Buren 17
VTD: Van Buren 18
VTD: Van Buren 19
County: Johnson MO
County: Laclede MO
County: Lafayette MO
County: Morgan MO
County: Pettis MO
County: Polk MO
County: Pulaski MO
County: Saline MO
County: St. Clair MO
County: Vernon MO
County: Webster MO
VTD: East Ozark
VTD: Grant
Block: 292254701021041
Block: 292254701021042
Block: 292254701022000
Block: 292254701022001
Block: 292254701022002
Block: 292254701022003
Block: 292254701022004
Block: 292254701022005
Block: 292254701022006
Block: 292254701022007
Block: 292254701022008
Block: 292254701022009
Block: 292254701022010
Block: 292254701022011
Block: 292254701022012
Block: 292254701022013
Block: 292254701022014

Block: 292254701022015
 Block: 292254701022019
 Block: 292254701022020
 Block: 292254701022021
 Block: 292254701022022
 Block: 292254701022023
 Block: 292254701022024
 Block: 292254701022025
 Block: 292254701022026
 Block: 292254701022027
 Block: 292254701022028
 Block: 292254701022029
 Block: 292254701022030
 Block: 292254701022031
 Block: 292254701022032
 Block: 292254701022033
 Block: 292254701022034
 Block: 292254701022035
 Block: 292254701022036
 Block: 292254701022037
 Block: 292254701022038
 Block: 292254701022039
 Block: 292254701022040
 Block: 292254701022041
 Block: 292254701022042
 Block: 292254701022043
 Block: 292254701022044
 Block: 292254701022045
 Block: 292254701022046
 Block: 292254701022047
 Block: 292254701022048
 Block: 292254701022049
 Block: 292254701022050
 Block: 292254701022051
 Block: 292254701022052
 Block: 292254701022053
 Block: 292254701022054
 Block: 292254701022055
 Block: 292254701022056
 Block: 292254701022057
 Block: 292254701022058
 Block: 292254701022059
 Block: 292254701022061
 Block: 292254701023081
 Block: 292254701023082
 Block: 292254701023085
 Block: 292254701023086
 VTD: High Prairie
 VTD: Jackson
 VTD: Marshfield East
 VTD: Marshfield West
 VTD: Niangua
 VTD: Northview A
 VTD: Northview B
 Block: 292254702022011
 Block: 292254702022012

Block: 292254702022013
 Block: 292254702022016
 Block: 292254702022019
 Block: 292254702022020
 Block: 292254702022021
 Block: 292254702022022
 Block: 292254702022023
 Block: 292254702022024
 Block: 292254702022025
 Block: 292254702022037
 Block: 292254702022038
 Block: 292254702022039
 Block: 292254702022040
 Block: 292254703022009
 Block: 292254703022011
 Block: 292254703023000
 Block: 292254703023001
 Block: 292254703023002
 Block: 292254703023003
 Block: 292254703023004
 Block: 292254703023005
 Block: 292254703023006
 Block: 292254703023014
 Block: 292254703023015
 Block: 292254703023016
 Block: 292254703023017
 Block: 292254703023018
 Block: 292254703023019
 Block: 292254703023020
 Block: 292254703023021
 Block: 292254703023022
 Block: 292254703023023
 Block: 292254703023024
 Block: 292254703023025
 Block: 292254703023026
 Block: 292254703023027
 Block: 292254703023034

VTD: Union

VTD: Washington

128.465. The fifth congressional district shall be composed of the following:

County: Clay MO

VTD: Chou 8

Block: 290470206032000
 Block: 290470206032001
 Block: 290470206032002
 Block: 290470206032003
 Block: 290470206032004
 Block: 290470206032007
 Block: 290470206032008
 Block: 290470206032014
 Block: 290470206032015
 Block: 290470206032016
 Block: 290470206032017
 Block: 290470206032018
 Block: 290470206034000

Block: 290470206034001
 Block: 290470206034002
 Block: 290470206034003
 Block: 290470206034004
 Block: 290470206034005
 Block: 290470206034006
 Block: 290470206034007
 Block: 290470206034008
 Block: 290470206034018
 Block: 290470206034019
 Block: 290470206034020
 Block: 290470208032005
 Block: 290470208032006
 Block: 290470208032007
 Block: 290470208032008
 Block: 290470208032009
 Block: 290470208032010
 Block: 290470208033012
 Block: 290470208033015
 Block: 290470208033016
 Block: 290470209021002
 Block: 290470209021003
 Block: 290470209021008
 Block: 290470209021019
 Block: 290470209021020
 Block: 290470209021021
 Block: 290470209021022
 Block: 290470223023019
 VTD: Gal 10
 VTD: Gal 11
 VTD: Gal 12
 VTD: Gal 13
 VTD: Gal 14
 VTD: Gal 15
 VTD: Gal 16
 VTD: Gal 17
 VTD: Gal 18
 VTD: Gal 4
 VTD: Gal 5
 VTD: Gal 6
 VTD: Gal 7
 VTD: Gal 9
 VTD: KC 21 Pl 1
 Block: 290470213031000
 Block: 290470213031001
 Block: 290470213031002
 Block: 290470213031003
 Block: 290470213031004
 Block: 290470213031005
 Block: 290470213031006
 Block: 290470213031007
 Block: 290470213031008
 Block: 290470213031009
 Block: 290470213031010

Block: 290470213031011
 Block: 290470213031012
 Block: 290470213031013
 Block: 290470213031014
 Block: 290470213031015
 Block: 290470213031016
 Block: 290470213031017
 Block: 290470213031020
 Block: 290470213031021
 Block: 290470213111000
 Block: 290470213111001
 Block: 290470213111002
 Block: 290470213111003
 Block: 290470213111004
 Block: 290470213111005
 Block: 290470213111006
 Block: 290470213111009
 Block: 290470213141000
 Block: 290470213141001
 Block: 290470213141002
 Block: 290470213141003
 Block: 290470213141004
 Block: 290470213141005
 Block: 290470213141006
 Block: 290470213141007
 Block: 290470213141008
 Block: 290470213141009
 Block: 290470213141014
 Block: 290470213141015
 Block: 290470213141016
 Block: 290470213141017
 Block: 290470213141018
 Block: 290470213141020
 Block: 290470213141021
 Block: 290470213141029
 Block: 290470213142000
 Block: 290470213142001
 Block: 290470213142002
 Block: 290470213142003
 Block: 290470213142004
 Block: 290470213142005
 Block: 290470213142006
 Block: 290470213142007
 Block: 290470213142008
 Block: 290470213142009
 Block: 290470213142010
 Block: 290470213142011
 Block: 290470213142012
 Block: 290470213142013
 Block: 290470213142017
 Block: 290470213142018
 Block: 290470213142019
 Block: 290470213143000
 Block: 290470213143001

Block: 290470213143002
Block: 290470213143003
Block: 290470213143004
Block: 290470213143005
Block: 290470213143006
Block: 290470213143007
Block: 290470213143008
Block: 290470213143009
Block: 290470213143010
Block: 290470213143011
Block: 290470213143012
Block: 290470213143013
Block: 290470213143014
Block: 290470213143015
Block: 290470213143016
Block: 290470213143017
Block: 290470213143018
Block: 290470213143019
Block: 290470213143020
Block: 290470213143021
Block: 290470213143022
Block: 290470213143023
Block: 290470213143024
Block: 290470213143025
Block: 290470213143026
Block: 290470213143027
Block: 290470213143028
Block: 290470213143029
Block: 290470213143030
Block: 290470213143031
Block: 290470213143032
Block: 290470213143033
Block: 290470213143034
Block: 290470213143035
Block: 290470213143036
Block: 290470213143037
Block: 290470213144000
Block: 290470213144001
Block: 290470219003037
Block: 290470219003041
Block: 290470219003042
Block: 290470219003043
Block: 290470219003044
Block: 290470219003045
Block: 290470219003046
Block: 290470219003047
Block: 290470219003051
Block: 290470219003052
Block: 290470219003053
Block: 290470219003054
Block: 290470219003055
Block: 290470219003056
Block: 290470219003057
Block: 290470219003058
Block: 290470219003061
Block: 290470219003062

Block: 290470219004039
Block: 290470219004040
Block: 290470219004042
Block: 290470219004043
Block: 290470219004044
Block: 290470219004048
Block: 290470219004049
Block: 290470219004050
Block: 290470219004051
Block: 290470219004052
Block: 290470219004053
Block: 290470219004054
Block: 290470219004055
Block: 290470219004059
Block: 290470219004064
Block: 290470219004065
VTD: KC 21-1
VTD: KC 21-10
VTD: KC 21-11
VTD: KC 21-12
VTD: KC 21-13
VTD: KC 21-14
VTD: KC 21-15
VTD: KC 21-16
VTD: KC 21-17
VTD: KC 21-18
VTD: KC 21-19
VTD: KC 21-2
VTD: KC 21-20
VTD: KC 21-21
VTD: KC 21-23
VTD: KC 21-24
VTD: KC 21-25
VTD: KC 21-26
VTD: KC 21-27
VTD: KC 21-3
VTD: KC 21-4
VTD: KC 21-5
VTD: KC 21-6
VTD: KC 21-7
VTD: KC 21-8
VTD: KC 21-9
VTD: Lib 5
Block: 290470208031017
Block: 290470208032000
Block: 290470208032001
Block: 290470208032002
Block: 290470208032003
Block: 290470208032004
Block: 290470208033004
Block: 290470208033005
Block: 290470208033006
Block: 290470208033007
Block: 290470208033008
Block: 290470208033009
Block: 290470208033010

Block: 290470208033011
 Block: 290470208033013
 Block: 290470208033014
 Block: 290470208033017
 Block: 290470209021004
 Block: 290470209021005
 Block: 290470209021006
 Block: 290470209021007
 County: Jackson MO
 VTD: 1603
 VTD: 412
 VTD: 413
 VTD: 414
 VTD: 415
 VTD: 616
 VTD: 617
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 VTD: 619
 VTD: Blue 01-01
 VTD: Blue 01-02
 VTD: Blue 01-03
 VTD: Blue 01-04
 VTD: Blue 01-05
 VTD: Blue 01-06
 VTD: Blue 01-07
 Block: 290950151001075
 VTD: Blue 01-09
 VTD: Blue 02-01
 VTD: Blue 02-02
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 VTD: Blue 02-06
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 VTD: Blue 03-01
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 VTD: Blue 03-04
 Block: 290950114064000
 Block: 290950114064001
 Block: 290950114064002
 Block: 290950114064003
 Block: 290950114064004
 Block: 290950114064005
 Block: 290950114064006
 Block: 290950114064007
 Block: 290950151002033
 Block: 290950177002013
 Block: 290950177004000
 Block: 290950177004001
 Block: 290950177004002
 Block: 290950177004003
 Block: 290950177004004
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Block: 290950177004006
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 Block: 290950177004015
 Block: 290950177004016
 VTD: Blue 03-05
 VTD: Blue 04-01
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VTD: Blue 08-08	VTD: KC 1107
VTD: Brooking No. 1	VTD: KC 1108
VTD: Brooking No. 10	VTD: KC 1109
VTD: Brooking No. 11	VTD: KC 1110
VTD: Brooking No. 12	VTD: KC 1111
VTD: Brooking No. 13	VTD: KC 1112
VTD: Brooking No. 14	VTD: KC 1113
VTD: Brooking No. 15	VTD: KC 1114
VTD: Brooking No. 16	VTD: KC 1201
VTD: Brooking No. 17	VTD: KC 1202
VTD: Brooking No. 18	VTD: KC 1203
VTD: Brooking No. 19	VTD: KC 1204
VTD: Brooking No. 2	VTD: KC 1205
VTD: Brooking No. 20	VTD: KC 1206
VTD: Brooking No. 3	VTD: KC 1207
VTD: Brooking No. 4	VTD: KC 1208
VTD: Brooking No. 5	VTD: KC 1209
VTD: Brooking No. 6	VTD: KC 1210
VTD: Brooking No. 7	VTD: KC 1211
VTD: Brooking No. 8	VTD: KC 1212
VTD: Brooking No. 9	VTD: KC 1301
VTD: Fort Osage 01	VTD: KC 1303
Block: 290950177001027	VTD: KC 1304
Block: 290950177001029	VTD: KC 1305
Block: 290950177001030	VTD: KC 1306
Block: 290950177001031	VTD: KC 1307
Block: 290950177001032	VTD: KC 1308
Block: 290950177001033	VTD: KC 1309
Block: 290950177001034	VTD: KC 1310
Block: 290950177001046	VTD: KC 1311
Block: 290950177001049	VTD: KC 1312
VTD: KC 1001	VTD: KC 1313
VTD: KC 1002	VTD: KC 1401
VTD: KC 1003	VTD: KC 1402
VTD: KC 1004	VTD: KC 1403
VTD: KC 1005	VTD: KC 1404
VTD: KC 1006	VTD: KC 1405
VTD: KC 1007	VTD: KC 1406
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VTD: KC 101	VTD: KC 1409
VTD: KC 1010	VTD: KC 1410
VTD: KC 1011	VTD: KC 1411
VTD: KC 1012	VTD: KC 1412
VTD: KC 102	VTD: KC 1413
VTD: KC 103	VTD: KC 1414
VTD: KC 104	VTD: KC 1415
VTD: KC 105	VTD: KC 1501
VTD: KC 106	VTD: KC 1502
VTD: KC 107	VTD: KC 1503
VTD: KC 1101	VTD: KC 1504
VTD: KC 1102	VTD: KC 1505
VTD: KC 1103	VTD: KC 1506
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 VTD: KC 2514
 VTD: KC 2601
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 VTD: KC 2603
 VTD: KC 2604
 VTD: KC 2605
 VTD: KC 2606
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 VTD: KC 408

VTD: KC 409	VTD: KC 806
VTD: KC 410	VTD: KC 807
VTD: KC 411	VTD: KC 808
VTD: KC 501	VTD: KC 809
VTD: KC 502	VTD: KC 811
VTD: KC 503	VTD: KC 812
VTD: KC 504	VTD: KC 813
VTD: KC 505	VTD: KC 814
VTD: KC 506	VTD: KC 815
VTD: KC 507	VTD: KC 901
VTD: KC 508	VTD: KC 902
VTD: KC 509	VTD: KC 903
VTD: KC 510	VTD: KC 904
VTD: KC 511	VTD: KC 905
VTD: KC 512	VTD: KC 906
VTD: KC 513	VTD: KC 907
VTD: KC 601	VTD: KC 908
VTD: KC 602	VTD: KC 909
VTD: KC 603	VTD: KC 910
VTD: KC 604	VTD: KC 911
VTD: KC 605	VTD: KC 913
VTD: KC 606	VTD: KC WD13 PCT1302
VTD: KC 607	VTD: KC WD2 PCT205
VTD: KC 608	VTD: KC WD2 PCT206
VTD: KC 609	VTD: KC WD2 PCT211
VTD: KC 610	VTD: KC WD8 PCT810
VTD: KC 611	VTD: KC1314
VTD: KC 612	VTD: Prairie 03
VTD: KC 613	VTD: Prairie 04
VTD: KC 614	VTD: Prairie 05
VTD: KC 615	VTD: Prairie 06
VTD: KC 701	VTD: Prairie 07
VTD: KC 702	VTD: Prairie 08
VTD: KC 703	VTD: Prairie 09
VTD: KC 704	VTD: Prairie 11
VTD: KC 705	VTD: Prairie 12
VTD: KC 706	VTD: Prairie 13
VTD: KC 707	VTD: Prairie 14
VTD: KC 708	VTD: Prairie 15
VTD: KC 709	VTD: Prairie 16
VTD: KC 710	VTD: Prairie 17
VTD: KC 711	VTD: Prairie 18
VTD: KC 712	VTD: Prairie 19
VTD: KC 713	VTD: Prairie 20
VTD: KC 714	VTD: Prairie 21
VTD: KC 715	VTD: Prairie 22
VTD: KC 716	VTD: Prairie 23
VTD: KC 717	VTD: Prairie 24
VTD: KC 718	VTD: Prairie 26
VTD: KC 801	VTD: Prairie 27
VTD: KC 802	VTD: Prairie 28
VTD: KC 803	VTD: Prairie 29
VTD: KC 804	VTD: Prairie 30
VTD: KC 805	VTD: Prairie 31

VTD: Prairie 32
 VTD: Prairie 33
 VTD: Prairie 34
 VTD: Prairie 35
 VTD: Prairie 36
 VTD: Prairie 37
 VTD: Prairie 38
 VTD: Prairie 39
 VTD: Prairie 40
 VTD: Prairie 41
 VTD: Prairie 42
 VTD: Prairie 43
 VTD: Prairie 44
 VTD: Prairie 45
 VTD: Prairie 46
 VTD: Prairie 47
 VTD: Prairie 48
 VTD: Prairie 49
 VTD: Prairie 50
 VTD: Prairie 51
 VTD: Prairie 59
 VTD: Prairie 60
 VTD: Prairie 62
 VTD: Prairie 01
 VTD: Prairie 02
 VTD: Prairie 10
 VTD: Prairie 25
 VTD: Prairie 53
 VTD: Prairie 54
 VTD: Prairie 55
 VTD: Prairie 57
 VTD: Sni-A-Bar 01
 VTD: Sni-A-Bar 02
 VTD: Sni-A-Bar 03
 VTD: Sni-A-Bar 04
 VTD: Sni-A-Bar 08
 Block: 290950148063010
 VTD: Sni-A-Bar 17
 VTD: Sni-A-Bar 18
 VTD: Sni-A-Bar 19
 VTD: Sni-A-Bar 21
 Block: 290950141231000
 Block: 290950141231001
 Block: 290950141231002
 Block: 290950141231003
 Block: 290950141231004
 Block: 290950141231005
 Block: 290950141231008
 Block: 290950141231009
 Block: 290950141241000
 Block: 290950141241001
 Block: 290950141241002
 Block: 290950141241003
 Block: 290950141241004
 Block: 290950141241005
 Block: 290950141241006

Block: 290950141241008
 Block: 290950141241009
 Block: 290950141241010
 Block: 290950141241011
 Block: 290950141241012
 Block: 290950141241013
 Block: 290950141241014
 Block: 290950141241015
 Block: 290950141241026
 Block: 290950141272001
 Block: 290950141272002
 Block: 290950141272003
 Block: 290950141272004
 Block: 290950141272006
 Block: 290950141272007
 Block: 290950141272008
 Block: 290950141272009
 Block: 290950141272010
 Block: 290950141272023
 Block: 290950141272024
 Block: 290950193022052
 Block: 290950193022053
 VTD: Sni-A-Bar 22
 VTD: Sni-A-Bar 24
 VTD: Sni-A-Bar 25
 VTD: Sni-A-Bar 26
 VTD: Sni-A-Bar 27
 VTD: Sni-A-Bar 28
 VTD: Sni-A-Bar 34
 VTD: Sni-A-Bar 35
 VTD: Sni-A-Bar 36
 VTD: Van Buren 04
 Block: 290950139182015
 VTD: Van Buren 06
 VTD: Washington 01
 VTD: Washington 02
 VTD: Washington 03
 VTD: Washington 04
 VTD: Washington 05
 VTD: Washington 06
 VTD: Washington 07
 VTD: Washington 08
 VTD: Washington 09
 VTD: Washington 10
 VTD: Washington 11
 VTD: Washington 12

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO
 County: Andrew MO
 County: Atchison MO
 County: Audrain MO
 County: Buchanan MO
 County: Caldwell MO
 County: Carroll MO
 County: Chariton MO

County: Clark MO
 County: Clay MO
 VTD: Chou 8
 Block: 290470223023015
 Block: 290470223023016
 Block: 290470223023017
 Block: 290470223023023
 VTD: FR 1
 VTD: FR 2
 VTD: FR 3
 VTD: FR 4
 VTD: FR 5
 VTD: KC 21 Lib 1
 VTD: KC 21 Lib 2
 VTD: KC 21 Lib 3
 VTD: KC 21 Lib 4
 VTD: KC 21 Lib 5
 VTD: KC 21 Lib 6
 VTD: KC 21 Pl 1
 Block: 290470219003038
 Block: 290470219003039
 VTD: KC 21-22
 VTD: Kry 1
 VTD: Kry 2
 VTD: Kry 3
 VTD: Kry 4
 VTD: Lib 1
 VTD: Lib 10
 VTD: Lib 11
 VTD: Lib 12
 VTD: Lib 13
 VTD: Lib 14
 VTD: Lib 2
 VTD: Lib 3
 VTD: Lib 4
 VTD: Lib 5
 Block: 290470208021011
 Block: 290470208021012
 Block: 290470208021013
 Block: 290470208021031
 Block: 290470208021032
 Block: 290470208021033
 Block: 290470208021035
 Block: 290470208021036
 Block: 290470208021037
 Block: 290470208021041
 Block: 290470208021043
 Block: 290470208021044
 Block: 290470208021045
 Block: 290470208021046
 Block: 290470208021047
 Block: 290470208021048
 Block: 290470208021049
 Block: 290470208021050

Block: 290470208021052
 Block: 290470208021053
 Block: 290470208021054
 Block: 290470208031000
 Block: 290470208031001
 Block: 290470208031002
 Block: 290470208031003
 Block: 290470208031004
 Block: 290470208031005
 Block: 290470208031006
 Block: 290470208031007
 Block: 290470208031008
 Block: 290470208031009
 Block: 290470208031010
 Block: 290470208031011
 Block: 290470208031012
 Block: 290470208031013
 Block: 290470208031014
 Block: 290470208031015
 Block: 290470208031016
 Block: 290470208033000
 Block: 290470208033001
 Block: 290470208033002
 Block: 290470208033003
 Block: 290470223023010
 Block: 290470223023011
 Block: 290470223023018
 VTD: Lib 6
 VTD: Lib 7
 VTD: Lib 8
 VTD: Lib 9
 VTD: Pl 1
 VTD: Pl 2
 VTD: Pl 3
 VTD: Wash 1
 VTD: Wash 2
 VTD: Wash 3
 County: Clinton MO
 County: Daviess MO
 County: DeKalb MO
 County: Gentry MO
 County: Grundy MO
 County: Harrison MO
 County: Holt MO
 County: Jackson MO
 VTD: Blue 01-07
 Block: 290950151001008
 Block: 290950151001009
 Block: 290950151001010
 Block: 290950151001020
 Block: 290950151001030
 Block: 290950151001031
 Block: 290950151001032
 Block: 290950151001033

Block: 290950151001034
 Block: 290950151001035
 Block: 290950151001036
 Block: 290950151001037
 Block: 290950151001044
 Block: 290950151001045
 Block: 290950151001046
 Block: 290950151001047
 Block: 290950151001070
 Block: 290950151001071
 Block: 290950151001072
 Block: 290950151001073
 Block: 290950151001074
 Block: 290950151001076
 Block: 290950151001078
 Block: 290950151001079
 Block: 290950151001080
 Block: 290950151001091
 Block: 290950151001096
 Block: 290950151001097
 Block: 290950151001100
 VTD: Blue 01-08
 VTD: Blue 03-04
 Block: 290950151002029
 VTD: Blue 03-06
 VTD: Blue 03-07
 VTD: Blue 03-08
 VTD: Blue 03-09
 VTD: Fort Osage 01
 Block: 290950177001028
 VTD: Fort Osage 02
 VTD: Fort Osage 03
 VTD: Fort Osage 04
 VTD: Fort Osage 05
 VTD: Fort Osage 06
 VTD: Fort Osage 07
 VTD: Fort Osage 08
 VTD: Fort Osage 09
 VTD: Fort Osage 10
 VTD: Sni-A-Bar 06
 VTD: Sni-A-Bar 50
 Block: 290950149031030
 Block: 290950149031063
 Block: 290950149031065
 Block: 290950149033000
 Block: 290950149033021
 County: Knox MO
 County: Lewis MO
 County: Lincoln MO
 County: Linn MO
 County: Livingston MO
 County: Macon MO
 County: Marion MO
 County: Mercer MO
 County: Monroe MO
 County: Nodaway MO

County: Pike MO
 County: Platte MO
 County: Putnam MO
 County: Ralls MO
 County: Randolph MO
 County: Ray MO
 County: Schuyler MO
 County: Scotland MO
 County: Shelby MO
 County: Sullivan MO
 County: Worth MO
 128.467. The seventh congressional
 district shall be composed of the following:
 County: Barry MO
 County: Christian MO
 County: Greene MO
 County: Jasper MO
 County: Lawrence MO
 County: McDonald MO
 County: Newton MO
 County: Stone MO
 County: Taney MO
 County: Webster MO
 VTD: Benton
 VTD: Diggins
 VTD: Finley
 VTD: Fordland
 VTD: Grant
 Block: 292254701022060
 Block: 292254701022062
 VTD: Hazelwood
 VTD: Northview B
 Block: 292254703022008
 Block: 292254703022012
 Block: 292254703022013
 Block: 292254703022014
 Block: 292254703022030
 Block: 292254703022031
 Block: 292254703022032
 Block: 292254703022033
 Block: 292254703022034
 Block: 292254703022035
 Block: 292254703023007
 Block: 292254703023008
 Block: 292254703023009
 Block: 292254703023010
 Block: 292254703023011
 Block: 292254703023012
 Block: 292254703023013
 Block: 292254703023028
 Block: 292254703023029
 Block: 292254703023030
 Block: 292254703023031
 Block: 292254703023032
 Block: 292254703023035
 Block: 292254703023036

Block: 292254703023037
 Block: 292254703023038
 Block: 292254703023039
 Block: 292254703023040
 Block: 292254703023041
 Block: 292254703023042
 Block: 292254703023046
 Block: 292254703023047
 Block: 292254703023048
 Block: 292254703023049
 Block: 292254703023050
 Block: 292254703023051
 Block: 292254703023052
 Block: 292254703023053
 Block: 292254703023054
 Block: 292254703023055
 Block: 292254703023062
 Block: 292254703023063
 Block: 292254703023069
 Block: 292254703023074
 Block: 292254703023079

128.468. The eighth congressional district shall be composed of the following:

County: Bollinger MO
 County: Butler MO
 County: Cape Girardeau MO
 County: Carter MO
 County: Dent MO
 County: Douglas MO
 County: Dunklin MO
 County: Howell MO
 County: Iron MO
 County: Jefferson MO
 VTD: Airport
 VTD: American Legion
 VTD: Antonia
 VTD: Arnold W-1
 VTD: Arnold W-2
 VTD: Arnold W-3
 VTD: Arnold W-4
 VTD: Athena
 VTD: Barnhart
 VTD: Brennan
 Block: 290997002101000
 Block: 290997002101015
 Block: 290997002111000
 Block: 290997002111001
 Block: 290997002111002
 Block: 290997002111005
 Block: 290997002111006
 Block: 290997002111007
 Block: 290997002111008
 Block: 290997002111010
 Block: 290997002111011

Block: 290997003031000
 Block: 290997003031001
 Block: 290997003031002
 Block: 290997003031003
 Block: 290997003031004
 Block: 290997003031005
 Block: 290997003031006
 Block: 290997003031007
 Block: 290997003031008
 Block: 290997003031009
 Block: 290997003031010
 Block: 290997003031011
 Block: 290997003031012
 Block: 290997003031013
 Block: 290997003031014
 Block: 290997003031015
 Block: 290997003031016
 Block: 290997003032000
 Block: 290997003032001
 Block: 290997003032002
 Block: 290997003032003
 Block: 290997003032004
 Block: 290997003032005
 Block: 290997003032006
 Block: 290997003032007
 Block: 290997003032008
 Block: 290997003032009
 Block: 290997003032010
 Block: 290997003032011
 Block: 290997003032012
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 Block: 290997003032014
 Block: 290997003032015
 Block: 290997003033000
 Block: 290997003033001
 Block: 290997003033002
 Block: 290997003033003
 Block: 290997003033004
 Block: 290997003033005
 Block: 290997003033006
 Block: 290997003033007
 Block: 290997003033008
 Block: 290997003033009
 Block: 290997003033010
 Block: 290997003033011
 Block: 290997003033012
 Block: 290997003033013
 Block: 290997003033014
 Block: 290997003033015
 Block: 290997003033016
 Block: 290997003033017
 Block: 290997003033018
 Block: 290997003033019
 Block: 290997003051000

Block: 290997003052000
 Block: 290997003052026
 VTD: Crystal City W-1
 VTD: Crystal City W-2
 VTD: Crystal City W-3
 VTD: Crystal City W-4
 VTD: Festus Outside
 VTD: Festus W-1
 VTD: Festus W-2
 VTD: Festus W-3
 VTD: Festus W-4
 VTD: Flamm City
 VTD: Hematite
 VTD: Herculaneum
 VTD: Herculaneum W-2
 VTD: Herculaneum W-3
 VTD: Imperial
 VTD: Imperial 2
 VTD: Jefferson Heights
 VTD: Jefferson R7
 VTD: Kimmswick W-1
 VTD: Lonedell
 VTD: Mapaville
 VTD: Marble Springs
 VTD: Mastodon
 VTD: Maxville
 VTD: Meramec Heights
 VTD: Miller
 VTD: Murphy
 VTD: North Jefferson
 Block: 290997002112008
 Block: 290997002112009
 Block: 290997002112010

Block: 290997010021006
 Block: 290997010021008
 Block: 290997010021019
 Block: 290997010021021
 Block: 290997010023004
 Block: 290997010023005
 Block: 290997010023006
 Block: 290997010023012
 Block: 290997010023013
 Block: 290997010023029
 Block: 290997010023030
 Block: 290997010023035
 VTD: Windsor
 County: Madison MO
 County: Mississippi MO
 County: New Madrid MO

Block: 290997002112011
 Block: 290997002112012
 Block: 290997002112013
 Block: 290997002112014
 Block: 290997002112015
 Block: 290997002112016
 VTD: Oakvale
 VTD: Olympian Village
 VTD: Otto
 VTD: Pevely W-1
 VTD: Pevely W-2
 VTD: Pevely W-3
 VTD: Pevely W-4
 VTD: Platin
 VTD: Riverview
 VTD: Rock Creek
 VTD: Rock Creek 1
 VTD: Romaine Creek
 VTD: Saline
 VTD: Springdale
 VTD: Sunrise
 VTD: Valle
 Block: 290997013002004
 Block: 290997013002005
 Block: 290997013002006
 Block: 290997013003000
 Block: 290997013003001
 Block: 290997013003002
 Block: 290997013003012
 Block: 290997013003026
 Block: 290997014012007
 Block: 290997014012012
 VTD: Victoria

County: Oregon MO
 County: Ozark MO
 County: Pemiscot MO
 County: Perry MO
 County: Phelps MO
 County: Reynolds MO
 County: Ripley MO
 County: Scott MO
 County: Shannon MO
 County: St. Francois MO
 County: Ste. Genevieve MO
 County: Stoddard MO
 County: Texas MO
 County: Wayne MO
 County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shaul, **House Amendment No. 4** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sander
Sassmann	Schnelting	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 047

Adams	Anderson	Aune	Bailey	Bangert
Baringer	Barnes	Bland Manlove	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Kidd	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Pollock 123	Proudie	Quade	Roden
Rogers	Sauls	Schroer	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 013

Aldridge	Appelbaum	Basye	Bosley	Coleman 32
Cupps	Derges	Grier	Griffith	McDaniel
Price IV	Turnbaugh	Windham		

VACANCIES: 007

On motion of Representative Shaul, **HCS HB 2909, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 099

Aldridge	Andrews	Atchison	Baker	Basye
Billington	Black 7	Bland Manlove	Boggs	Bromley
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Collins	Cook	Copeland	Davidson	Deaton
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Francis	Gray	Gregory 51
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Mosley	Murphy	O'Donnell	Owen
Patterson	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Proudie	Railsback
Reedy	Richy	Riggs	Riley	Roberts
Rogers	Rone	Sander	Sassmann	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 047

Adams	Anderson	Aune	Bailey	Bangert
Baringer	Black 137	Brown 16	Brown 27	Brown 70
Burnett	Burton	Butz	Christofanelli	Clemens
Coleman 97	Davis	DeGroot	Doll	Fishel
Fogle	Gregory 96	Gunby	Ingle	Kidd
Lewis 25	Mackey	McCreery	Merideth	Nurrenbern
Perkins	Person	Phifer	Pollock 123	Quade
Roden	Sauls	Schnelting	Schroer	Smith 45
Smith 67	Stevens 46	Toalson Reisch	Trent	Unsicker
Walsh Moore 93	Weber			

PRESENT: 000

ABSENT WITH LEAVE: 010

Appelbaum	Barnes	Bosley	Cupps	Derges
Grier	Griffith	McDaniel	Turnbaugh	Windham

VACANCIES: 007

On motion of Representative Shaul, **HCS HB 2909, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 100

Adams	Aldridge	Andrews	Atchison	Baker
Basye	Billington	Black 7	Bland Manlove	Boggs
Bromley	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Collins	Cook	Davidson	Deaton
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Francis	Gregory 51	Grier
Haden	Haffner	Haley	Hardwick	Henderson

Hicks	Houx	Hovis	Hudson	Hurlbert
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	Mosley	Murphy	O'Donnell
Owen	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Proudie	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rogers	Rone	Sander	Sassmann	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Turnbaugh	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 047

Aune	Bailey	Bangert	Baringer	Barnes
Black 137	Brown 16	Brown 27	Brown 70	Burnett
Burton	Butz	Christofanelli	Clemens	Coleman 97
Copeland	Davis	DeGroot	Doll	Fishel
Fogle	Gray	Gregory 96	Gunby	Ingle
Kidd	Lewis 25	Mackey	McCreery	Merideth
Nurrenbern	Perkins	Person	Phifer	Pollock 123
Quade	Sauls	Schnelting	Schroer	Smith 45
Smith 67	Stevens 46	Toalson Reisch	Trent	Unsicker
Walsh Moore 93	Weber			

PRESENT: 001

Anderson

ABSENT WITH LEAVE: 008

Appelbaum	Bosley	Cupps	Derges	Griffith
Patterson	Roden	Windham		

VACANCIES: 007

Representative Taylor (139) resumed the Chair.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HCS HJR 82 & 106, HCS HJR 88, HJR 80, HCS HJR 134, HJR 137, HJR 128, HJR 107, HJR 125, and HCS HJR 123 were placed on the Informal Calendar.

HCS#2 HJR 110, relating to education, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of **HCS#2 HJR 110** was agreed to.

Representative Pollitt (52) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for House Joint Resolution No. 110, Page 1, Section 11, Line 6, by deleting the phrase "**and direct**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 1** was adopted.

Representative Pollitt (52) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute No. 2 for House Joint Resolution No. 110, Page 1, Section 11, Line 3, by deleting all of the said line and inserting in lieu thereof the following:

"2. As used in this section the following terms mean:

(1) "Parent" means a child's biological or"; and

Further amend said bill, page, and section, Line 4, by deleting the word "**child.**" and inserting in lieu thereof the following:

"child;

(2) "Public school" shall mean any elementary or secondary education institution funded either directly or indirectly in whole or in part by dollars allocated through appropriations."; and

Further amend said bill and section, Page 2, Lines 31 to 35, by deleting all of the said lines and inserting in lieu thereof the following:

"(6) The right to make education decisions regarding their child as allowed by law;"; and

Further amend said bill and section, Page 3, Lines 50 to 60, by deleting all of the said lines and inserting in lieu thereof the following:

"information including, but not limited to, any financial and academic data submitted to the state department of elementary and secondary education; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 2** was adopted.

On motion of Representative Christofanelli, **HCS#2 HJR 110, as amended**, was adopted.

Representative Christofanelli moved that **HCS#2 HJR 110, as amended**, be ordered perfected and printed.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Christofanelli:

AYES: 060

Bailey	Baker	Basye	Billington	Black 7
Boggs	Buchheit-Courtway	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Cupps	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Fitzwater
Gregory 96	Grier	Hardwick	Hudson	Hurlbert
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	O'Donnell	Perkins	Pietzman	Plocher
Pollitt 52	Pollock 123	Reedy	Richey	Riley
Roberts	Rone	Sander	Schnelting	Schroer
Schwadron	Seitz	Shaul	Smith 155	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Toalson Reisch
Trent	Walsh 50	West	Wiemann	Mr. Speaker

NOES: 081

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bangert	Baringer	Barnes	Black 137
Bland Manlove	Brown 16	Brown 27	Brown 70	Burger
Burnett	Burton	Busick	Butz	Clemens
Collins	Copeland	Davidson	Doll	Ellebracht
Falkner	Fishel	Fogle	Francis	Gray
Gregory 51	Gunby	Haden	Haffner	Haley
Henderson	Hovis	Ingle	Johnson	Kalberloh
Kelley 127	Lewis 25	Mackey	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Nurrenbern
Owen	Patterson	Person	Phifer	Pike
Pouche	Price IV	Proudie	Quade	Railsback
Rogers	Sassmann	Sauls	Sharpe 4	Shields
Smith 45	Smith 67	Stephens 128	Stevens 46	Terry
Thomas	Thompson	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	Windham	Wright
Young				

PRESENT: 000

ABSENT WITH LEAVE: 015

Appelbaum	Bosley	Bromley	Derges	Evans
Griffith	Hicks	Houx	McDaniel	Murphy
Porter	Riggs	Roden	Sharp 36	Simmons

VACANCIES: 007

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SCS SBs 681 & 662, as amended**.

Senators: O'Laughlin, Koenig, Eslinger, Arthur, Schupp

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate conferees are allowed to exceed the differences on **HCS#2 SB 710, as amended**, on Sections 191.1400, 191.2290, 630.202, 191.116, 194.297 and 208.909.

BILLS IN CONFERENCE

HCS#2 SB 710, as amended, relating to health care, was taken up by Representative Baker.

Representative Baker moved that the House conferees be allowed to exceed the differences on **HCS#2 SB 710, as amended**, in Sections 191.1400, 191.2290, 630.202, 191.116, 194.297 and 208.909.

Which motion was adopted.

RECESS

On motion of Representative Plocher, the House recessed until 6:20 p.m.

SUPPLEMENTAL CALENDAR

SIXTY-SEVENTH DAY, MONDAY, MAY 9, 2022

HOUSE BILLS FOR THIRD READING

HCS HB 2909, E.C. - Shaul

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Barnes suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 037

Anderson	Atchison	Bailey	Basye	Billington
Brown 16	Brown 27	Busick	Christofanelli	Cook
Cupps	Davidson	Davis	Haden	Haffner
Hardwick	Kelley 127	Lewis 6	Lovasco	McDaniel
McGirt	Morse	Pollock 123	Richey	Riggs
Roberts	Sander	Sassmann	Seitz	Sharpe 4
Shields	Smith 155	Taylor 139	Van Schoiack	Veit
Walsh 50	Wright			

NOES: 002

Ingle Mackey

PRESENT: 091

Adams	Andrews	Aune	Baker	Bangert
Baringer	Barnes	Black 137	Black 7	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Chipman
Coleman 32	Coleman 97	Collins	Copeland	Deaton
DeGroot	Dinkins	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle

Francis	Gray	Gregory 51	Gregory 96	Gunby
Haley	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Johnson	Kalberloh	Kelly 141
Kidd	Knight	Lewis 25	Mayhew	McCreery
McGaugh	Merideth	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Plocher	Pollitt 52	Porter
Pouche	Proudie	Railsback	Reedy	Riley
Rone	Schwadron	Shaul	Simmons	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Tate
Taylor 48	Terry	Thomas	Thompson	Trent
Walsh Moore 93	Weber	West	Wiemann	Young
Mr. Speaker				

ABSENT WITH LEAVE: 026

Aldridge	Appelbaum	Bland Manlove	Boggs	Bosley
Burton	Butz	Clemens	Derges	Dogan
Grier	Griffith	Pietzman	Price IV	Quade
Roden	Rogers	Sauls	Schnelting	Schroer
Sharp 36	Stevens 46	Toalson Reisch	Turnbaugh	Unsicker
Windham				

VACANCIES: 007

THIRD READING OF HOUSE BILLS

HCS HB 2909, relating to the composition of congressional districts, was taken up by Representative Shaul.

On motion of Representative Shaul, **HCS HB 2909** was read the third time and passed by the following vote:

AYES: 101

Aldridge	Anderson	Andrews	Atchison	Baker
Basye	Billington	Black 7	Boggs	Bromley
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Collins	Cook	Cupps	Davidson	Deaton
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gray
Gregory 51	Grier	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McDaniel	McGaugh	McGill	Morse	Mosley
Murphy	O'Donnell	Owen	Patterson	Person
Pike	Plocher	Pollitt 52	Porter	Pouche
Proudie	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Smith 67	Stacy	Stephens 128	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Turnbaugh	Van Schoiack
Veit	Walsh 50	Wiemann	Wright	Young
Mr. Speaker				

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NOES: 047

Adams	Aune	Bailey	Bangert	Baringer
Barnes	Black 137	Brown 16	Brown 27	Brown 70
Burnett	Burton	Butz	Christofanelli	Clemens
Coleman 97	Copeland	Davis	DeGroot	Doll
Fogle	Gregory 96	Gunby	Ingle	Kidd
Lewis 25	Mackey	McCreery	Merideth	Nurrenbern
Perkins	Phifer	Pollock 123	Quade	Sauls
Schnelting	Schroer	Simmons	Smith 45	Stevens 46
Tate	Toalson Reisch	Trent	Unsicker	Walsh Moore 93
Weber	West			

PRESENT: 000

ABSENT WITH LEAVE: 008

Appelbaum	Bland Manlove	Bosley	Derges	Griffith
Pietzman	Price IV	Windham		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 114

Aldridge	Anderson	Andrews	Atchison	Baker
Bangert	Baringer	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Collins
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis
Gray	Gregory 51	Grier	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Mosley	Murphy	O'Donnell	Owen	Patterson
Perkins	Person	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Turnbaugh	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 034

Adams	Aune	Bailey	Barnes	Brown 27
Brown 70	Burnett	Burton	Butz	Christofanelli
Clemens	Coleman 97	Davis	Doll	Fogle

Gregory 96	Gunby	Ingle	Lewis 25	Mackey
McCreery	McDaniel	Merideth	Nurrenbern	Phifer
Quade	Schnelting	Schroer	Smith 45	Stevens 46
Trent	Unsicker	Walsh Moore 93	Weber	

PRESENT: 000

ABSENT WITH LEAVE: 008

Appelbaum	Bland Manlove	Bosley	Derges	Griffith
Pietzman	Sauls	Windham		

VACANCIES: 007

COMMITTEE REPORTS

Committee on Budget, Chairman Smith (163) reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **SS SCS SB 725**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (23): Aldridge, Black (137), Black (7), Bland Manlove, Boggs, Burnett, Deaton, Fishel, Fogle, Kelly (141), Lewis (6), Mayhew, Merideth, Nurrenbern, Richey, Riggs, Riley, Roberts, Sander, Shields, Smith (163), Unsicker and Windham

Noes (0)

Absent (8): Bosley, Cupps, Evans, Gregory (51), Gregory (96), Hudson, McGaugh and West

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SS#2 SB 761**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Cupps, Eggleston, Falkner, Kelly (141), Lovasco, Proudie and Taylor (139)

Noes (1): Rogers

Present (1): Ingle

Absent (4): Bailey, Deaton, Ellebracht and Evans

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 683**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (1): Bosley

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS#2 SB 761**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (1): Bosley

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 798**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), McDaniel, McGaugh, Patterson and Smith (45)

Noes (3): Hudson, Ingle and Mackey

Present (1): Cupps

Absent (1): Bosley

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 812**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (1): Bosley

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 987**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Present (1): Fitzwater

Absent (1): Bosley

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HB 1878** entitled:

An act to repeal sections 115.013, 115.045, 115.051, 115.081, 115.085, 115.105, 115.123, 115.135, 115.151, 115.157, 115.160, 115.165, 115.205, 115.225, 115.237, 115.257, 115.275, 115.277, 115.279, 115.283, 115.285, 115.287, 115.291, 115.302, 115.349, 115.351, 115.417, 115.427, 115.435, 115.447, 115.652, 115.755, 115.758, 115.761, 115.765, 115.767, 115.770, 115.773, 115.776, 115.785, 115.902, 115.904, and 115.960, RSMo, and to enact in lieu thereof forty new sections relating to elections, with penalty provisions.

With Senate Amendment No. 2, Senate Amendment No. 1 to Senate Amendment No. 3, Senate Amendment No. 3, as amended, Senate Amendment No. 1 to Senate Amendment No. 6, Senate Amendment No. 6, as amended, Senate Amendment No. 7, Senate Amendment No. 8, Senate Amendment No. 9, and Senate Amendment No. 10.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 6, Section 115.022, Lines 1-2, by striking the words: "Notwithstanding any other law to the contrary" and inserting in lieu thereof the following:

"Except as provided in subsection 5 of this section"; and

Further amend Line 6, by striking the following:

"If there is not sufficient"; and

Further amend said section, Lines 7-9, by striking all of said lines; and

Further amend Line 14, by inserting after all of said line the following:

"3. For purposes of this section, "in-kind donations" shall only include:

(1) Personal protective equipment;

(2) Water;

(3) Locations at which an election may be conducted; and

(4) Food for an election authority, staff of an election authority, election judges, watchers, and challengers.

4. The secretary of state is authorized to withhold funds from an election authority in violation of this section unless such funding is a federal mandate or part of a federal and state agreement.

5. In any even-numbered year in which the amount of state funds appropriated to proportionally compensate counties pursuant to sections 115.063 and 115.065 is less than the amount of such funds that were appropriated in the previous even-numbered year, private moneys may be received by the secretary of state to disburse to counties based on the amount of registered voters in each county. The amount of private moneys that may be received by the secretary of state shall not exceed the difference between the amount of state funds appropriated in the previous even-numbered year and the amount appropriated in the pending even-numbered year, plus ten percent of the total amount that was appropriated in the previous even-numbered year."; and

Further amend said bill, Page 25, Section 115.225, Lines 68-72, by striking all of said lines; and

Further amend said bill and section, Page 26, Lines 73-84, by striking all of said lines and inserting in lieu thereof the following:

"6. (1) Each election authority that controls its own information technology department shall, once every two years, allow a cyber security review of their office by the secretary of state or alternatively by an entity that specializes in cyber security reviews. Each political subdivision that controls the information technology department for an election authority shall, once every two years, allow a cyber security review of the information technology department by the secretary of state or alternatively by an entity that specializes in cyber security reviews. The secretary of state shall, once every two years, allow a cyber security review of its office by an entity that specializes in cyber security reviews. For purposes of this section, an entity specializes in cyber security review if it employs one or more individuals who:

(a) Have at least five years management experience in information security or five years experience as an information security analyst;

(b) Have worked in at least two of the domains listed in paragraph (c) of this subdivision that are covered in the exam required by such paragraph; and

(c) Have attained an information security certification by passing an exam that covers at least three of the following topics:

- a. Information technology risk management, identification, mitigation, and compliance;
- b. Information security incident management;
- c. Information security program development and management;
- d. Risk and control monitoring and reporting;
- e. Access control systems and methodology;
- f. Business continuity planning and disaster recovery planning;
- g. Physical security of election authority property;
- h. Networking security; or
- i. Security architecture application and systems development.

(2) If an election authority or political subdivision fails to have a cyber security review as required by this subsection, the secretary of state may publish a notice of noncompliance in a newspaper within the jurisdiction of the election authority or in electronic format. The secretary of state is also authorized to withhold funds from an election authority in violation of this section unless such funding is a federal mandate or part of a federal and state agreement.

7. The secretary of state shall have authority to require cyber security testing, including penetration testing, of vendor machines, programs, and systems. Failure to participate in such testing shall result in a revocation of vendor certification. Upon notice from another jurisdiction of cyber security failures or certification withholds or revocation, the secretary of state shall have authority to revoke or withhold certification for vendors. The requirements of this section shall be subject to appropriation for the purpose of cyber security testing.

8. The secretary of state may designate an organization of which each election authority shall be a member, provided there is no membership fee and the organization provides information to increase cyber security and election integrity efforts."

*Senate Amendment No. 1
to
Senate Amendment No. 3*

AMEND Senate Amendment No. 3 to Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 2, Section, Line 54, by inserting after "Affiliation (" the following:

"OPTIONAL:".

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 15, Section 115.151, Line 28, by inserting after all of said line the following:

"115.155. 1. The election authority shall provide for the registration of each voter. Each application shall be in substantially the following form:

APPLICATION FOR REGISTRATION

Are you a citizen of the United States?

☐ YES

☐ NO

Will you be 18 years of age on or before election day?

☐ YES

☐ NO

IF YOU CHECKED "NO" IN RESPONSE TO EITHER OF THESE QUESTIONS, DO NOT COMPLETE THIS FORM.

IF YOU ARE SUBMITTING THIS FORM BY MAIL AND ARE REGISTERING FOR THE FIRST TIME, PLEASE SUBMIT A COPY OF A CURRENT, VALID PHOTO IDENTIFICATION. IF YOU DO NOT SUBMIT SUCH INFORMATION, YOU WILL BE REQUIRED TO PRESENT ADDITIONAL IDENTIFICATION UPON VOTING FOR THE FIRST TIME SUCH AS A BIRTH CERTIFICATE, A NATIVE AMERICAN TRIBAL DOCUMENT, OTHER PROOF OF UNITED STATES CITIZENSHIP, A VALID MISSOURI DRIVERS LICENSE OR OTHER FORM OF PERSONAL IDENTIFICATION.

<hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Name</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Home Address</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">City ZIP</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Date of Birth</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Telephone Number (Optional)</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Occupation (Optional)</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Last four digits of Social Security Number (Required for registration unless no Social Security number exists for Applicant)</div> <div style="margin-bottom: 10px;">Remarks:</div> <div>Political Party Affiliation (You shall be unaffiliated unless you designate an affiliation.)</div>	<div style="margin-bottom: 10px;">Township (or Ward)</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Precinct</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Required Personal Identification Information</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Place of Birth (Optional)</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Mother's Maiden Name (Optional)</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Last Place Previously Registered</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">Under What Name</div> <hr style="border: 0; border-top: 1px solid black; margin-bottom: 5px;"/> <div style="margin-bottom: 10px;">When</div>
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I am a citizen of the United States and a resident of the state of Missouri. I have not been adjudged incapacitated by any court of law. If I have been convicted of a felony or of a misdemeanor connected with the right of suffrage, I have had the voting disabilities resulting from such conviction removed pursuant to law. I do solemnly swear that all statements made on this card are true to the best of my knowledge and belief.

I UNDERSTAND THAT IF I REGISTER TO VOTE KNOWING THAT I AM NOT LEGALLY ENTITLED TO REGISTER, I AM COMMITTING A CLASS ONE ELECTION OFFENSE AND MAY BE PUNISHED BY IMPRISONMENT OF NOT MORE THAN FIVE YEARS OR BY A FINE OF BETWEEN TWO THOUSAND FIVE HUNDRED DOLLARS AND TEN THOUSAND DOLLARS OR BY BOTH SUCH IMPRISONMENT AND FINE.

Signature of Voter

Date

Signature of Election Official

2. The options for political party affiliation required by the application described in subsection 1 of this section shall include all established political parties and an option to be unaffiliated. If an applicant does not designate an affiliation, the election authority shall mark the applicant's form as unaffiliated.

3. After supplying all information necessary for the registration records, each applicant who appears in person before the election authority shall swear or affirm the statements on the registration application by signing his or her full name, witnessed by the signature of the election authority or such authority's deputy registration official. Each applicant who applies to register by mail pursuant to section 115.159, or pursuant to section 115.160 or 115.162, shall attest to the statements on the application by his or her signature.

~~[3-]~~ **4.** Upon receipt by mail of a completed and signed voter registration application, a voter registration application forwarded by the division of motor vehicle and drivers licensing of the department of revenue pursuant to section 115.160, or a voter registration agency pursuant to section 115.162, the election authority shall, if satisfied that the applicant is entitled to register, transfer all data necessary for the registration records from the application to its registration system. Within seven business days after receiving the application, the election authority shall send the applicant a verification notice. If such notice is returned as undeliverable by the postal service within the time established by the election authority, the election authority shall not place the applicant's name on the voter registration file.

~~[4-]~~ **5.** If, upon receipt by mail of a voter registration application or a voter registration application forwarded pursuant to section 115.160 or 115.162, the election authority determines that the applicant is not entitled to register, such authority shall, within seven business days after receiving the application, so notify the applicant by mail and state the reason such authority has determined the applicant is not qualified. The applicant may file a complaint with the elections division of the secretary of state's office under and pursuant to section 115.219. If an applicant for voter registration fails to answer the question on the application concerning United States citizenship, the election authority shall notify the applicant of the failure and provide the applicant with an opportunity to complete the form in a timely manner to allow for the completion of the registration form before the next election.

~~[5-]~~ **6.** The secretary of state shall prescribe specifications for voter registration documents so that they are uniform throughout the state of Missouri and comply with the National Voter Registration Act of 1993, including the reporting requirements, and so that registrations, name changes and transfers of registrations within the state may take place as allowed by law.

~~[6-]~~ **7.** All voter registration applications shall be preserved in the office of the election authority."; and

Further amend said bill, Page 16, Section 115.157, Line 32, by inserting after "district" the following:

"; and
(20) Political party affiliation"; and

Further amend Line 44, by striking said line and inserting in lieu thereof the following:

"birth ~~[and]~~, addresses, **and political party affiliations** of voters, or any part thereof, within"; and

Further amend said bill, Page 20, Section 115.160, Line 64, by inserting after all of said line the following:

"115.163. 1. Each election authority shall use the Missouri voter registration system established by section 115.158 to prepare a list of legally registered voters for each precinct. The list shall be arranged alphabetically or by street address as the election authority determines and shall be known as the precinct register. The precinct registers shall be kept by the election authority in a secure place, except when given to election judges for use at an election. Except as provided in subsection 6 of section 115.157, all registration records shall be open to inspection by the public at all reasonable times.

2. A new precinct register shall be prepared by the election authority prior to each election.

3. **(1)** The election authority shall send to each voter, except those who registered by mail and have not voted, a voter identification card no later than ninety days prior to the date of a primary or general election for federal office, unless the voter has received such a card during the preceding six months. The election authority shall send to each voter who registered by mail and has not voted the verification notice required under section 115.155 no later than ninety days prior to the date of a primary or general election for federal office.

(2) The voter identification card shall contain the voter's name, address, **political party affiliation**, and precinct. The card also shall inform the voter of the personal identification requirement in section 115.427 and may also contain other voting information at the discretion of the election authority.

(3) The voter identification card shall be sent to a voter, except those who registered by mail and have not voted, after a new registration or a change of address. If any voter, except those who registered by mail and have not voted, shall lose his **or her** voter identification card **or change political party affiliation**, he **or she** may request a new ~~[one]~~ card from the election authority.

(4) The voter identification card authorized pursuant to this section may be used as a canvass of voters in lieu of the provisions set out in sections 115.179 to 115.193.

(5) Except as provided in subsection 2 of section 115.157, anyone, upon request and payment of a reasonable fee, may obtain a printout, list and/or computer tape of those newly registered voters or voters deleted from the voting rolls, since the last canvass or updating of the rolls.

(6) The election authority may authorize the use of the postal service contractors under the federal National Change of Address program to identify those voters whose address is not correct on the voter registration records. The election authority shall not be required to mail a voter registration card to those voters whose addresses are incorrect. Confirmation notices to such voters required by section 115.193 shall be sent to the corrected address provided by the National Change of Address program."; and

Further amend said bill, Page 22, Section 115.165, Line 61, by inserting after all of said line the following:

"115.168. 1. If a registered voter chooses to change his or her political party affiliation, the voter may notify the election authority of such change. Any change of political party affiliation shall be made by signed, written notice in substantially the same manner as a change of address application is filed under section 115.165.

2. For purposes of this section, the phrase "change his or her political party affiliation" shall mean changing affiliation from one established political party to another established political party, changing from affiliation with an established political party to unaffiliated, or changing from unaffiliated to affiliation with an established political party."; and

Further amend said bill, Page 72, Section 115.447, Line 34, by inserting after all of said line the following:

"115.628. 1. The secretary of state shall maintain voter registration records in accordance with the Missouri voter registration system defined under section 115.158.

2. Local election authorities shall notify registered voters of the political party affiliation opportunities of this section using all current election mailings that would otherwise be mailed to registered voters prior to January 1, 2025.

3. Beginning January 1, 2023, the voter registration application form shall be amended to include a choice of political party affiliation.

4. Notwithstanding any other provision of law to the contrary, beginning January 1, 2023, voters may declare political party affiliation during the voter check-in process at any election. Appropriate software shall be provided at voter check-in for political party affiliation so as to minimize later data entry for election authorities. If the election authority does not use electronic poll books, then a signed, written notice in substantially the same manner as a change of address application is filed under section 115.165 is adequate. The election authority shall process this initial political party registration through its normal means of administration.

5. Notwithstanding any other provision of law to the contrary, all current processes for registering voters in the various counties shall remain in place."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 1

to

Senate Amendment No. 6

AMEND Senate Amendment No. 6 to Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 1, Section, Line 5, by inserting after "required" the following:

", provided that the provisions of section 1.140 to the contrary notwithstanding, this sentence and section 115.427 shall be nonseverable, and if any provision of section 115.427 is for any reason held to be invalid, such decision shall invalidate this sentence".

Senate Amendment No. 6

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 32, Section 115.277, Line 10, by inserting at the end of said line the following:

"Beginning on the second Tuesday prior to an election, a reason listed under subsection 3 of this section shall not be required."; and

Further amend Line 13, by inserting after "ballot" the following:

"not in person at a location designated by the election authority".

Senate Amendment No. 7

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 80, Section 1, Line 5, by inserting after all of said line the following:

"Section 2. 1. As used in this section, the term "public official" means any elected or appointed officer, employee, or agent of the state or any political subdivision, board, commission, bureau, or other public body established by law.

2. In any civil action in a state or federal court, no public official, including any attorney representing or acting on behalf of a public official, has any authority to compromise or settle an action, consent to any condition, or agree to any order in connection therewith if the compromise, settlement, condition, or order nullifies, suspends, enjoins, alters, or conflicts with any provision of chapters 115 to 128.

3. Any compromise, settlement, condition, or order to which a public official agrees that conflicts with subsection 2 of this section is void and has no legal effect.

4. Nothing in this section shall be construed to limit or otherwise restrict any powers granted by articles III or VIII of the Constitution of Missouri.

5. When a party to an action in state or federal court challenges the constitutionality of a statute facially or as applied, challenges a statute as violating or preempted by federal law, or otherwise challenges the construction or validity of a statute, as part of a claim or affirmative defense, that party shall provide a copy of the pleading to the speaker of the house of representatives and the president pro tempore of the senate within fourteen days of filing the pleading with the court. The speaker of the house of representatives and the president pro tempore of the senate may intervene to defend against the action at any time in the action as a matter of right by serving motion upon the parties as provided by applicable rules of civil procedure.

6. The speaker of the house of representatives may intervene at any time in an action on behalf of the house of representatives. The speaker may obtain legal counsel other than from the attorney general, with the cost of representation paid from funds appropriated for that purpose, to represent the house of representatives in any action in which the speaker intervenes.

7. The president pro tempore of the senate may intervene at any time in an action on behalf of the senate. The president pro tempore may obtain legal counsel other than from the attorney general, with the cost of representation paid from funds appropriated for that purpose, to represent the senate in any action in which the president pro tempore intervenes.

8. The president pro tempore of the senate and the speaker of the house of representatives, acting jointly, may intervene at any time in an action on behalf of the general assembly. The president pro tempore and the speaker, acting jointly, may obtain legal counsel other than from the attorney general, with the cost of representation paid from funds appropriated for that purpose, to represent the general assembly in any action in which the president pro tempore and speaker jointly intervene.

9. No individual member, or group of members, of the senate or of the house of representatives, except the president pro tempore and the speaker as provided under this section, shall intervene in an action described in this section or obtain legal counsel at public expense under this section in the member's or group's capacity as a member or members of the senate or the house of representatives.

10. Notwithstanding any contrary provision of law, the participation of the speaker of the house of representatives or the president pro tempore of the senate in any state or federal action, as a party or otherwise, does not constitute a waiver of the legislative immunity or legislative privilege of any member, officer, or staff of the general assembly."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 8

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 16, Section 115.157, Line 51, by striking the opening bracket "["; and

Further amend said section, Page 17, Line 70, by striking the closing bracket "]""; and

Further amend Line 76, by striking the opening bracket "["; and

Further amend Line 86, by striking the closing bracket "]""; and

Further renumber the remaining subsection accordingly.

Senate Amendment No. 9

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Page 80, Section 1, Line 5, by inserting after all of said line the following:

"Section 2. All audits required by subsection 6 of section 115.225 that are conducted by the secretary of state shall be solely paid for by state and federal funding."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 10

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1878, Pages 26-28, Section 115.237, Line, by striking all of said section and inserting in lieu thereof the following:

“115.237. 1. Each ballot printed or designed for use with an electronic voting system for any election pursuant to this chapter shall contain all questions and the names of all offices and candidates certified or filed pursuant to this chapter and no other. **Beginning January 1, 2023, the official ballot shall be a paper ballot that is hand-marked by the voter or by the voter's designee as permitted in section 115.445, unless such voter chooses to use a ballot marking device as provided in section 115.225.** As far as practicable, all questions and the names of all offices and candidates for which each voter is entitled to vote shall be printed on one page except for the ballot for political party committee persons in polling places not utilizing an electronic voting system which may be printed separately and in conformity with the requirements contained in this section. As far as practicable, ballots containing only questions and the names of nonpartisan offices and candidates shall be printed in accordance with the provisions of this section, except that the ballot information may be listed in vertical or horizontal rows. The names of candidates for each office shall be listed in the order in which they are filed.

2. In polling places using electronic voting systems, the ballot information may be arranged in vertical or horizontal rows or on a number of separate pages or screens. In any event, the name of each candidate, the candidate's party, the office for which he or she is a candidate, and each question shall be indicated clearly on the ballot.

3. Nothing in this subchapter shall be construed as prohibiting the use of a separate paper ballot for questions or for the presidential preference primary in any polling place using an electronic voting system.

4. Where electronic voting systems are used and when write-in votes are authorized by law, a write-in ballot, which may be in the form of a separate paper ballot, card, or envelope, may be provided by the election authority to permit each voter to write in the names of persons whose names do not appear on the ballot.

5. No ballot printed or designed for use with an electronic voting system for any partisan election held under this chapter shall allow a person to vote a straight political party ticket. For purposes of this subsection, a "straight political party ticket" means voting for all of the candidates for elective office who are on the ballot representing a single political party by a single selection on the ballot.

6. The secretary of state shall promulgate rules that specify uniform standards for ballot layout for each electronic or computerized ballot counting system approved under the provisions of section 115.225 so that the ballot used with any counting system is, where possible, consistent with the intent of this section. Nothing in this section shall be construed to require the format specified in this section if it does not meet the requirements of the ballot counting system used by the election authority.

7. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

CONFERENCE COMMITTEE REPORT NO. 2
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILLS NOS. 681 & 662

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662, with House Amendment Nos. 1 and 2, House Amendment No. 1 and 2 to House Amendment No. 3, House Amendment No. 3 as amended, House Substitute Amendment No. 1 for House Amendment No. 4, House Amendment Nos. 1 and 2 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment Nos. 7, 8, 9, and 10, House Amendment No. 1 to House Amendment No. 11, House Amendment No. 11 as amended, House Amendment Nos. 12, 13, 14, 15, 16, 17, 18, and 19, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Cindy O'Laughlin
/s/ Andrew Koenig
/s/ Karla Eslinger
/s/ Lauren Arthur
/s/ Jill Schupp

FOR THE HOUSE:

/s/ Chuck Basye
/s/ Rick Francis
/s/ Mike Haffner
/s/ Mark Sharp (36)
Raychel Proudie

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HB 1878, as amended - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS SS SB 798 - Fiscal Review

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR#2 HCS SS SCS SBs 681 & 662, as amended - Fiscal Review

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, May 10, 2022.

COMMITTEE HEARINGS

FISCAL REVIEW

Tuesday, May 10, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, May 10, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Executive session will be held: SS SCS SB 672, HCS SB 984

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, May 10, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Executive session will be held: SS SCS SB 931

CANCELLED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, May 10, 2022, 7:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: SS SCS SB 931

HOUSE CALENDAR

SIXTY-EIGHTH DAY, TUESDAY, MAY 10, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HBs 1593 & 1959 - Walsh (50)
HCS HB 2704 - Hicks
HCS HB 1546 - Richey
HB 1581 - Mayhew
HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner

HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)

HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)

HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2452 - Cook

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SCS SB 799 - Richey
HCS SS SCS SB 724, (Fiscal Review 5/6/22) - Falkner
HCS SS SB 798, (Fiscal Review 5/9/22) - Proudie
SB 987 - Rone

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, E.C. - Baker
HCS SCS SB 982, E.C. - Shields
HCS SB 718 - Shields
HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann
SB 652 - Patterson

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 33 - Gregory (51)
SCR 25 - Trent
SS SCR 36 - Griffith

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Deaton

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667 - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)
SS HCS HB 2005, as amended - Haffner
SS SCS HCS HB 2485 - Knight
SS#2 SCS HCS HB 1472 - Pike
SS HB 2400, as amended (Fiscal Review 5/6/22) - Houx
SS SCS HB 1878, as amended (Fiscal Review 5/9/22) - Simmons

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

BILLS IN CONFERENCE

CCR SS SCS HCS HB 1720, as amended (exceeded differences), (Fiscal Review 5/5/22), E.C. - Pollitt (52)
HCS SB 820, as amended (Senate exceeded differences) - Haffner
CCR#2 SS HB 2149, as amended, E.C. - Shields
HCS SS SCS SBs 775, 751 & 640, as amended - Kelly (141)
SS SCS HCS HB 2168, as amended - Porter
SS SCS HCS HB 1606, as amended - McGaugh

HCS#2 SB 710, as amended (exceeded differences), E.C. - Baker
HCS SB 845, as amended (Senate exceeded differences) - McGaugh
CCR#2 HCS SS SCS SBs 681 & 662, as amended (exceeded differences),
(Fiscal Review 5/9/22), E.C. - Basye

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-EIGHTH DAY, TUESDAY, MAY 10, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

We know that in everything God works for good with those who love him. (Romans 8:28)

Eternal Spirit of God, the light of the minds that seek You, the life of the spirits that find You, and the love of the souls that serve You, grant us a renewal of heart as we wait upon You in this our morning prayer. By Your power make us ready for the responsibilities of this full day, equal to every experience and adequate to serve the present in this historic chamber.

The halls are full of the rumblings of discontent and disturbances which breed political mistrust. In these hours help us to keep our faith, that strong in You we may face these debates courageously and confidently, ever seeking liberty and justice and peace for all with every vote.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Elyse Luecke and Emmet Jamieson.

The Journal of the sixty-seventh day was approved as printed.

THIRD READING OF SENATE CONCURRENT RESOLUTIONS

SCR 25, relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress, was taken up by Representative Trent.

On motion of Representative Trent, the title of **SCR 25** was agreed to.

Representative McDaniel offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Concurrent Resolution No. 25, Page 2, Line 43, by inserting after said line the following:

"Be It Further Resolved that this application shall expire five years after the passage of this resolution; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cook raised a point of order that a member was in violation of Rule 84.

The Chair ruled the point of order not well taken.

Representative McDaniel moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Clemens:

AYES: 070

Adams	Aldridge	Anderson	Aune	Baringer
Barnes	Black 137	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Chipman
Clemens	Collins	Davidson	Deaton	Dogan
Doll	Eggleston	Ellebracht	Fogle	Francis
Gray	Gunby	Hurlbert	Ingle	Johnson
Kidd	Lewis 25	Lovasco	McCreery	McDaniel
McGaugh	Merideth	Morse	Mosley	Nurrenbern
Phifer	Pollitt 52	Proudie	Quade	Reedy
Riley	Rogers	Rone	Sauls	Schwadron
Seitz	Sharp 36	Sharpe 4	Shields	Smith 45
Stephens 128	Stevens 46	Terry	Thomas	Toalson Reisch
Turnbaugh	Unsicker	Veit	Walsh 50	Walsh Moore 93
Weber	West	Windham	Wright	Young

NOES: 074

Andrews	Atchison	Baker	Basye	Billington
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davis	DeGroot
Dinkins	Evans	Falkner	Fishel	Fitzwater
Gregory 51	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Kalberloh	Kelley 127	Kelly 141	Knight
Mayhew	McGill	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollock 123	Porter	Pouche	Railsback	Richey
Riggs	Roberts	Sander	Sassmann	Schnelting
Schroer	Shaul	Simmons	Smith 155	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thompson
Trent	Van Schoiack	Wiemann	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 012

Appelbaum	Bailey	Bangert	Derges	Gregory 96
Grier	Lewis 6	Mackey	Person	Price IV
Roden	Smith 67			

VACANCIES: 007

On motion of Representative Trent, **SCR 25** was truly agreed to and finally passed by the following vote:

AYES: 082

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Burger	Busick	Christofanelli	Coleman 32
Coleman 97	Cook	Cupps	Davis	Deaton
DeGroot	Dinkins	Eggleston	Ellebracht	Evans
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Hicks	Houx	Hovis	Hudson
Kalberloh	Kelley 127	Kelly 141	Knight	Mayhew
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Railsback	Reedy
Richey	Riggs	Roberts	Rone	Sander
Sassmann	Schnelting	Schroer	Shaul	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thompson	Trent	Van Schoiack	West
Wiemann	Mr. Speaker			

NOES: 066

Adams	Anderson	Aune	Bangert	Baringer
Barnes	Bland Manlove	Bosley	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Butz	Chipman
Clemens	Collins	Copeland	Davidson	Dogan
Doll	Falkner	Fogle	Gray	Gunby
Henderson	Hurlbert	Ingle	Johnson	Kidd
Lewis 25	Lovasco	Mackey	McCreery	McDaniel
McGaugh	Merideth	Mosley	Nurrenbern	Person
Phifer	Pouche	Proudie	Quade	Riley
Rogers	Sauls	Schwadron	Seitz	Sharp 36
Sharpe 4	Shields	Simmons	Smith 45	Stevens 46
Terry	Thomas	Toalson Reisch	Turnbaugh	Unsicker
Veit	Walsh 50	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 008

Aldridge	Appelbaum	Derges	Lewis 6	Price IV
Roden	Smith 67	Wright		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SB 690, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SS SCS HCS HB 1720, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (1): Chipman

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HB 1878, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR#2 HCS SS SCS SBs 681 & 662, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SB 724**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 2485, relating to environmental regulation, was taken up by Representative Knight.

Representative Knight moved that the House refuse to adopt **SS SCS HCS HB 2485** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

BILLS CARRYING REQUEST MESSAGES

HCS SS SB 690, as amended, relating to health care, was taken up by Representative Christofanelli.

Representative Christofanelli moved that the House refuse to recede from its position on **HCS SS SB 690, as amended**, and grant the Senate a conference.

Which motion was adopted.

BILLS IN CONFERENCE

CCR SS SCS HCS HB 1720, as amended, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

On motion of Representative Pollitt (52), **CCR SS SCS HCS HB 1720, as amended**, was adopted by the following vote:

AYES: 115

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bangert	Baringer	Barnes	Basye
Black 137	Black 7	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	DeGroot
Dinkins	Doll	Eggleston	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 25	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Riggs	Roberts
Rogers	Rone	Sassmann	Sauls	Schnelting
Schroer	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 45	Stephens 128	Tate	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young

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NOES: 020

Baker	Chipman	Christofanelli	Davidson	Davis
Dogan	Grier	Hudson	Kidd	Lovasco
Pollock 123	Richey	Riley	Sander	Schwadron
Smith 163	Stacy	Taylor 139	West	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 021

Appelbaum	Bailey	Billington	Bland Manlove	Boggs
Cupps	Deaton	Derges	Ellebracht	Evans
Falkner	Hicks	Lewis 6	McDaniel	Pietzman
Roden	Seitz	Smith 155	Smith 67	Stevens 46
Toalson Reisch				

VACANCIES: 007

On motion of Representative Pollitt (52), **CCS SS SCS HCS HB 1720** was read the third time and passed by the following vote:

AYES: 111

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bangert	Baringer	Barnes	Basye
Black 137	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Clemens	Coleman 32	Collins
Cook	Copeland	DeGroot	Dinkins	Doll
Eggleston	Fishel	Fitzwater	Fogle	Gray
Gregory 51	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Riggs	Roberts	Rogers	Rone	Sassmann
Sauls	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Stephens 128	Tate
Taylor 48	Terry	Thomas	Thompson	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	Wiemann	Windham	Wright
Young				

NOES: 026

Bailey	Baker	Boggs	Chipman	Christofanelli
Coleman 97	Davidson	Davis	Dogan	Grier
Hudson	Kidd	Lovasco	Pollock 123	Richey
Riley	Sander	Schnelting	Schroer	Schwadron
Seitz	Smith 163	Stacy	Taylor 139	West
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 019

Appelbaum	Billington	Black 7	Bland Manlove	Cupps
Deaton	Derges	Ellebracht	Evans	Falkner
Francis	Gregory 96	Hicks	McDaniel	Pietzman
Roden	Smith 67	Stevens 46	Toalson Reisch	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 120

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bangert	Baringer	Barnes	Basye
Black 137	Black 7	Bland Manlove	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Clemens
Coleman 32	Collins	Cook	Copeland	Cupps
DeGroot	Dinkins	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Riggs	Roberts
Rogers	Rone	Sassmann	Sauls	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 45	Stephens 128	Tate	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young

NOES: 026

Bailey	Baker	Boggs	Chipman	Christofanelli
Coleman 97	Davidson	Davis	Dogan	Grier
Hudson	Kidd	Lovasco	Pollock 123	Richey
Riley	Sander	Schnelting	Schroer	Schwadron
Simmons	Smith 163	Stacy	Taylor 139	West
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 010

Appelbaum	Billington	Deaton	Derges	Hicks
McDaniel	Pietzman	Roden	Smith 67	Stevens 46

VACANCIES: 007

Speaker Vescovo resumed the Chair.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

HCS SS SB 690, as amended: Representatives Christofanelli, Eggleston, Black (7), Sharp (36), and Proudie

THIRD READING OF SENATE BILLS - INFORMAL

SB 652, relating to a sales tax exemption for the sale of certain tickets, was taken up by Representative Patterson.

Representative Patterson moved that the title of **SB 652** be agreed to.

Representative Rone offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Bill No. 652, Page 1, In the Title, Lines 2-3, by deleting the words "a sales tax exemption for the sale of certain tickets" and inserting in lieu thereof the words "financial incentives for economic development"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rone, **House Amendment No. 1** was adopted.

Representative Rone offered **House Amendment No. 2**.

House Amendment No. 2

AMEND Senate Bill No. 652, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"135.305. A Missouri wood energy producer shall be eligible for a tax credit on taxes otherwise due under chapter 143, except sections 143.191 to 143.261, as a production incentive to produce processed wood products in a qualified wood-producing facility using Missouri forest product residue. The tax credit to the wood energy producer shall be five dollars per ton of processed material. The credit may be claimed for a period of five years and is to be a tax credit against the tax otherwise due. No new tax credits, provided for under sections 135.300 to 135.311, shall be authorized after June 30, ~~[2020]~~ **2028**. In no event shall the aggregate amount of all tax credits allowed under sections 135.300 to 135.311 exceed six million dollars in any given fiscal year. There shall be no tax credits authorized under sections 135.300 to 135.311 unless an appropriation is made for such tax credits.

135.686. 1. This section shall be known and may be cited as the "Meat Processing Facility Investment Tax Credit Act".

2. As used in this section, the following terms mean:

- (1) "Authority", the agricultural and small business development authority established in chapter 348;
- (2) "Meat processing facility", any commercial plant, as defined under section 265.300, at which livestock are slaughtered or at which meat or meat products are processed for sale commercially and for human consumption;
- (3) "Meat processing modernization or expansion", constructing, improving, or acquiring buildings or facilities, or acquiring equipment for meat processing including the following, if used exclusively for meat processing and if acquired and placed in service in this state during tax years beginning on or after January 1, 2017, but ending on or before December 31, ~~[2024]~~ **2028**:
 - (a) Building construction including livestock handling, product intake, storage, and warehouse facilities;
 - (b) Building additions;
 - (c) Upgrades to utilities including water, electric, heat, refrigeration, freezing, and waste facilities;
 - (d) Livestock intake and storage equipment;
 - (e) Processing and manufacturing equipment including cutting equipment, mixers, grinders, sausage stuffers, meat smokers, curing equipment, cooking equipment, pipes, motors, pumps, and valves;
 - (f) Packaging and handling equipment including sealing, bagging, boxing, labeling, conveying, and product movement equipment;
 - (g) Warehouse equipment including storage and curing racks;
 - (h) Waste treatment and waste management equipment including tanks, blowers, separators, dryers, digesters, and equipment that uses waste to produce energy, fuel, or industrial products;
 - (i) Computer software and hardware used for managing the claimant's meat processing operation including software and hardware related to logistics, inventory management, production plant controls, and temperature monitoring controls; and
 - (j) Construction or expansion of retail facilities or the purchase or upgrade of retail equipment for the commercial sale of meat products if the retail facility is located at the same location as the meat processing facility;
- (4) "Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, or otherwise due under chapter 147;
- (5) "Taxpayer", any individual or entity who:
 - (a) Is subject to the tax imposed under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, or the tax imposed under chapter 147;
 - (b) In the case of an individual, is a resident of this state as verified by a 911 address or, in the absence of a 911 system, a physical address; and
 - (c) Owns a meat processing facility located in this state **and employs a combined total of fewer than five hundred individuals in all meat processing facilities owned by the individual or entity in this country**;
- (6) "Used exclusively", used to the exclusion of all other uses except for use not exceeding five percent of total use.

3. For all tax years beginning on or after January 1, 2017, but ending on or before December 31, ~~[2024]~~ **2028**, a taxpayer shall be allowed a tax credit for meat processing modernization or expansion related to the taxpayer's meat processing facility. The tax credit amount shall be equal to twenty-five percent of the amount the taxpayer paid in the tax year for meat processing modernization or expansion.

4. The amount of the tax credit claimed shall not exceed the amount of the taxpayer's state tax liability for the tax year for which the credit is claimed. No tax credit claimed under this section shall be refundable. The tax credit shall be claimed in the tax year in which the meat processing modernization or expansion expenses were paid, but any amount of credit that the taxpayer is prohibited by this section from claiming in a tax year may be carried forward to any of the taxpayer's four subsequent tax years. The total amount of tax credits that any taxpayer may claim shall not exceed seventy-five thousand dollars per year. If two or more persons own and operate the meat processing facility, each person may claim a credit under this section in proportion to ~~[his or her]~~ **such person's** ownership interest; except that, the aggregate amount of the credits claimed by all persons who own and operate the meat processing facility shall not exceed seventy-five thousand dollars per year. The amount of tax credits authorized in this section ~~[and section 135.679]~~ in a calendar year shall not exceed two million dollars. Tax credits shall be issued on an as-received application basis until the calendar year limit is reached. Any credits not issued in any calendar year shall expire and shall not be issued in any subsequent year.

5. To claim the tax credit allowed under this section, the taxpayer shall submit to the authority an application for the tax credit on a form provided by the authority and any application fee imposed by the authority. The application shall be filed with the authority at the end of each calendar year in which a meat processing

modernization or expansion project was completed and for which a tax credit is claimed under this section. The application shall include any certified documentation, proof of meat processing modernization or expansion, and any other information required by the authority. All required information obtained by the authority shall be confidential and not disclosed except by court order, subpoena, or as otherwise provided by law. If the taxpayer and the meat processing modernization or expansion meet all criteria required by this section and approval is granted by the authority, the authority shall issue a tax credit certificate in the appropriate amount. Tax credit certificates issued under this section may be assigned, transferred, sold, or otherwise conveyed, and the new owner of the tax credit certificate shall have the same rights in the tax credit as the original taxpayer. If a tax credit certificate is assigned, transferred, sold, or otherwise conveyed, a notarized endorsement shall be filed with the authority specifying the name and address of the new owner of the tax credit certificate and the value of the tax credit.

6. Any information provided under this section shall be confidential information, to be shared with no one except state and federal animal health officials, except as provided in subsection 5 of this section.

7. The authority shall promulgate rules establishing a process for verifying that a facility's modernization or expansion for which tax credits were allowed under this section has in fact expanded the facility's production within three years of the issuance of the tax credit and if not, the authority shall promulgate through rulemaking a process by which the taxpayer shall repay the authority an amount equal to that of the tax credit allowed.

8. The authority shall, at least annually, submit a report to the Missouri general assembly reviewing the costs and benefits of the program established under this section.

9. The authority may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.

10. This section shall not be subject to the Missouri sunset act, sections 23.250 to 23.298.

135.755. 1. For the purposes of this section, the following terms shall mean:

- (1) "Department", the Missouri department of revenue;
- (2) "Distributor", a person, firm, or corporation doing business in this state that:
 - (a) Produces, refines, blends, compounds, or manufactures motor fuel;
 - (b) Imports motor fuel into the state; or
 - (c) Is engaged in distribution of motor fuel;
- (3) "Higher ethanol blend", a fuel capable of being dispensed directly into motor vehicle fuel tanks for consumption that is comprised of at least fifteen percent but not more than eighty-five percent ethanol;
- (4) "Retail dealer", a person, firm, or corporation doing business in this state that owns or operates a retail service station in this state;
- (5) "Retail service station", a location in this state from which higher ethanol blend is sold to the general public and is dispensed directly into motor vehicle fuel tanks for consumption.

2. For all tax years beginning on or after January 1, 2023, a retail dealer that sells higher ethanol blend at such retail dealer's retail service station or a distributor that sells higher ethanol blend directly to the final user located in this state shall be allowed a tax credit to be taken against the retail dealer's or distributor's state income tax liability. The amount of the credit shall equal five cents per gallon of higher ethanol blend sold by the retail dealer and dispensed through metered pumps at the retail dealer's retail service station or by a distributor directly to the final user located in this state during the tax year in which the tax credit is claimed. Tax credits authorized pursuant to this section shall not be transferred, sold, or assigned. If the amount of the tax credit exceeds the taxpayer's state tax liability, the difference shall not be refundable but may be carried forward to any of the five subsequent tax years. The total amount of tax credits authorized pursuant to this section for any given fiscal year shall not exceed five million dollars.

3. In the event the total amount of tax credits claimed under this section exceeds the amount of available tax credits, the tax credits shall be apportioned among all eligible retail dealers and distributors claiming a tax credit by April fifteenth, or as directed by section 143.851, of the fiscal year in which the tax credit is claimed.

4. The tax credit allowed by this section shall be claimed by such taxpayer at the time such taxpayer files a return and shall be applied against the income tax liability imposed by chapter 143, excluding the withholding tax imposed by sections 143.191 to 143.265, after reduction for all other credits allowed thereon. The department may require any documentation it deems necessary to implement the provisions of this section.

5. The department shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

6. Under section 23.253 of the Missouri sunset act:

(1) The provisions of this section shall automatically sunset on December 31, 2028, unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.

135.775. 1. As used in this section, the following terms mean:

(1) "Biodiesel blend", a blend of diesel fuel and biodiesel fuel of at least five percent and not more than twenty percent for on-road and off-road diesel-fueled vehicle use;

(2) "Biodiesel fuel", a renewable, biodegradable, mono alkyl ester combustible liquid fuel that is derived from agricultural and other plant oils or animal fats and that meets the most recent version of the ASTM International D6751 Standard Specification for Biodiesel Fuel Blend Stock. A fuel shall be deemed to be biodiesel fuel if the fuel consists of a pure B100 or B99 ratio. Biodiesel produced from palm oil is not biodiesel fuel for the purposes of this section unless the palm oil is contained within waste oil and grease collected within the United States;

(3) "B99", a blend of ninety-nine percent biodiesel fuel that meets the most recent version of the ASTM International D6751 Standard Specification for Biodiesel Fuel Blend Stock with a minimum of one-tenth of one percent and maximum of one percent diesel fuel that meets the most recent version of the ASTM International D975 Standard Specification for Diesel Fuel;

(4) "Department", the Missouri department of revenue;

(5) "Distributor", a person, firm, or corporation doing business in this state that:

(a) Produces, refines, blends, compounds, or manufactures motor fuel;

(b) Imports motor fuel into the state; or

(c) Is engaged in distribution of motor fuel;

(6) "Retail dealer", a person, firm, or corporation doing business in this state that owns or operates a retail service station in this state;

(7) "Retail service station", a location in this state from which biodiesel blend is sold to the general public and is dispensed directly into motor vehicle fuel tanks for consumption at retail.

2. For all tax years beginning on or after January 1, 2023, a retail dealer that sells a biodiesel blend at a retail service station or a distributor that sells a biodiesel blend directly to the final user located in this state shall be allowed a tax credit to be taken against the retail dealer or distributor's state income tax liability. The amount of the credit shall be equal to:

(1) Two cents per gallon of biodiesel blend of at least five percent but not more than ten percent sold by the retail dealer at a retail service station or by a distributor directly to the final user located in this state during the tax year in which the tax credit is claimed; and

(2) Five cents per gallon of biodiesel blend in excess of ten percent but not more than twenty percent sold by the retail dealer at a retail service station or by a distributor directly to the final user located in this state during the tax year in which the tax credit is claimed.

3. Tax credits authorized under this section shall not be transferred, sold, or assigned. If the amount of the tax credit exceeds the taxpayer's state tax liability, the difference shall be refundable. The total amount of tax credits authorized under this section for any given fiscal year shall not exceed sixteen million dollars.

4. In the event the total amount of tax credits claimed under this section exceeds the amount of available tax credits, the tax credits shall be apportioned among all eligible retail dealers and distributors claiming a tax credit by April fifteenth, or as directed by section 143.851, of the fiscal year in which the tax credit is claimed.

5. The tax credit allowed by this section shall be claimed by such taxpayer at the time such taxpayer files a return and shall be applied against the income tax liability imposed by chapter 143, excluding the withholding tax imposed by sections 143.191 to 143.265, after reduction for all other credits allowed thereon. The department may require any documentation it deems necessary to administer the provisions of this section.

6. Notwithstanding any other provision of law to contrary, if the tax credit cap in this section is not met, the remaining amount of tax credits available to claim shall be applied to the tax credit in section 135.778 if the tax credit cap in section 135.778 has been met.

7. Notwithstanding the provisions of section 32.057 to the contrary, the department may work with the division of weights and measures within the department of agriculture to validate that the biodiesel blend a retail dealer or distributor claims for the tax credit authorized under this section contains a sufficient percentage of biodiesel fuel.

8. The department shall promulgate rules to implement and administer the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created pursuant to the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

9. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset on December 31, 2028, unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset. The termination of the program as described in this subsection shall not be construed to preclude any qualified taxpayer who claims any benefit under any program that is sunset under this subsection from claiming such benefit for all allowable activities related to such claim that were completed before the program was sunset or to eliminate any responsibility of the department to verify the continued eligibility of qualified individuals receiving tax credits and to enforce other requirements of law that applied before the program was sunset.

135.778. 1. For the purposes of this section, the following terms shall mean:

(1) "Biodiesel fuel", a renewable, biodegradable, mono alkyl ester combustible liquid fuel that is derived from agricultural and other plant oils or animal fats and that meets the most recent version of the ASTM International D6751 Standard Specification for Biodiesel Fuel Blend Stock. A fuel shall be deemed to be biodiesel fuel if the fuel consists of a pure B100 or B99 ratio. Biodiesel produced from palm oil is not biodiesel fuel for the purposes of this section unless the palm oil is contained within waste oil and grease collected within the United States;

(2) "B99", a blend of ninety-nine percent biodiesel fuel that meets the most recent version of the ASTM International D6751 Standard Specification for Biodiesel Fuel Blend Stock with a minimum of one-tenth of one percent and maximum of one percent diesel fuel that meets the most recent version of the ASTM International D975 Standard Specification for Diesel Fuel;

(3) "Department", the Missouri department of revenue;

(4) "Missouri biodiesel producer", a person, firm, or corporation doing business in this state that produces biodiesel fuel in this state, is registered with the United States Environmental Protection Agency according to the requirements of 40 CFR Part 79, and has begun construction on such facility or has been selling biodiesel fuel produced at such facility on or before August 28, 2022.

2. For all tax years beginning on or after January 1, 2023, a Missouri biodiesel producer shall be allowed a tax credit to be taken against the producer's state income tax liability. The amount of the tax credit shall be two cents per gallon of biodiesel fuel produced by the Missouri biodiesel producer.

3. Tax credits authorized under this section shall not be transferred, sold, or assigned. If the amount of the tax credit exceeds the taxpayer's state tax liability, the difference shall be refundable. The total amount of tax credits authorized under this section for any given fiscal year shall not exceed four million dollars.

4. In the event the total amount of tax credits claimed under this section exceeds the amount of available tax credits, the tax credits shall be apportioned among all eligible Missouri biodiesel producers claiming the credit by April fifteenth, or as directed by section 143.851, of the fiscal year in which the tax credit is claimed.

5. The tax credit authorized under this section shall be claimed by such taxpayer at the time such taxpayer files a return and shall be applied against the income tax liability imposed by chapter 143 after reduction for all other credits allowed thereon. The department may require any documentation it deems necessary to administer the provisions of this section.

6. Notwithstanding any other provision of law to contrary, if the tax credit cap in this section is not met, the remaining amount of tax credits available to claim shall be applied to the tax credit in section 135.775 if the tax credit cap in section 135.775 has been met.

7. The department shall promulgate rules to implement and administer the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created pursuant to the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

8. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset on December 31, 2028, unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset. The termination of the program as described in this subsection shall not be construed to preclude any qualified taxpayer who claims any benefit under any program that is sunset under this subsection from claiming such benefit for all allowable activities related to such claim that were completed before the program was sunset, or to eliminate any responsibility of the department to verify the continued eligibility of qualified individuals receiving tax credits and to enforce other requirements of law that applied before the program was sunset.

135.1610. 1. As used in this section, the following terms mean:

(1) "Eligible expenses", expenses incurred in the construction or development of establishing or improving an urban farm in an urban area. The term "eligible expenses" shall not include any expense for labor or any expense incurred to grow medical marijuana or industrial hemp;

(2) "Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265;

(3) "Taxpayer", any individual, partnership, or corporation as described under section 143.441 or 143.471 that is subject to the tax imposed under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, or any charitable organization that is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143;

(4) "Urban area", an urbanized area as defined by the United States Census Bureau;

(5) "Urban farm", an agricultural plot or facility in an urban area that produces agricultural food products used solely for distribution to the public by sale or donation. "Urban farm" shall include community-run gardens. "Urban farm" shall not include personal farms or residential lots for personal use.

2. For all tax years beginning on or after January 1, 2023, a taxpayer shall be allowed to claim a tax credit against the taxpayer's state tax liability in an amount equal to fifty percent of the taxpayer's eligible expenses for establishing or improving an urban farm that focuses on food production.

3. The amount of the tax credit claimed shall not exceed the amount of the taxpayer's state tax liability in the tax year for which the credit is claimed, and the taxpayer shall not be allowed to claim a tax credit under this section in excess of five thousand dollars for each urban farm. The total amount of tax credits that may be authorized for all taxpayers for eligible expenses incurred on any given urban farm shall not exceed twenty-five thousand dollars. Any tax credit that cannot be claimed in the tax year the contribution was made may be carried over to the next three succeeding tax years until the full credit is claimed.

4. The total amount of tax credits that may be authorized under this section shall not exceed two hundred thousand dollars in any calendar year.

5. Tax credits issued under the provisions of this section shall not be transferred, sold, or assigned.

6. The Missouri agriculture and small business authority shall recapture the amount of tax credits issued to any taxpayer who, after receiving such tax credit, uses the urban farm for the personal benefit of the taxpayer instead of for producing agricultural food products used solely for distribution to the public by sale or donation.

7. The Missouri agriculture and small business development authority may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

8. Under section 23.253 of the Missouri sunset act:

(1) The program authorized under this section shall automatically sunset on December thirty-first, six years after the effective date of this section unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset on December thirty-first, twelve years after the effective date of the reauthorization of this section;

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; and

(4) Nothing in this subsection shall prevent a taxpayer from claiming a tax credit properly issued before the program was sunset in a tax year after the program is sunset.

137.1018. 1. The commission shall ascertain the statewide average rate of property taxes levied the preceding year, based upon the total assessed valuation of the railroad and street railway companies and the total property taxes levied upon the railroad and street railway companies. It shall determine total property taxes levied from reports prescribed by the commission from the railroad and street railway companies. Total taxes levied shall not include revenues from the surtax on subclass three real property.

2. The commission shall report its determination of average property tax rate for the preceding year, together with the taxable distributable assessed valuation of each freight line company for the current year to the director no later than October first of each year.

3. Taxes on property of such freight line companies shall be collected at the state level by the director on behalf of the counties and other local public taxing entities and shall be distributed in accordance with sections 137.1021 and 137.1024. The director shall tax such property based upon the distributable assessed valuation attributable to Missouri of each freight line company, using the average tax rate for the preceding year of the railroad and street railway companies certified by the commission. Such tax shall be due and payable on or before December thirty-first of the year levied and, if it becomes delinquent, shall be subject to a penalty equal to that specified in section 140.100.

4. (1) As used in this subsection, the following terms mean:

(a) "Eligible expenses", expenses incurred in this state to manufacture, maintain, or improve a freight line company's qualified rolling stock;

(b) "Qualified rolling stock", any freight, stock, refrigerator, or other railcars subject to the tax levied under this section.

(2) For all taxable years beginning on or after January 1, 2009, a freight line company shall, subject to appropriation, be allowed a credit against the tax levied under this section for the applicable tax year. The tax credit amount shall be equal to the amount of eligible expenses incurred during the calendar year immediately preceding the tax year for which the credit under this section is claimed. The amount of the tax credit issued shall not exceed the freight line company's liability for the tax levied under this section for the tax year for which the credit is claimed.

(3) A freight line company may apply for the credit by submitting to the commission an application in the form prescribed by the state tax commission.

(4) Subject to appropriation, the state shall reimburse, on an annual basis, any political subdivision of this state for any decrease in revenue due to the provisions of this subsection.

5. Pursuant to section 23.253 of the Missouri sunset act:

(1) The program authorized under **subsection 4 of** this section shall expire on August 28, ~~[2020]~~ **2028**; and

(2) **Subsection 4 of** this section shall terminate on September 1, ~~[2021]~~ **2029**.

144.030. 1. There is hereby specifically exempted from the provisions of sections 144.010 to 144.525 and from the computation of the tax levied, assessed or payable pursuant to sections 144.010 to 144.525 such retail sales as may be made in commerce between this state and any other state of the United States, or between this state and

any foreign country, and any retail sale which the state of Missouri is prohibited from taxing pursuant to the Constitution or laws of the United States of America, and such retail sales of tangible personal property which the general assembly of the state of Missouri is prohibited from taxing or further taxing by the constitution of this state.

2. There are also specifically exempted from the provisions of the local sales tax law as defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and 144.600 to 144.761 and from the computation of the tax levied, assessed or payable pursuant to the local sales tax law as defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and 144.600 to 144.745:

(1) Motor fuel or special fuel subject to an excise tax of this state, unless all or part of such excise tax is refunded pursuant to section 142.824; or upon the sale at retail of fuel to be consumed in manufacturing or creating gas, power, steam, electrical current or in furnishing water to be sold ultimately at retail; or feed for livestock or poultry; or grain to be converted into foodstuffs which are to be sold ultimately in processed form at retail; or seed, limestone or fertilizer which is to be used for seeding, liming or fertilizing crops which when harvested will be sold at retail or will be fed to livestock or poultry to be sold ultimately in processed form at retail; economic poisons registered pursuant to the provisions of the Missouri pesticide registration law, sections 281.220 to 281.310, which are to be used in connection with the growth or production of crops, fruit trees or orchards applied before, during, or after planting, the crop of which when harvested will be sold at retail or will be converted into foodstuffs which are to be sold ultimately in processed form at retail;

(2) Materials, manufactured goods, machinery and parts which when used in manufacturing, processing, compounding, mining, producing or fabricating become a component part or ingredient of the new personal property resulting from such manufacturing, processing, compounding, mining, producing or fabricating and which new personal property is intended to be sold ultimately for final use or consumption; and materials, including without limitation, gases and manufactured goods, including without limitation slagging materials and firebrick, which are ultimately consumed in the manufacturing process by blending, reacting or interacting with or by becoming, in whole or in part, component parts or ingredients of steel products intended to be sold ultimately for final use or consumption;

(3) Materials, replacement parts and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of, motor vehicles, watercraft, railroad rolling stock or aircraft engaged as common carriers of persons or property;

(4) Replacement machinery, equipment, and parts and the materials and supplies solely required for the installation or construction of such replacement machinery, equipment, and parts, used directly in manufacturing, mining, fabricating or producing a product which is intended to be sold ultimately for final use or consumption; and machinery and equipment, and the materials and supplies required solely for the operation, installation or construction of such machinery and equipment, purchased and used to establish new, or to replace or expand existing, material recovery processing plants in this state. For the purposes of this subdivision, a "material recovery processing plant" means a facility that has as its primary purpose the recovery of materials into a usable product or a different form which is used in producing a new product and shall include a facility or equipment which are used exclusively for the collection of recovered materials for delivery to a material recovery processing plant but shall not include motor vehicles used on highways. For purposes of this section, the terms motor vehicle and highway shall have the same meaning pursuant to section 301.010. For the purposes of this subdivision, subdivision (5) of this subsection, and section 144.054, as well as the definition in subdivision (9) of subsection 1 of section 144.010, the term "product" includes telecommunications services and the term "manufacturing" shall include the production, or production and transmission, of telecommunications services. The preceding sentence does not make a substantive change in the law and is intended to clarify that the term "manufacturing" has included and continues to include the production and transmission of "telecommunications services", as enacted in this subdivision and subdivision (5) of this subsection, as well as the definition in subdivision (9) of subsection 1 of section 144.010. The preceding two sentences reaffirm legislative intent consistent with the interpretation of this subdivision and subdivision (5) of this subsection in *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002) and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), and accordingly abrogates the Missouri supreme court's interpretation of those exemptions in *IBM Corporation v. Director of Revenue*, 491 S.W.3d 535 (Mo. banc 2016) to the extent inconsistent with this section and *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002) and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005). The construction and application of this subdivision as expressed by the Missouri supreme court in *DST Systems, Inc. v. Director of Revenue*, 43 S.W.3d 799 (Mo. banc 2001); *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002); and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226

(Mo. banc 2005), is hereby affirmed. Material recovery is not the reuse of materials within a manufacturing process or the use of a product previously recovered. The material recovery processing plant shall qualify under the provisions of this section regardless of ownership of the material being recovered;

(5) Machinery and equipment, and parts and the materials and supplies solely required for the installation or construction of such machinery and equipment, purchased and used to establish new or to expand existing manufacturing, mining or fabricating plants in the state if such machinery and equipment is used directly in manufacturing, mining or fabricating a product which is intended to be sold ultimately for final use or consumption. The construction and application of this subdivision as expressed by the Missouri supreme court in *DST Systems, Inc. v. Director of Revenue*, 43 S.W.3d 799 (Mo. banc 2001); *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002); and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), is hereby affirmed;

(6) Tangible personal property which is used exclusively in the manufacturing, processing, modification or assembling of products sold to the United States government or to any agency of the United States government;

(7) Animals or poultry used for breeding or feeding purposes, or captive wildlife;

(8) Newsprint, ink, computers, photosensitive paper and film, toner, printing plates and other machinery, equipment, replacement parts and supplies used in producing newspapers published for dissemination of news to the general public;

(9) The rentals of films, records or any type of sound or picture transcriptions for public commercial display;

(10) Pumping machinery and equipment used to propel products delivered by pipelines engaged as common carriers;

(11) Railroad rolling stock for use in transporting persons or property in interstate commerce and motor vehicles licensed for a gross weight of twenty-four thousand pounds or more or trailers used by common carriers, as defined in section 390.020, in the transportation of persons or property;

(12) Electrical energy used in the actual primary manufacture, processing, compounding, mining or producing of a product, or electrical energy used in the actual secondary processing or fabricating of the product, or a material recovery processing plant as defined in subdivision (4) of this subsection, in facilities owned or leased by the taxpayer, if the total cost of electrical energy so used exceeds ten percent of the total cost of production, either primary or secondary, exclusive of the cost of electrical energy so used or if the raw materials used in such processing contain at least twenty-five percent recovered materials as defined in section 260.200. There shall be a rebuttable presumption that the raw materials used in the primary manufacture of automobiles contain at least twenty-five percent recovered materials. For purposes of this subdivision, "processing" means any mode of treatment, act or series of acts performed upon materials to transform and reduce them to a different state or thing, including treatment necessary to maintain or preserve such processing by the producer at the production facility;

(13) Anodes which are used or consumed in manufacturing, processing, compounding, mining, producing or fabricating and which have a useful life of less than one year;

(14) Machinery, equipment, appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring air pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices;

(15) Machinery, equipment, appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring water pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices;

(16) Tangible personal property purchased by a rural water district;

(17) All amounts paid or charged for admission or participation or other fees paid by or other charges to individuals in or for any place of amusement, entertainment or recreation, games or athletic events, including museums, fairs, zoos and planetariums, owned or operated by a municipality or other political subdivision where all the proceeds derived therefrom benefit the municipality or other political subdivision and do not inure to any private person, firm, or corporation, provided, however, that a municipality or other political subdivision may enter into revenue-sharing agreements with private persons, firms, or corporations providing goods or services, including management services, in or for the place of amusement, entertainment or recreation, games or athletic events, and provided further that nothing in this subdivision shall exempt from tax any amounts retained by any private person, firm, or corporation under such revenue-sharing agreement;

(18) All sales of insulin, and all sales, rentals, repairs, and parts of durable medical equipment, prosthetic devices, and orthopedic devices as defined on January 1, 1980, by the federal Medicare program pursuant to Title XVIII of the Social Security Act of 1965, including the items specified in Section 1862(a)(12) of that act, and also specifically including hearing aids and hearing aid supplies and all sales of drugs which may be legally dispensed by

a licensed pharmacist only upon a lawful prescription of a practitioner licensed to administer those items, including samples and materials used to manufacture samples which may be dispensed by a practitioner authorized to dispense such samples and all sales or rental of medical oxygen, home respiratory equipment and accessories including parts, and hospital beds and accessories and ambulatory aids including parts, and all sales or rental of manual and powered wheelchairs including parts, and stairway lifts, Braille writers, electronic Braille equipment and, if purchased or rented by or on behalf of a person with one or more physical or mental disabilities to enable them to function more independently, all sales or rental of scooters including parts, and reading machines, electronic print enlargers and magnifiers, electronic alternative and augmentative communication devices, and items used solely to modify motor vehicles to permit the use of such motor vehicles by individuals with disabilities or sales of over-the-counter or nonprescription drugs to individuals with disabilities, and drugs required by the Food and Drug Administration to meet the over-the-counter drug product labeling requirements in 21 CFR 201.66, or its successor, as prescribed by a health care practitioner licensed to prescribe;

(19) All sales made by or to religious and charitable organizations and institutions in their religious, charitable or educational functions and activities and all sales made by or to all elementary and secondary schools operated at public expense in their educational functions and activities;

(20) All sales of aircraft to common carriers for storage or for use in interstate commerce and all sales made by or to not-for-profit civic, social, service or fraternal organizations, including fraternal organizations which have been declared tax-exempt organizations pursuant to Section 501(c)(8) or (10) of the 1986 Internal Revenue Code, as amended, in their civic or charitable functions and activities and all sales made to eleemosynary and penal institutions and industries of the state, and all sales made to any private not-for-profit institution of higher education not otherwise excluded pursuant to subdivision (19) of this subsection or any institution of higher education supported by public funds, and all sales made to a state relief agency in the exercise of relief functions and activities;

(21) All ticket sales made by benevolent, scientific and educational associations which are formed to foster, encourage, and promote progress and improvement in the science of agriculture and in the raising and breeding of animals, and by nonprofit summer theater organizations if such organizations are exempt from federal tax pursuant to the provisions of the Internal Revenue Code and all admission charges and entry fees to the Missouri state fair or any fair conducted by a county agricultural and mechanical society organized and operated pursuant to sections 262.290 to 262.530;

(22) All sales made to any private not-for-profit elementary or secondary school, all sales of feed additives, medications or vaccines administered to livestock or poultry in the production of food or fiber, all sales of pesticides used in the production of crops, livestock or poultry for food or fiber, all sales of bedding used in the production of livestock or poultry for food or fiber, all sales of propane or natural gas, electricity or diesel fuel used exclusively for drying agricultural crops, natural gas used in the primary manufacture or processing of fuel ethanol as defined in section 142.028, natural gas, propane, and electricity used by an eligible new generation cooperative or an eligible new generation processing entity as defined in section 348.432, and all sales of farm machinery and equipment, other than airplanes, motor vehicles and trailers, and any freight charges on any exempt item. As used in this subdivision, the term "feed additives" means tangible personal property which, when mixed with feed for livestock or poultry, is to be used in the feeding of livestock or poultry. As used in this subdivision, the term "pesticides" includes adjuvants such as crop oils, surfactants, wetting agents and other assorted pesticide carriers used to improve or enhance the effect of a pesticide and the foam used to mark the application of pesticides and herbicides for the production of crops, livestock or poultry. As used in this subdivision, the term "farm machinery and equipment" ~~means~~ **shall mean:**

(a) New or used farm tractors and such other new or used farm machinery and equipment, **including utility vehicles used for any agricultural use**, and repair or replacement parts thereon and any accessories for and upgrades to such farm machinery and equipment~~;~~ **and** rotary mowers used ~~exclusively~~ **for any agricultural purposes**~~;~~ **and**;

(b) Supplies and lubricants used exclusively, solely, and directly for producing crops, raising and feeding livestock, fish, poultry, pheasants, chukar, quail, or for producing milk for ultimate sale at retail, including field drain tile~~;~~ **and**

(c) One-half of each purchaser's purchase of diesel fuel therefor which is:

~~(a)~~ **a.** Used exclusively for agricultural purposes;

~~(b)~~ **b.** Used on land owned or leased for the purpose of producing farm products; and

~~(c)~~ **c.** Used directly in producing farm products to be sold ultimately in processed form or otherwise at retail or in producing farm products to be fed to livestock or poultry to be sold ultimately in processed form at retail;

For the purposes of this subdivision, "utility vehicle" shall mean any motorized vehicle manufactured and used exclusively for off-highway use which is more than fifty inches but no more than eighty inches in width, measured from outside of tire rim to outside of tire rim, with an unladen dry weight of three thousand five hundred pounds or less, traveling on four or six wheels.

(23) Except as otherwise provided in section 144.032, all sales of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil for domestic use and in any city not within a county, all sales of metered or unmetered water service for domestic use:

(a) "Domestic use" means that portion of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil, and in any city not within a county, metered or unmetered water service, which an individual occupant of a residential premises uses for nonbusiness, noncommercial or nonindustrial purposes. Utility service through a single or master meter for residential apartments or condominiums, including service for common areas and facilities and vacant units, shall be deemed to be for domestic use. Each seller shall establish and maintain a system whereby individual purchases are determined as exempt or nonexempt;

(b) Regulated utility sellers shall determine whether individual purchases are exempt or nonexempt based upon the seller's utility service rate classifications as contained in tariffs on file with and approved by the Missouri public service commission. Sales and purchases made pursuant to the rate classification "residential" and sales to and purchases made by or on behalf of the occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, shall be considered as sales made for domestic use and such sales shall be exempt from sales tax. Sellers shall charge sales tax upon the entire amount of purchases classified as nondomestic use. The seller's utility service rate classification and the provision of service thereunder shall be conclusive as to whether or not the utility must charge sales tax;

(c) Each person making domestic use purchases of services or property and who uses any portion of the services or property so purchased for a nondomestic use shall, by the fifteenth day of the fourth month following the year of purchase, and without assessment, notice or demand, file a return and pay sales tax on that portion of nondomestic purchases. Each person making nondomestic purchases of services or property and who uses any portion of the services or property so purchased for domestic use, and each person making domestic purchases on behalf of occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, under a nonresidential utility service rate classification may, between the first day of the first month and the fifteenth day of the fourth month following the year of purchase, apply for credit or refund to the director of revenue and the director shall give credit or make refund for taxes paid on the domestic use portion of the purchase. The person making such purchases on behalf of occupants of residential apartments or condominiums shall have standing to apply to the director of revenue for such credit or refund;

(24) All sales of handicraft items made by the seller or the seller's spouse if the seller or the seller's spouse is at least sixty-five years of age, and if the total gross proceeds from such sales do not constitute a majority of the annual gross income of the seller;

(25) Excise taxes, collected on sales at retail, imposed by Sections 4041, 4071, 4081, 4091, 4161, 4181, 4251, 4261 and 4271 of Title 26, United States Code. The director of revenue shall promulgate rules pursuant to chapter 536 to eliminate all state and local sales taxes on such excise taxes;

(26) Sales of fuel consumed or used in the operation of ships, barges, or waterborne vessels which are used primarily in or for the transportation of property or cargo, or the conveyance of persons for hire, on navigable rivers bordering on or located in part in this state, if such fuel is delivered by the seller to the purchaser's barge, ship, or waterborne vessel while it is afloat upon such river;

(27) All sales made to an interstate compact agency created pursuant to sections 70.370 to 70.441 or sections 238.010 to 238.100 in the exercise of the functions and activities of such agency as provided pursuant to the compact;

(28) Computers, computer software and computer security systems purchased for use by architectural or engineering firms headquartered in this state. For the purposes of this subdivision, "headquartered in this state" means the office for the administrative management of at least four integrated facilities operated by the taxpayer is located in the state of Missouri;

(29) All livestock sales when either the seller is engaged in the growing, producing or feeding of such livestock, or the seller is engaged in the business of buying and selling, bartering or leasing of such livestock;

(30) All sales of barges which are to be used primarily in the transportation of property or cargo on interstate waterways;

(31) Electrical energy or gas, whether natural, artificial or propane, water, or other utilities which are ultimately consumed in connection with the manufacturing of cellular glass products or in any material recovery processing plant as defined in subdivision (4) of this subsection;

(32) Notwithstanding other provisions of law to the contrary, all sales of pesticides or herbicides used in the production of crops, aquaculture, livestock or poultry;

(33) Tangible personal property and utilities purchased for use or consumption directly or exclusively in the research and development of agricultural/biotechnology and plant genomics products and prescription pharmaceuticals consumed by humans or animals;

(34) All sales of grain bins for storage of grain for resale;

(35) All sales of feed which are developed for and used in the feeding of pets owned by a commercial breeder when such sales are made to a commercial breeder, as defined in section 273.325, and licensed pursuant to sections 273.325 to 273.357;

(36) All purchases by a contractor on behalf of an entity located in another state, provided that the entity is authorized to issue a certificate of exemption for purchases to a contractor under the provisions of that state's laws. For purposes of this subdivision, the term "certificate of exemption" shall mean any document evidencing that the entity is exempt from sales and use taxes on purchases pursuant to the laws of the state in which the entity is located. Any contractor making purchases on behalf of such entity shall maintain a copy of the entity's exemption certificate as evidence of the exemption. If the exemption certificate issued by the exempt entity to the contractor is later determined by the director of revenue to be invalid for any reason and the contractor has accepted the certificate in good faith, neither the contractor or the exempt entity shall be liable for the payment of any taxes, interest and penalty due as the result of use of the invalid exemption certificate. Materials shall be exempt from all state and local sales and use taxes when purchased by a contractor for the purpose of fabricating tangible personal property which is used in fulfilling a contract for the purpose of constructing, repairing or remodeling facilities for the following:

(a) An exempt entity located in this state, if the entity is one of those entities able to issue project exemption certificates in accordance with the provisions of section 144.062; or

(b) An exempt entity located outside the state if the exempt entity is authorized to issue an exemption certificate to contractors in accordance with the provisions of that state's law and the applicable provisions of this section;

(37) All sales or other transfers of tangible personal property to a lessor who leases the property under a lease of one year or longer executed or in effect at the time of the sale or other transfer to an interstate compact agency created pursuant to sections 70.370 to 70.441 or sections 238.010 to 238.100;

(38) Sales of tickets to any collegiate athletic championship event that is held in a facility owned or operated by a governmental authority or commission, a quasi-governmental agency, a state university or college or by the state or any political subdivision thereof, including a municipality, and that is played on a neutral site and may reasonably be played at a site located outside the state of Missouri. For purposes of this subdivision, "neutral site" means any site that is not located on the campus of a conference member institution participating in the event;

(39) All purchases by a sports complex authority created under section 64.920, and all sales of utilities by such authority at the authority's cost that are consumed in connection with the operation of a sports complex leased to a professional sports team;

(40) All materials, replacement parts, and equipment purchased for use directly upon, and for the modification, replacement, repair, and maintenance of aircraft, aircraft power plants, and aircraft accessories;

(41) Sales of sporting clays, wobble, skeet, and trap targets to any shooting range or similar places of business for use in the normal course of business and money received by a shooting range or similar places of business from patrons and held by a shooting range or similar place of business for redistribution to patrons at the conclusion of a shooting event;

(42) All sales of motor fuel, as defined in section 142.800, used in any watercraft, as defined in section 306.010;

(43) Any new or used aircraft sold or delivered in this state to a person who is not a resident of this state or a corporation that is not incorporated in this state, and such aircraft is not to be based in this state and shall not remain in this state more than ten business days subsequent to the last to occur of:

(a) The transfer of title to the aircraft to a person who is not a resident of this state or a corporation that is not incorporated in this state; or

(b) The date of the return to service of the aircraft in accordance with 14 CFR 91.407 for any maintenance, preventive maintenance, rebuilding, alterations, repairs, or installations that are completed contemporaneously with the transfer of title to the aircraft to a person who is not a resident of this state or a corporation that is not incorporated in this state;

(44) Motor vehicles registered in excess of fifty-four thousand pounds, and the trailers pulled by such motor vehicles, that are actually used in the normal course of business to haul property on the public highways of the state, and that are capable of hauling loads commensurate with the motor vehicle's registered weight; and the materials, replacement parts, and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of such vehicles. For purposes of this subdivision, "motor vehicle" and "public highway" shall have the meaning as ascribed in section 390.020;

(45) All internet access or the use of internet access regardless of whether the tax is imposed on a provider of internet access or a buyer of internet access. For purposes of this subdivision, the following terms shall mean:

(a) "Direct costs", costs incurred by a governmental authority solely because of an internet service provider's use of the public right-of-way. The term shall not include costs that the governmental authority would have incurred if the internet service provider did not make such use of the public right-of-way. Direct costs shall be determined in a manner consistent with generally accepted accounting principles;

(b) "Internet", computer and telecommunications facilities, including equipment and operating software, that comprises the interconnected worldwide network that employ the transmission control protocol or internet protocol, or any predecessor or successor protocols to that protocol, to communicate information of all kinds by wire or radio;

(c) "Internet access", a service that enables users to connect to the internet to access content, information, or other services without regard to whether the service is referred to as telecommunications, communications, transmission, or similar services, and without regard to whether a provider of the service is subject to regulation by the Federal Communications Commission as a common carrier under 47 U.S.C. Section 201, et seq. For purposes of this subdivision, internet access also includes: the purchase, use, or sale of communications services, including telecommunications services as defined in section 144.010, to the extent the communications services are purchased, used, or sold to provide the service described in this subdivision or to otherwise enable users to access content, information, or other services offered over the internet; services that are incidental to the provision of a service described in this subdivision, when furnished to users as part of such service, including a home page, electronic mail, and instant messaging, including voice-capable and video-capable electronic mail and instant messaging, video clips, and personal electronic storage capacity; a home page electronic mail and instant messaging, including voice-capable and video-capable electronic mail and instant messaging, video clips, and personal electronic storage capacity that are provided independently or that are not packed with internet access. As used in this subdivision, internet access does not include voice, audio, and video programming or other products and services, except services described in this paragraph or this subdivision, that use internet protocol or any successor protocol and for which there is a charge, regardless of whether the charge is separately stated or aggregated with the charge for services described in this paragraph or this subdivision;

(d) "Tax", any charge imposed by the state or a political subdivision of the state for the purpose of generating revenues for governmental purposes and that is not a fee imposed for a specific privilege, service, or benefit conferred, except as described as otherwise under this subdivision, or any obligation imposed on a seller to collect and to remit to the state or a political subdivision of the state any gross retail tax, sales tax, or use tax imposed on a buyer by such a governmental entity. The term tax shall not include any franchise fee or similar fee imposed or authorized under section 67.1830 or 67.2689; Section 622 or 653 of the Communications Act of 1934, 47 U.S.C. Section 542 and 47 U.S.C. Section 573; or any other fee related to obligations of telecommunications carriers under the Communications Act of 1934, 47 U.S.C. Section 151, et seq., except to the extent that:

a. The fee is not imposed for the purpose of recovering direct costs incurred by the franchising or other governmental authority from providing the specific privilege, service, or benefit conferred to the payer of the fee; or

b. The fee is imposed for the use of a public right-of-way based on a percentage of the service revenue, and the fee exceeds the incremental direct costs incurred by the governmental authority associated with the provision of that right-of-way to the provider of internet access service.

Nothing in this subdivision shall be interpreted as an exemption from taxes due on goods or services that were subject to tax on January 1, 2016.

3. Any ruling, agreement, or contract, whether written or oral, express or implied, between a person and this state's executive branch, or any other state agency or department, stating, agreeing, or ruling that such person is not required to collect sales and use tax in this state despite the presence of a warehouse, distribution center, or fulfillment center in this state that is owned or operated by the person or an affiliated person shall be null and void unless it is specifically approved by a majority vote of each of the houses of the general assembly. For purposes of this subsection, an "affiliated person" means any person that is a member of the same controlled group of corporations as defined in Section 1563(a) of the Internal Revenue Code of 1986, as amended, as the vendor or any other entity that, notwithstanding its form of organization, bears the same ownership relationship to the vendor as a corporation that is a member of the same controlled group of corporations as defined in Section 1563(a) of the Internal Revenue Code, as amended."; and

Further amend said bill and page, Section 144.051, Line 11, by inserting after all of said section and line the following:

"348.436. The provisions of sections 348.430 to 348.436 shall expire December 31, [2024] 2028.

348.491. 1. This section shall be known and may be cited as the "Specialty Agricultural Crops Act".

2. As used in this section, the following terms mean:

(1) "Authority", the Missouri agricultural and small business development authority created in section 348.020;

(2) "Family farmer", a farmer who is a Missouri resident and who has less than one hundred thousand dollars in agricultural sales per year;

(3) "Lender", the same definition as in section 348.015;

(4) "Specialty crop", fruits and vegetables, tree nuts, dried fruits, and horticulture and nursery crops including, but not limited to, floriculture. "Specialty crop" shall not include medical marijuana or industrial hemp.

3. The authority shall establish a specialty agricultural crops loan program for family farmers for the purchase of specialty crop seeds, seedlings, or trees; soil amendments including compost; irrigation equipment; fencing; row covers; trellising; season extension equipment; refrigeration equipment; and equipment for planting and harvesting.

4. To participate in the loan program, a family farmer shall first obtain approval for a specialty agricultural crops loan from a lender. Each family farmer shall be eligible for only one specialty agricultural crops loan per family.

5. The maximum amount of the specialty agricultural crops loan for specialty crop producers shall be thirty-five thousand dollars.

6. Eligible borrowers under the program:

(1) Shall use the proceeds of the specialty agricultural crops loan to acquire the farming resources described in subsection 3 of this section;

(2) Shall not finance more than ninety percent of the anticipated cost of the purchase of such farming resources through the specialty agricultural crops loan; and

(3) Shall not be charged interest by the lender for the first year of the qualified specialty agricultural crops loan.

7. Upon approval of the specialty agricultural crops loan by a lender under subsection 4 of this section, the loan shall be submitted for approval by the authority. The authority shall promulgate rules establishing eligibility under this section, taking into consideration:

(1) The eligible borrower's ability to repay the specialty agricultural crops loan;

(2) The general economic conditions of the area in which the farm is located;

(3) The prospect of a financial return for the family farmer for the type of farming resource for which the specialty agricultural crops loan is sought; and

(4) Such other factors as the authority may establish.

8. For eligible borrowers participating in the program, the authority shall be responsible for reviewing the purchase price of any farming resources to be purchased by an eligible borrower under the program to determine whether the price to be paid is appropriate for the type of farming resources purchased. The authority may impose a one-time loan review fee of one percent, which shall be collected by the lender at the time of the loan and paid to the authority.

9. Nothing in this section shall be construed to preclude a family farmer from participating in any other agricultural program.

10. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

11. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset six years after the effective date of this section unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.

348.493. 1. As used in this section, "state tax liability" means any state tax liability incurred by a taxpayer under the provisions of chapters 143, 147, and 148, exclusive of the provisions relating to the withholding of tax as provided for in sections 143.191 to 143.265 and related provisions.

2. Any eligible lender under the specialty agricultural crops loan program under section 348.491 shall be entitled to receive a tax credit equal to one hundred percent of the amount of interest waived by the lender under section 348.491 on a qualifying loan for the first year of the loan only. The tax credit shall be evidenced by a tax credit certificate issued by the Missouri agricultural and small business development authority and may be used to satisfy the state tax liability of the owner of such certificate that becomes due in the tax year in which the interest on a qualified loan is waived by the lender under section 348.491. No lender shall receive a tax credit under this section unless such lender presents a tax credit certificate to the department of revenue for payment of such state tax liability. The amount of the tax credits that may be issued to all eligible lenders claiming tax credits authorized in this section in a fiscal year shall not exceed three hundred thousand dollars.

3. The Missouri agricultural and small business development authority shall be responsible for the administration and issuance of the certificate of tax credits authorized by this section. The authority shall issue a certificate of tax credit at the request of any lender. Each request shall include a true copy of the loan documents, the name of the lender who is to receive a certificate of tax credit, the type of state tax liability against which the tax credit is to be used, and the amount of the certificate of tax credit to be issued to the lender based on the interest waived by the lender under section 348.491 on the loan for the first year.

4. The department of revenue shall accept a certificate of tax credit in lieu of other payment in such amount as is equal to the lesser of the amount of the tax or the remaining unused amount of the credit as indicated on the certificate of tax credit and shall indicate on the certificate of tax credit the amount of tax thereby paid and the date of such payment.

5. The following provisions shall apply to tax credits authorized under this section:

(1) Tax credits claimed in a tax year may be claimed on a quarterly basis and applied to the estimated quarterly tax of the lender;

(2) Any amount of tax credit that exceeds the tax due, including any estimated quarterly taxes paid by the lender under subdivision (1) of this subsection that results in an overpayment of taxes for a tax year, shall not be refunded but may be carried over to any subsequent tax year, not to exceed a total of three years for which a tax credit may be taken for a qualified specialty agricultural crops loan;

(3) Notwithstanding any provision of law to the contrary, a lender may assign, transfer, sell, or otherwise convey tax credits authorized under this section, with the new owner of the tax credit receiving the same rights in the tax credit as the lender. For any tax credits assigned, transferred, sold, or otherwise conveyed, a notarized endorsement shall be filed by the lender with the authority specifying the name and address of the new owner of the tax credit and the value of such tax credit; and

(4) Notwithstanding any other provision of this section to the contrary, any commercial bank may use tax credits created under this section as provided in section 148.064 and receive a net tax credit against taxes actually paid in the amount of the first year's interest on loans made under this section. If such first year tax credits reduce taxes due as provided in section 148.064 to zero, the remaining tax credits may be carried over as otherwise provided in this section and used as provided in section 148.064 in subsequent years.

6. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset six years after the effective date of this section unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.

348.500. 1. This section shall be known and may be cited as the "Family Farms Act".

2. As used in this section, "small farmer" means a farmer who is a Missouri resident and who has less than ~~two hundred fifty~~ **five hundred** thousand dollars in gross sales per year.

3. The agricultural and small business development authority shall establish a family farm breeding livestock loan program for small farmers for the purchase of beef cattle, dairy cattle, sheep and goats, and swine only.

4. To participate in the loan program, a small farmer shall first obtain approval for a family farm livestock loan from a lender as defined in section 348.015. ~~[Each small farmer shall be eligible for only one family farm livestock loan per family and for only one type of livestock.]~~

5. The maximum amount of the family farm livestock loan for each type of livestock shall be as follows:

- (1) ~~[Seventy-five]~~ **One hundred fifty** thousand dollars for beef cattle;
- (2) ~~[Seventy-five]~~ **One hundred fifty** thousand dollars for dairy cattle;
- (3) ~~[Thirty-five]~~ **Seventy** thousand dollars for swine; and
- (4) ~~[Thirty]~~ **Sixty** thousand dollars for sheep and goats.

6. Eligible borrowers under the program:

- (1) Shall use the proceeds of the family farm loan to acquire breeding livestock;
- (2) Shall not finance more than ninety percent of the anticipated cost of the purchase of such livestock through the family farm livestock loan; and
- (3) Shall not be charged interest by the lender, as defined in section 348.015, for the first year of the qualified family farm livestock loan.

7. Upon approval of the family farm livestock loan by a lender under subsection 4 of this section, the loan shall be submitted for approval by the agricultural and small business development authority. The authority shall promulgate rules establishing eligibility under this section, taking into consideration:

- (1) The eligible borrower's ability to repay the family farm livestock loan;
- (2) The general economic conditions of the area in which the farm is located;
- (3) The prospect of a financial return for the small farmer for the type of livestock for which the family farm livestock loan is sought; and
- (4) Such other factors as the authority may establish.

8. For eligible borrowers participating in the program, the authority shall be responsible for reviewing the purchase price of any livestock to be purchased by an eligible borrower under the program to determine whether the price to be paid is appropriate for the type of livestock purchased. The authority may impose a one-time loan review fee of one percent which shall be collected by the lender at the time of the loan and paid to the authority.

9. Nothing in this section shall preclude a small farmer from participating in any other agricultural program.

10. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2006, shall be invalid and void.

Section B. Because immediate action is necessary to promote agricultural economic opportunities in this state, the repeal and reenactment of sections 135.305, 135.686, 348.436, and 348.500, and the enactment of sections 135.755, 135.775, 135.778, and 135.1610 of this act are deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of sections 135.305, 135.686, 348.436, and 348.500, and the enactment of sections 135.755, 135.775, 135.778, and 135.1610 of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative DeGroot offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to Senate Bill No. 652, Page 20, Line 6, by inserting after all of said line the following:

"620.2020. 1. The department shall respond to a written request, by or on behalf of a qualified company or qualified military project, for a proposed benefit award under the provisions of this program within five business days of receipt of such request. The department shall respond to a written request, by or on behalf of a qualified

manufacturing company, for a proposed benefit award under the provisions of this program within fifteen business days of receipt of such request. Such response shall contain either a proposal of benefits for the qualified company or qualified military project, or a written response refusing to provide such a proposal and stating the reasons for such refusal. A qualified company or qualified military project that intends to seek benefits under the program shall submit to the department a notice of intent. The department shall respond within thirty days to a notice of intent with an approval or a rejection, provided that the department may withhold approval or provide a contingent approval until it is satisfied that proper documentation of eligibility has been provided. The department shall certify or reject the qualifying company's plan outlined in their notice of intent as satisfying good faith efforts made to employ, at a minimum, commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census, the following: racial minorities, contractors who are racial minorities, and contractors that, in turn, employ at a minimum racial minorities commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census. Failure to respond on behalf of the department shall result in the notice of intent being deemed approved. A qualified company receiving approval for program benefits may receive additional benefits for subsequent new jobs at the same facility after the full initial project period if the applicable minimum job requirements are met. There shall be no limit on the number of project periods a qualified company may participate in the program, and a qualified company may elect to file a notice of intent to begin a new project period concurrent with an existing project period if the applicable minimum job requirements are achieved, the qualified company provides the department with the required annual reporting, and the qualified company is in compliance with this program and any other state programs in which the qualified company is currently or has previously participated. However, the qualified company shall not receive any further program benefits under the original approval for any new jobs created after the date of the new notice of intent, and any jobs created before the new notice of intent shall not be included as new jobs for purposes of the benefit calculation for the new approval. When a qualified company has filed and received approval of a notice of intent and subsequently files another notice of intent, the department shall apply the definition of project facility under subdivision (24) of section 620.2005 to the new notice of intent as well as all previously approved notices of intent and shall determine the application of the definitions of new job, new payroll, project facility base employment, and project facility base payroll accordingly.

2. Notwithstanding any provision of law to the contrary, the benefits available to the qualified company under any other state programs for which the company is eligible and which utilize withholding tax from the new or retained jobs of the company shall first be credited to the other state program before the withholding retention level applicable under this program will begin to accrue. If any qualified company also participates in a job training program utilizing withholding tax, the company shall retain no withholding tax under this program, but the department shall issue a refundable tax credit for the full amount of benefit allowed under this program. The calendar year annual maximum amount of tax credits which may be issued to a qualifying company that also participates in a job training program shall be increased by an amount equivalent to the withholding tax retained by that company under a jobs training program.

3. A qualified company or qualified military project receiving benefits under this program shall provide an annual report of the number of jobs, along with minority jobs created or retained, and such other information as may be required by the department to document the basis for program benefits available no later than ninety days prior to the end of the qualified company's or industrial development authority's tax year immediately following the tax year for which the benefits provided under the program are attributed. In such annual report, if the average wage is below the applicable percentage of the county average wage, the qualified company or qualified military project has not maintained the employee insurance as required, if the department after a review determines the qualifying company fails to satisfy other aspects of their notice of intent, including failure to make good faith efforts to employ, at a minimum, commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census, the following: racial minorities, contractors who are racial minorities, and contractors that, in turn, employ at a minimum racial minorities commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census, or if the number of jobs is below the number required, the qualified company or qualified military project shall not receive tax credits or retain the withholding tax for the balance of the project period. **If a statewide state of emergency exists for more than sixteen months, a qualified company or industrial development authority shall be entitled to a one-time suspension of program deadlines equal to the number of months such statewide state of emergency existed with any partial month rounded to the next whole month. During such suspension, the qualified company or industrial development authority shall not be entitled to retain any withholding tax as calculated under subdivision (38) of section 620.2005 nor shall it earn any awarded tax credit or receive any tax credit under the program for the suspension period. The suspension period shall run consecutively and be available to a qualified company or industrial development authority that, during the statewide state of emergency, submitted a notice of**

intent that was approved or that was in year one or a subsequent year of benefits under a program agreement with the department. The suspension period that runs consecutively and may be available to a qualified company or industrial development authority as provided in this subsection may apply retroactively. Any qualified company or industrial development authority requesting a suspension pursuant to this subsection shall submit notice to the department on its provided form identifying the requested start and end dates of the suspension, not to exceed the maximum number of months available under this subsection. Such notice shall be submitted to the department not later than the end of the twelfth month following the termination of the statewide state of emergency. No suspension period shall start later than the date on which the statewide state of emergency was terminated. The department and the qualified company or the industrial development authority shall enter into a program agreement or shall amend an existing program agreement, as applicable, stating the deadlines following the suspension period and updating the applicable wage requirements. Failure to timely file the annual report required under this section ~~shall~~ may result in the forfeiture of tax credits attributable to the year for which the reporting was required and a recapture of withholding taxes retained by the qualified company or qualified military project during such year.

4. The department may withhold the approval of any benefits under this program until it is satisfied that proper documentation has been provided, and shall reduce the benefits to reflect any reduction in full-time employees or payroll. Upon approval by the department, the qualified company may begin the retention of the withholding taxes when it reaches the required number of jobs and the average wage meets or exceeds the applicable percentage of county average wage. Tax credits, if any, may be issued upon satisfaction by the department that the qualified company has exceeded the applicable percentage of county average wage and the required number of jobs; provided that, tax credits awarded under subsection 7 of section 620.2010 may be issued following the qualified company's acceptance of the department's proposal and pursuant to the requirements set forth in the written agreement between the department and the qualified company under subsection 4 of section 620.2010.

5. Any qualified company or qualified military project approved for benefits under this program shall provide to the department, upon request, any and all information and records reasonably required to monitor compliance with program requirements. This program shall be considered a business recruitment tax credit under subdivision (4) of subsection 2 of section 135.800, and any qualified company or qualified military project approved for benefits under this program shall be subject to the provisions of sections 135.800 to 135.830.

6. Any taxpayer who is awarded benefits under this program who knowingly hires individuals who are not allowed to work legally in the United States shall immediately forfeit such benefits and shall repay the state an amount equal to any state tax credits already redeemed and any withholding taxes already retained.

7. (1) The maximum amount of tax credits that may be authorized under this program for any fiscal year shall be limited as follows, less the amount of any tax credits previously obligated for that fiscal year under any of the tax credit programs referenced in subsection 14 of this section:

(a) For the fiscal year beginning on July 1, 2013, but ending on or before June 30, 2014, no more than one hundred six million dollars in tax credits may be authorized;

(b) For the fiscal year beginning on July 1, 2014, but ending on or before June 30, 2015, no more than one hundred eleven million dollars in tax credits may be authorized;

(c) For fiscal years beginning on or after July 1, 2015, but ending on or before June 30, 2020, no more than one hundred sixteen million dollars in tax credits may be authorized for each fiscal year; and

(d) For all fiscal years beginning on or after July 1, 2020, no more than one hundred six million dollars in tax credits may be authorized for each fiscal year. The provisions of this paragraph shall not apply to tax credits issued to qualified companies under a notice of intent filed prior to July 1, 2020.

(2) For all fiscal years beginning on or after July 1, 2020, in addition to the amount of tax credits that may be authorized under paragraph (d) of subdivision (1) of this subsection, an additional ten million dollars in tax credits may be authorized for each fiscal year for the purpose of the completion of infrastructure projects directly connected with the creation or retention of jobs under the provisions of sections 620.2000 to 620.2020 and an additional ten million dollars in tax credits may be authorized for each fiscal year for a qualified manufacturing company based on a manufacturing capital investment as set forth in section 620.2010.

8. For all fiscal years beginning on or after July 1, 2020, the maximum total amount of withholding tax that may be authorized for retention for the creation of new jobs under the provisions of sections 620.2000 to 620.2020 by qualified companies with a project facility base employment of at least fifty shall not exceed seventy-five million dollars for each fiscal year. The provisions of this subsection shall not apply to withholding tax authorized for retention for the creation of new jobs by qualified companies with a project facility base employment of less than fifty.

9. For tax credits for the creation of new jobs under section 620.2010, the department shall allocate the annual tax credits based on the date of the approval, reserving such tax credits based on the department's best estimate of new jobs and new payroll of the project, and any other applicable factors in determining the amount of benefits available to the qualified company or qualified military project under this program; provided that, the department may reserve up to twenty-one and one-half percent of the maximum annual amount of tax credits that may be authorized under subsection 7 of this section for award under subsection 7 of section 620.2010. However, the annual issuance of tax credits shall be subject to annual verification of actual payroll by the department or, for qualified military projects, annual verification of average salary for the jobs directly created by the qualified military project. Any authorization of tax credits shall expire if, within two years from the date of commencement of operations, or approval if applicable, the qualified company has failed to meet the applicable minimum job requirements. The qualified company may retain authorized amounts from the withholding tax under the project once the applicable minimum job requirements have been met for the duration of the project period. No benefits shall be provided under this program until the qualified company or qualified military project meets the applicable minimum new job requirements or, for benefits awarded under subsection 7 of section 620.2010, until the qualified company has satisfied the requirements set forth in the written agreement between the department and the qualified company under subsection 4 of section 620.2010. In the event the qualified company or qualified military project does not meet the applicable minimum new job requirements, the qualified company or qualified military project may submit a new notice of intent or the department may provide a new approval for a new project of the qualified company or qualified military project at the project facility or other facilities.

10. Tax credits provided under this program may be claimed against taxes otherwise imposed by chapters 143 and 148, and may not be carried forward, but shall be claimed within one year of the close of the taxable year for which they were issued. Tax credits provided under this program may be transferred, sold, or assigned by filing a notarized endorsement thereof with the department that names the transferee, the amount of tax credit transferred, and the value received for the credit, as well as any other information reasonably requested by the department. For a qualified company with flow-through tax treatment to its members, partners, or shareholders, the tax credit shall be allowed to members, partners, or shareholders in proportion to their share of ownership on the last day of the qualified company's tax period.

11. Prior to the issuance of tax credits or the qualified company beginning to retain withholding taxes, the department shall verify through the department of revenue and any other applicable state department that the tax credit applicant does not owe any delinquent income, sales, or use tax or interest or penalties on such taxes, or any delinquent fees or assessments levied by any state department and through the department of commerce and insurance that the applicant does not owe any delinquent insurance taxes or other fees. Such delinquency shall not affect the approval, except that any tax credits issued shall be first applied to the delinquency and any amount issued shall be reduced by the applicant's tax delinquency. If the department of revenue, the department of commerce and insurance, or any other state department concludes that a taxpayer is delinquent after June fifteenth but before July first of any year and the application of tax credits to such delinquency causes a tax deficiency on behalf of the taxpayer to arise, then the taxpayer shall be granted thirty days to satisfy the deficiency in which interest, penalties, and additions to tax shall be tolled. After applying all available credits toward a tax delinquency, the administering agency shall notify the appropriate department and that department shall update the amount of outstanding delinquent tax owed by the applicant. If any credits remain after satisfying all insurance, income, sales, and use tax delinquencies, the remaining credits shall be issued to the applicant, subject to the restrictions of other provisions of law.

12. The director of revenue shall issue a refund to the qualified company to the extent that the amount of tax credits allowed under this program exceeds the amount of the qualified company's tax liability under chapter 143 or 148.

13. An employee of a qualified company shall receive full credit for the amount of tax withheld as provided in section 143.211.

14. Notwithstanding any provision of law to the contrary, beginning August 28, 2013, no new benefits shall be authorized for any project that had not received from the department a proposal or approval for such benefits prior to August 28, 2013, under the development tax credit program created under sections 32.100 to 32.125, the rebuilding communities tax credit program created under section 135.535, the enhanced enterprise zone tax credit program created under sections 135.950 to 135.973, and the Missouri quality jobs program created under sections 620.1875 to 620.1890. The provisions of this subsection shall not be construed to limit or impair the ability of any administering agency to authorize or issue benefits for any project that had received an approval or a proposal from the department under any of the programs referenced in this subsection prior to August 28, 2013, or the ability of any taxpayer to redeem any such tax credits or to retain any withholding tax under an approval issued prior to that

date. The provisions of this subsection shall not be construed to limit or in any way impair the ability of any governing authority to provide any local abatement or designate a new zone under the enhanced enterprise zone program created by sections 135.950 to 135.963. Notwithstanding any provision of law to the contrary, no qualified company that is awarded benefits under this program shall:

(1) Simultaneously receive benefits under the programs referenced in this subsection at the same capital investment; or

(2) Receive benefits under the provisions of section 620.1910 for the same jobs.

15. If any provision of sections 620.2000 to 620.2020 or application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or application of these sections which can be given effect without the invalid provisions or application, and to this end, the provisions of sections 620.2000 to 620.2020 are hereby declared severable.

16. By no later than January 1, 2014, and the first day of each calendar quarter thereafter, the department shall present a quarterly report to the general assembly detailing the benefits authorized under this program during the immediately preceding calendar quarter to the extent such information may be disclosed under state and federal law. The report shall include, at a minimum:

(1) A list of all approved and disapproved applicants for each tax credit;

(2) A list of the aggregate amount of new or retained jobs that are directly attributable to the tax credits authorized;

(3) A statement of the aggregate amount of new capital investment directly attributable to the tax credits authorized;

(4) Documentation of the estimated net state fiscal benefit for each authorized project and, to the extent available, the actual benefit realized upon completion of such project or activity; and

(5) The department's response time for each request for a proposed benefit award under this program.

17. The department may adopt such rules, statements of policy, procedures, forms, and guidelines as may be necessary to carry out the provisions of sections 620.2000 to 620.2020. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

18. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the program authorized under sections 620.2000 to 620.2020 shall be reauthorized as of August 28, 2018, and shall expire on August 28, 2030; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of sections 620.2000 to 620.2020; and

(3) Sections 620.2000 to 620.2020 shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under sections 620.2000 to 620.2020 is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Andrews	Atchison	Billington	Black 137	Black 7
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 97	Cook	Cupps
Davidson	Davis	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis

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Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Rone	Sander
Sassmann	Schroer	Schwadron	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	West	Wiemann
Wright	Mr. Speaker			

NOES: 046

Adams	Anderson	Aune	Bailey	Baringer
Barnes	Bland Manlove	Brown 27	Brown 70	Burnett
Burton	Butz	Collins	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Roden	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh 50	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 023

Aldridge	Appelbaum	Baker	Bangert	Basye
Boggs	Bosley	Clemens	Coleman 32	Copeland
Deaton	Derges	Dogan	Grier	Hicks
Kidd	McDaniel	Pollock 123	Roberts	Schnelting
Seitz	Simmons	Stephens 128		

VACANCIES: 007

On motion of Representative DeGroot, **House Amendment No. 1 to House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded by Representative DeGroot:

AYES: 115

Aldridge	Andrews	Atchison	Bailey	Baringer
Barnes	Black 137	Black 7	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Busick	Butz	Coleman 97	Collins
Cook	Davidson	Davis	DeGroot	Dinkins
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	McGill
Morse	Mosley	Murphy	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman

Pike	Plocher	Pollitt 52	Porter	Price IV
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 45	Smith 67	Stephens 128	Tate	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Wright	Young

NOES: 016

Baker	Billington	Boggs	Burnett	Chipman
Christofanelli	Fitzwater	Grier	Nurrenbern	Pollock 123
Pouche	Smith 163	Stacy	Taylor 139	Walsh 50
Mr. Speaker				

PRESENT: 010

Adams	Anderson	Aune	Burton	Cupps
Lewis 25	Merideth	Proudie	Stevens 46	Windham

ABSENT WITH LEAVE: 015

Appelbaum	Bangert	Basye	Clemens	Coleman 32
Copeland	Deaton	Derges	Dogan	Hicks
Kidd	McDaniel	Schnelting	Seitz	Simmons

VACANCIES: 007

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 97	Cook	Cupps	Davidson
Davis	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Sander	Sassmann	Schnelting	Schroer	Schwadron
Sharpe 4	Shaul	Shields	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Wiemann	Wright	Mr. Speaker		

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NOES: 044

Adams	Anderson	Aune	Bailey	Baringer
Barnes	Bland Manlove	Brown 70	Burnett	Burton
Butz	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Mosley	Nurrenbern	Person
Phifer	Pollock 123	Proudie	Quade	Roden
Rogers	Sauls	Sharp 36	Smith 155	Smith 45
Smith 67	Stevens 46	Terry	Unsicker	Walsh 50
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 019

Aldridge	Appelbaum	Bangert	Bosley	Clemens
Coleman 32	Copeland	Deaton	Derges	Hicks
Kidd	McDaniel	Merideth	Price IV	Rone
Seitz	Simmons	Turnbaugh	West	

VACANCIES: 007

On motion of Representative Rone, **House Amendment No. 2, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 105

Adams	Anderson	Andrews	Atchison	Bangert
Baringer	Barnes	Basye	Black 137	Black 7
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Busick	Butz	Collins	Cook
Copeland	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Henderson	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGill	Morse	Mosley	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Price IV
Proudie	Quade	Railsback	Reedy	Riggs
Roden	Rogers	Rone	Sassmann	Sauls
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 45	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	Wright	Young

NOES: 034

Bailey	Baker	Billington	Boggs	Burnett
Burton	Chipman	Christofanelli	Coleman 97	Davidson
Davis	Grier	Hardwick	Hudson	Lovasco
Murphy	Nurrenbern	Pietzman	Pollock 123	Pouche
Richey	Riley	Roberts	Sander	Schnelting
Schroer	Schwadron	Simmons	Smith 163	Stacy
Taylor 139	West	Wiemann	Mr. Speaker	

PRESENT: 007

Aune	Bland Manlove	Bosley	Cupps	Lewis 25
Merideth	Windham			

ABSENT WITH LEAVE: 010

Aldridge	Appelbaum	Clemens	Coleman 32	Deaton
Derges	Hicks	Kidd	McDaniel	Seitz

VACANCIES: 007

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
DeGroot	Dinkins	Dogan	Eggleston	Evans
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sassmann	Schnelting
Schroer	Schwadron	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 48	Thomas	Thompson	Trent
Van Schoiack	Veit	West	Wiemann	Wright

NOES: 054

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Chipman	Clemens	Collins	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Pollock 123	Proudie
Quade	Roden	Rogers	Sander	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Taylor 139
Terry	Toalson Reisch	Turnbaugh	Unsicker	Walsh 50
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

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ABSENT WITH LEAVE: 012

Appelbaum	Coleman 32	Deaton	Derges	Falkner
Grier	Hicks	Kidd	McDaniel	Price IV
Seitz	Mr. Speaker			

VACANCIES: 007

On motion of Representative Patterson, **SB 652, as amended**, was read the third time and passed by the following vote:

AYES: 116

Adams	Anderson	Andrews	Atchison	Aune
Bangert	Baringer	Barnes	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Clemens	Collins	Cook
Copeland	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Mosley	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Price IV
Proudie	Quade	Railsback	Reedy	Riggs
Roberts	Roden	Rogers	Rone	Sassmann
Sauls	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 45	Smith 67	Stephens 128	Stevens 46
Tate	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Wiemann	Windham	Wright
Young				

NOES: 032

Aldridge	Bailey	Baker	Basye	Billington
Boggs	Chipman	Christofanelli	Coleman 97	Davidson
Davis	Grier	Lewis 6	Lovasco	Murphy
Pietzman	Pollock 123	Pouche	Richey	Riley
Sander	Schnelting	Schroer	Schwadron	Smith 155
Smith 163	Stacy	Taylor 139	Toalson Reisch	Walsh 50
West	Mr. Speaker			

PRESENT: 001

Cupps

ABSENT WITH LEAVE: 007

Appelbaum	Coleman 32	Deaton	Derges	Hicks
Kidd	Seitz			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 117

Adams	Anderson	Andrews	Atchison	Aune
Bangert	Baringer	Barnes	Basye	Black 137
Black 7	Bland Manlove	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Clemens	Coleman 32
Collins	Cook	Copeland	Cupps	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Quade	Railsback
Reedy	Riggs	Roberts	Roden	Rogers
Rone	Sassmann	Sauls	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 45
Smith 67	Stephens 128	Stevens 46	Tate	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
Wiemann	Wright			

NOES: 028

Aldridge	Bailey	Baker	Billington	Boggs
Chipman	Christofanelli	Coleman 97	Davidson	Davis
Deaton	Grier	Hudson	Lovasco	Pietzman
Pollock 123	Richey	Riley	Sander	Schnelting
Schwadron	Smith 163	Stacy	Taylor 139	Toalson Reisch
Walsh 50	West	Mr. Speaker		

PRESENT: 002

Proudie	Windham
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ABSENT WITH LEAVE: 009

Appelbaum	Derges	Hicks	Kidd	McDaniel
Price IV	Schroer	Seitz	Young	

VACANCIES: 007

On motion of Representative Plocher, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Reedy suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 029

Anderson	Basye	Brown 16	Burton	Busick
Cook	Davis	Gunby	Haden	Haffner
Kelley 127	Lewis 6	McGill	Morse	Perkins
Pollock 123	Richey	Riggs	Rogers	Rone
Sander	Sharpe 4	Shields	Taylor 139	Toalson Reisch
Van Schoiack	Veit	Walsh 50	Wright	

NOES: 001

Fitzwater

PRESENT: 075

Andrews	Atchison	Baker	Baringer	Black 7
Brown 70	Buchheit-Courtway	Burger	Burnett	Butz
Chipman	Collins	Copeland	DeGroot	Dinkins
Doll	Eggleston	Ellebracht	Evans	Falkner
Fogle	Gregory 51	Griffith	Haley	Henderson
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Kelly 141	Lewis 25	Mayhew	McCreery
McGaugh	Merideth	Nurrenbern	O'Donnell	Owen
Patterson	Person	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Railsback	Reedy
Riley	Roberts	Roden	Sassmann	Schwadron
Sharp 36	Shaul	Simmons	Smith 155	Smith 45
Stacy	Stephens 128	Stevens 46	Tate	Taylor 48
Terry	Thomas	Thompson	Turnbaugh	Unsicker
Walsh Moore 93	Weber	West	Young	Mr. Speaker

ABSENT WITH LEAVE: 051

Adams	Aldridge	Appelbaum	Aune	Bailey
Bangert	Barnes	Billington	Black 137	Bland Manlove
Boggs	Bosley	Bromley	Brown 27	Christofanelli
Clemens	Coleman 32	Coleman 97	Cupps	Davidson
Deaton	Derges	Dogan	Fishel	Francis
Gray	Gregory 96	Grier	Hardwick	Hicks
Ingle	Kidd	Knight	Lovasco	Mackey
McDaniel	Mosley	Murphy	Phifer	Pietzman
Price IV	Quade	Sauls	Schnelting	Schroer
Seitz	Smith 163	Smith 67	Trent	Wiemann
Windham				

VACANCIES: 007

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HB 2400, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Eggleston, Fitzwater, Fogle and Richey

Noes (2): Chipman and Walsh (50)

Absent (0)

THIRD READING OF SENATE BILLS

HCS SCS SB 799, relating to custody of offenders, was placed on the Informal Calendar.

HCS SS SCS SB 724, relating to political subdivisions, was taken up by Representative Falkner.

On motion of Representative Falkner, the title of **HCS SS SCS SB 724** was agreed to.

Representative Falkner offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 22, Section 105.145, Line 34, by inserting after the word "day" the following:

", except that the total fines imposed under this subsection shall not exceed ten percent of the gross revenue collected by the political subdivision during the fiscal year for which the annual financial statement was not timely filed"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Falkner, **House Amendment No. 1** was adopted.

Representative Pike offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 7, Section 64.231, Line 25, by inserting after all of said section and line the following:

"70.631. 1. Each political subdivision may, by majority vote of its governing body, elect to cover emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system. The clerk or secretary of the political subdivision shall certify an election concerning the coverage of emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system to the board within ten days after such vote. The date in which the political

subdivision's election becomes effective shall be the first day of the calendar month specified by such governing body, the first day of the calendar month next following receipt by the board of the certification of the election, or the effective date of the political subdivision's becoming an employer, whichever is the latest date. Such election shall not be changed after the effective date. If the election is made, the coverage provisions shall be applicable to all past and future employment with the employer by present and future employees. If a political subdivision makes no election under this section, no emergency telecommunicator, jailor, or emergency medical service personnel of the political subdivision shall be considered public safety personnel for purposes determining a minimum service retirement age as defined in section 70.600.

2. If an employer elects to cover emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system, the employer's contributions shall be correspondingly changed effective the same date as the effective date of the political subdivision's election.

3. The limitation on increases in an employer's contributions provided by subsection 6 of section 70.730 shall not apply to any contribution increase resulting from an employer making an election under the provisions of this section.

~~[4. The provisions of this section shall only apply to counties of the third classification and any county of the first classification with more than seventy thousand but fewer than eighty three thousand inhabitants and with a city of the fourth classification with more than thirteen thousand five hundred but fewer than sixteen thousand inhabitants as the county seat, and any political subdivisions located, in whole or in part, within such counties.-]"; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 2** was adopted.

Representative Hudson offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 35, Section 473.742, Line 84, by inserting after all of the said section and line the following:

- "620.1620. 1. This section shall be known and may be cited as the "Meet in Missouri Act".
2. As used in this section, the following terms shall mean:
- (1) "Director", the director of the department of economic development;
 - (2) "Eligible commission", any regional convention and visitors commission created under section 67.601; any body designated by the division of tourism official destination marketing organization for a Missouri county which is designated as the single representative organization for the county to solicit and service tourism;
 - (3) "Eligible major convention event costs", all operational costs of the venue of a major convention event including, but not limited to, costs related to the following: security, venue utilities, cleaning, production of the event, installation and dismantling, facility rental charges, personnel, construction to prepare the venue, and other temporary facility construction;
 - (4) "Fund", the major economic convention event in Missouri fund established in this section;
 - (5) "Grant", an amount of money equal to the total amount of eligible major convention event costs listed in an approved major convention plan to be disbursed at the requested date from the fund to an eligible commission by the state treasurer at the direction of the director which shall not exceed the amount of estimated total sales taxes to be received by the state generated by sleeping rooms paid by guests of hotels and motels reasonably believed to be occupied due to the major convention event;
 - (6) "Major convention event", any convention if more than fifty percent of attendees travel to the convention from outside of Missouri and require overnight hotel accommodations;
 - (7) "Major convention plan", a written plan for the administration of a major convention event, containing such information as shall be requested by the director to establish that the event covered by the application is a major convention event including, but not limited to, the start and end dates of the major convention event, an identification of the organization planning the event, the location of the event, projected total and out-of-state attendance, projected contracted and actual hotel room nights, projected costs and revenues anticipated to be received by the eligible commission in connection with the event, the eligible major convention event costs, and evidence of satisfaction of the conditions of subsection 5 of this section.

3. (1) There is hereby created in the state treasury the "Major Economic Convention Event in Missouri Fund", which shall consist of moneys appropriated from the general revenue fund as prescribed in subsection 6 of this section and any gifts, contributions, grants, or bequests received from federal, private, or other sources. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. For major convention plans which have complied with subsection 5 of this section, in addition to funds otherwise made available under Missouri law, a grant shall be paid from the fund by the department of economic development to the eligible commission at the requested date. Any transfer of a grant from the fund to the treasurer or other designated financial officer of an eligible commission with an approved major convention plan shall be deposited in a separate, segregated account of such commission. The eligible commission shall agree to hold such funds until the major convention event has occurred and not disburse the funds until such time as the report in subsection 7 has been submitted.

5. The director shall not disburse a grant until the director or his or her designee has approved a written major convention plan submitted to the department of economic development by an eligible commission requesting a grant. The director or his or her designee shall not approve any submitted major convention plan unless he or she finds that the following conditions have been met:

- (1) The applicant submitting the major convention plan is an eligible commission;
- (2) The projected start and end dates of the planned major convention event and the requested date of disbursement of the grant are no later than five years from the date of the application; and
- (3) There is sufficient evidence that:
 - (a) The event shall qualify as a major convention event under this section including, but not limited to, evidence of the actual number of contracted advance hotel reservations or projected out-of-state attendance numbers and actual hotel room usage from comparable past events;
 - (b) A request for proposal or similar documentation demonstrates the applicant eligible commission is competing for the event against non-Missouri cities;
 - (c) Without the grant, the major convention event would not be reasonably anticipated to occur in Missouri; and
 - (d) The positive net fiscal impact to general revenue of the state through any and all taxes attributable to the major convention event exceeds the amount of the major convention grant.

In reviewing such evidence, the director shall take into account any expenditures by an attendee for sleeping rooms paid by guests of the hotels and motels typically constitutes less than fifty percent of the expenditures by such attendees at a major convention event.

6. (1) Upon verification that the major convention plan complies with the terms of subsection 5 of this section, the director or his or her designee shall issue a certificate of approval to the eligible commission stating the date on which such grant shall be disbursed and the total amount of the grant, which shall be equal to the eligible major convention event costs listed in the approved major convention plan. The amount of any grant shall not exceed more than fifty percent of the cost of hosting the major convention event, positive net fiscal impact to general revenue, or one million dollars, whichever is less.

(2) All approved grants scheduled for disbursement each year shall be disbursed from the general revenue fund subject to appropriation by the general assembly. Any such appropriation shall not exceed three million dollars in any year.

(3) Upon such annual appropriation and transfer into the fund from the general revenue fund, the director shall disburse all grants pursuant to certificates of approval.

7. (1) Within one hundred eighty days of the conclusion of any major convention event for which a grant was disbursed under this section, the eligible commission that received such grant shall provide a written report to the director detailing the final amount of eligible major convention event costs incurred and actual attendance figures which certify compliance with this section. If the final amount of total eligible major convention event costs

is less than the amount of the grant disbursed to the eligible commission under an approved major convention plan, such commission shall refund to the state treasurer the excess greater than fifty percent of the actual cost for deposit into the fund.

(2) An eligible commission shall refund the following amounts to the state treasurer based on the actual attendance figures in relation to the projected total attendance for the event as provided in the major convention plan:

(a) If the actual attendance figure is less than twenty-five percent of the projected total attendance, the commission shall refund an amount equal to the full amount of the grant;

(b) If the actual attendance figure is equal to or less than eighty-five percent and greater than or equal to twenty-five percent of the projected total attendance, the commission shall keep a portion of the grant received under this section equal to the proportion of the actual attendance figure to the projected attendance figure rounded to the nearest dollar and refund the remaining amount;

(c) If the actual attendance figure is greater than eighty-five percent of the projected total attendance, the commission shall keep the entire grant amount received under this section unless otherwise provided by this section.

(3) The provisions of this subdivision shall not apply where attendance at the convention is adversely affected by a man-made disaster including, but not limited to, an uprising or other civil unrest or where attendance at the convention is adversely affected by a substantial inclement weather-related event.

8. Any amounts that are refunded from a grant under this section shall be returned to the major economic convention event in Missouri fund to be used for future grants.

9. In accordance with the provisions of sections 23.250 to 23.298 and unless otherwise authorized pursuant to section 23.253:

(1) The program authorized under the provisions of this section shall automatically sunset six years after August 28, ~~2016~~ **2022**; and

(2) This section shall terminate on September first of the year following the year in which any new program authorized under this section is sunset, and the revisor of statutes shall designate such sections and this section in a revision bill for repeal."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hudson, **House Amendment No. 3** was adopted.

Representative Basye offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 4, Section 50.820, Line 29, by inserting after all of the said section and line the following:

"57.317. 1. (1) **Except in a county with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants**, the county sheriff in any county of the first or second classification shall receive an annual salary equal to eighty percent of the compensation of an associate circuit judge of the county.

(2) The county sheriff in any county of the third or fourth classification shall receive an annual salary computed as the following percentages of the compensation of an associate circuit judge of the county. If there is an increase in salary of less than ten thousand dollars, the increase shall take effect on January 1, 2022. If there is an increase of ten thousand dollars or more, the increase shall be paid over a period of five years in twenty percent increments per year. The assessed valuation factor shall be the amount thereof as shown for the year next preceding the computation. The provisions of this section shall not permit or require a reduction in the amount of compensation being paid for the office of sheriff from the prior year.

Assessed Valuation		Percentage
\$18,000,000	to 99,999,999	45%
100,000,000	to 249,999,999	50%
250,000,000	to 449,999,999	55%
450,000,000	to 899,999,999	60%
900,000,000	and over	65%

2. Two thousand dollars of the salary authorized in this section shall be payable to the sheriff only if the sheriff has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the sheriff's office when approved by a professional association of the county sheriffs of Missouri unless exempted from the training by the professional association. The professional association approving the program shall provide a certificate of completion to each sheriff who completes the training program and shall send a list of certified sheriffs to the treasurer of each county. Expenses incurred for attending the training session may be reimbursed to the county sheriff in the same manner as other expenses as may be appropriated for that purpose.

3. The county sheriff in any county other than a charter county shall not receive an annual compensation less than the compensation described under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Basye moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Sander offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 35, Section 473.742, Line 84, by inserting after all of said section and line the following:

"Section 1. No taxpayer funded general admission event shall require or inquire about COVID-19 vaccination status or COVID-19 testing unless required by a governor's emergency order."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer offered **House Amendment No. 1 to House Amendment No. 5**.

*House Amendment No. 1
to
House Amendment No. 5*

AMEND House Amendment No. 5 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Line 2, by inserting after the number "724," the following:

"Page 7, Section 64.231, Line 25, by inserting after all of said section and line the following:

"67.265. 1. For purposes of this section, the ~~[term "order" shall]~~ **following terms** mean:

(1) **"Local elected governing body", the board of aldermen, city council, county commission, or other like body of officials elected to represent an entire city or county. "Local elected governing body" shall not include any inferior body whose duties are limited to a specific area of responsibility or expertise within the city or county including, but not limited to, a local health authority;**

(2) **"Order", a public health order, ordinance, rule, or regulation issued by a political subdivision**~~including by a health officer, local public health agency, public health authority, or the political subdivision's executive, as such term is defined in section 67.750,~~ **in response to an actual or perceived threat to public health for the purpose of preventing the spread of a contagious disease;**

(3) **"Prohibited order", any order that has been terminated under subsection 3 or expired under subsection 2 of this section;**

(4) **"Statewide pandemic", an outbreak of a particularly dangerous disease affecting a high proportion of the population, appearing in three or more counties.**

2. Notwithstanding any other provision of law to the contrary, **all orders shall be approved by a vote of the local elected governing body of the city or county, shall be issued by the same, and shall be subject to the following:**

(1) Any order issued during and related to an emergency declared pursuant to chapter 44 that directly or indirectly closes, partially closes, or places restrictions on the opening of or access to any one or more business organizations, churches, schools, or other places of public or private gathering or assembly, including any order, ordinance, rule, or regulation of general applicability ~~[or]~~ that prohibits or otherwise limits attendance at any public or private gatherings, **or requires the wearing of face coverings,** ~~[shall not remain in effect for longer than thirty calendar days in a one hundred eighty-day period, including the cumulative duration of similar orders issued concurrently, consecutively, or successively, and]~~ shall automatically expire at the end of ~~[the]~~ thirty days or as specified in the order, whichever is shorter, unless so authorized by a simple majority vote of the ~~[political subdivision's]~~ **local elected governing body to extend such order or approve a similar order prior to the expiration or termination of the original order;** provided that such extension or approval of similar orders shall not ~~[exceed thirty calendar days in duration and any order may be extended more than once]~~ **extend beyond sixty days from the effective date of the original order passed pursuant to this subdivision; [and]**

(2) Any order of general applicability issued at a time other than an emergency declared pursuant to chapter 44 that directly or indirectly closes, **partially closes, or places restrictions on the opening of or access to any one or more business organizations,** an entire classification of business organizations, churches, schools, or other places of public or private gathering or assembly, **including any order, ordinance, rule, or regulation of general applicability that prohibits or otherwise limits attendance at any public or private gatherings, or requires the wearing of face coverings,** shall ~~[not remain in effect for longer than twenty-one calendar days in a one hundred eighty-day period, including the cumulative duration of similar orders issued concurrently, consecutively, or successively, and shall]~~ automatically expire at the end of ~~[the twenty-one]~~ **twenty** days or as specified in the order, whichever is shorter, unless so authorized by a two-thirds majority vote of the ~~[political subdivision's]~~ **local elected governing body to extend such order or approve a similar order prior to the expiration or termination of the original order ;** provided that such extension or approval of similar orders ~~[may be extended more than once]~~ **shall not extend beyond sixty days from the effective date of the original order passed pursuant to this subdivision; and**

(3) Upon the expiration of sixty days as set forth in subdivision (1) or (2) of this subsection, only the director of the department of health and senior services shall be authorized to issue or extend any further order relating to the actual or perceived threat to public health or safety that gave rise to the order authorized by the local elected governing body or to terminate the same.

~~[2-]~~ 3. The ~~[governing bodies of the political subdivisions]~~ **local elected governing body** issuing orders under this section shall at all times have the authority to terminate ~~[an order]~~ **local orders** issued or extended under this section upon a simple majority vote of the body.

~~[3-]~~ 4. In the case of local public health agencies created through an agreement by multiple counties under chapter 70, all of the participating counties' **local elected** governing bodies shall be required to approve or terminate orders in accordance with the provisions of this section.

~~[4-]~~ 5. Prior to or concurrent with the issuance or extension of any order under subdivisions (1) and (2) of subsection ~~[4]~~ 2 of this section, the health officer, local public health agency, public health authority, or executive shall provide a report to the **local elected** governing body containing information supporting the need for such order **and may submit a draft order, which shall not have any legal effect until it is approved by a vote of the local elected governing body taken in a session that is open to the public.** Such report shall include specific studies or other evidence relied upon in the creation of the order, along with an explanation of the legal authority upon which the order is based. Such report shall also include a summary of the general nature and extent of the comments submitted in support of or opposition to the proposed order and a concise summary of the testimony presented at all hearings in which the order was discussed. In addition, the report shall contain a summary of the findings regarding the merits of any such testimony or comments submitted by members of the public who are opposed, in whole or in part, to the proposed order.

~~[5-]~~ 6. No ~~[political subdivision]~~ **local elected governing body** of this state shall make or modify any orders that have the effect, directly or indirectly, of a prohibited order under this section.

~~[6-]~~ 7. No **directive,** rule, or regulation issued by the department of health and senior services shall authorize a local health official, health officer, local public health agency, or public health authority to create or enforce any order, ordinance, rule, or regulation described in section 192.300 or this section that is inconsistent with the provisions of this section.

8. (1) No local elected governing body shall issue or authorize any order relating to a statewide pandemic pursuant to this section unless the governor has, by executive order pursuant to an emergency declared under chapter 44, directed the director of the department of health and senior services to authorize, by written directive containing sufficiently specific criteria, local elected governing bodies to issue or approve such order; except that, no such local order shall be more expansive than the written directive issued by the department and shall be subject to review and alteration by the director.

(2) Not less than thirty days after the issuance of a written directive by the director of the department, as provided in this subsection, the department shall replace such directive with an emergency rule promulgated as set forth in chapter 536.

(3) Any order issued by a local elected governing body that is not in compliance with this subsection shall be void ab initio.

(4) Any order issued by a local elected governing body shall be subject to the time limitations set forth in subsection 2 of this section.

9. Except as provided in subsection 11 of this section, the existence of a statewide pandemic may be declared by the governor or the director of the department of health and senior services. During a statewide pandemic, only the director shall have the authority to close a public or private school or other place of public or private assembly or to reduce, alter, suspend, or otherwise restrict the operations or hours thereof. The director shall consult with the local health authorities prior to any closing.

10. (1) Any person aggrieved by the actions of a political subdivision, including its local elected governing body, its officers, employees, or agents, in violation of this section shall have a civil claim for damages against such political subdivision for:

- (a) Injunctive relief;
- (b) Treble compensatory damages;
- (c) Punitive damages;
- (d) Costs of litigation including, but not limited to, court costs and expert witness fees; and
- (e) Reasonable attorneys fees.

(2) Venue for any civil action filed pursuant to this section shall, at the election of the aggrieved party, be in the county within which the aggrieved party resides, in the county within which the alleged harm occurred, or Cole County.

(3) In any civil action filed by a person with standing or by the attorney general under this section, upon a showing that a material fact is in dispute, the political subdivision shall bear the burden of showing, by clear and convincing evidence, that its order was necessary to prevent the actual or anticipated harm and that no less restrictive means to prevent such actual or anticipated harm were available.

11. The general assembly may, by the passage of a concurrent resolution, declare the existence of a statewide pandemic. Such resolution shall not extend the declaration of a statewide pandemic for more than thirty days beyond the convening of the next regular session of the general assembly but may by its own provisions specify the expiration date of the declaration prior to that time. The general assembly may approve subsequent declarations in like manner and subject to the same limitations.

67.308. 1. No county, city, town or village in this state receiving public funds shall require documentation of an individual having received a vaccination against COVID-19 in order for the individual to access transportation systems or services or any other public accommodations.

2. No private person, business, corporation, organization, or other nongovernment entity shall be required to assist in any manner in the enforcement of any order issued pursuant to section 67.265, nor shall such person or entity suffer any adverse action including, but not limited to, a fine, loss of a business license, closure, or citation for any such refusal to assist.

3. (1) Any person aggrieved by the actions of a political subdivision or any public official under this section shall have a civil claim for damages against such political subdivision or public official for:

- (a) Injunctive relief;
 - (b) Treble compensatory damages;
 - (c) Punitive damages;
 - (d) Costs of litigation including, but not limited to, court costs and expert witness fees; and
 - (e) Reasonable attorneys fees.
- (2) Neither sovereign immunity nor official immunity shall be a defense in any such civil action.

(3) Venue for any civil action filed pursuant to this section or section 67.265 shall, at the election of the aggrieved party, be the county in which the aggrieved party resides, the county where the alleged harm occurred or Cole County.

(4) In any civil action filed by a person with standing or by the attorney general under this section, upon a showing that a material fact is in dispute, the political subdivision shall bear the burden of showing, by clear and convincing evidence, that its order was necessary to prevent the actual or anticipated harm and that no less restrictive means to prevent such actual or anticipated harm were available."; and

Further amend said bill, Page 32, Section 164.450, Line 19, by inserting after said section and line the following:

"167.029. 1. A public school district may require students to wear a school uniform or restrict student dress to a particular style in accordance with the law. The school district may determine the style and color of the school uniform.

2. No public or charter school shall implement or enforce any student dress requirements that include a mask or other face covering or respirator.

167.181. 1. The department of health and senior services, after consultation with the department of elementary and secondary education, shall promulgate rules and regulations governing the immunization against poliomyelitis, rubella, rubeola, mumps, tetanus, pertussis, diphtheria, and hepatitis B, to be required of children attending public, private, parochial or parish schools. Such rules and regulations may modify the immunizations that are required of children in this subsection. The immunizations required and the manner and frequency of their administration shall conform to recognized standards of medical practice. The department of health and senior services shall supervise and secure the enforcement of the required immunization program.

2. It is unlawful for any student to attend school unless he has been immunized as required under the rules and regulations of the department of health and senior services, and can provide satisfactory evidence of such immunization; except that if he produces satisfactory evidence of having begun the process of immunization, he may continue to attend school as long as the immunization process is being accomplished in the prescribed manner. It is unlawful for any parent or guardian to refuse or neglect to have his child immunized as required by this section, unless the child is properly exempted.

3. This section shall not apply to any child if one parent or guardian objects in writing to his school administrator against the immunization of the child, because of religious beliefs or medical contraindications. In cases where any such objection is for reasons of medical contraindications, a statement from a duly licensed physician must also be provided to the school administrator.

4. Each school superintendent, whether of a public, private, parochial or parish school, shall cause to be prepared a record showing the immunization status of every child enrolled in or attending a school under his jurisdiction. The name of any parent or guardian who neglects or refuses to permit a nonexempted child to be immunized against diseases as required by the rules and regulations promulgated pursuant to the provisions of this section shall be reported by the school superintendent to the department of health and senior services.

5. The immunization required may be done by any duly licensed physician or by someone under his direction. If the parent or guardian is unable to pay, the child shall be immunized at public expense by a physician or nurse at or from the county, district, city public health center or a school nurse or by a nurse or physician in the private office or clinic of the child's personal physician with the costs of immunization paid through the state Medicaid program, private insurance or in a manner to be determined by the department of health and senior services subject to state and federal appropriations, and after consultation with the school superintendent and the advisory committee established in section 192.630. When a child receives his or her immunization, the treating physician may also administer the appropriate fluoride treatment to the child's teeth.

6. Funds for the administration of this section and for the purchase of vaccines for children of families unable to afford them shall be appropriated to the department of health and senior services from general revenue or from federal funds if available.

7. No student shall be required, as a condition of school attendance or participation in school-sponsored extracurricular activities, to be immunized against COVID 19. No school shall require students to wear face masks or other face coverings or respirators as an alternative to receiving a COVID-19 vaccination. No school shall require students to undergo COVID-19 diagnostic testing or otherwise implement a "test to stay" policy requiring testing as an alternative to receiving a COVID-19 vaccination; provided, that nothing in this subsection shall be interpreted to preclude a school from requiring a student to be tested as described in section 167.191 as a condition for school attendance or participation in school-sponsored extracurricular activities. For purposes of the section, "COVID 19" shall include any variant thereof.

8. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2001, shall be invalid and void.

167.191. 1. It is unlawful for any child to attend any of the public schools of this state while afflicted with any contagious or infectious disease, or while liable to transmit such disease after having been exposed to it. For the purpose of determining the diseased condition, or the liability of transmitting the disease, the teacher or board of directors may require any child to be examined by a physician, **physician assistant, or advanced practice registered nurse** and exclude the child from school so long as there is any liability of such disease being transmitted by the pupil. **For purposes of this section, the term "liability" shall mean that symptoms of such a contagious or infectious disease are present and that disease transmission is more likely than not to occur.** If the parent or guardian refuses to have an examination made by a physician, **physician assistant, or advanced practice registered nurse pursuant to [at] the written request of [the teacher] a school administration or school board of directors, the [teacher or board of directors] child may be [exclude the child] excluded** from school. Any parent or guardian who persists in sending a child to school, after having been examined as provided by this section, and found to be afflicted with any contagious or infectious disease, or liable to transmit the disease, or refuses to have the child examined as herein provided, is guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than five nor more than one hundred dollars.

2. If the parent or guardian of the child presents a written document, signed by a physician, physician assistant, or advanced practice registered nurse stating that the child is not afflicted with any contagious or infectious disease, or liable to transmit the disease, the child shall not be excluded from school under subsection 1.

171.011. 1. The school board of each school district in the state may make all needful rules and regulations for the organization, grading and government in the school district. The rules shall take effect when a copy of the rules, duly signed by order of the board, is deposited with the district clerk. The district clerk shall transmit forthwith a copy of the rules to the teachers employed in the schools. The rules may be amended or repealed in like manner.

2. No school administrator, teacher, staff, or other personnel of any public school or charter school, nor any school board, shall have authority to adopt rules, regulations, policies, directives, or any other order relating to quarantines, isolation, or other health-related requirements for students except as provided in section 167.191; except that, nothing in this section or section 167.191 shall be construed to authorize any such order relating to masking or vaccinations.

3. During a statewide pandemic as defined in section 67.265, all generally applicable orders relating to the spread of an infectious or contagious disease shall be made by a local elected governing body as provided in section 67.265.

192.290. All rules and regulations authorized and made by the department of health and senior services in accordance with this chapter shall supersede as to those matters to which this chapter relates, all local **orders**, ordinances, rules, and regulations and shall be observed throughout the state and enforced by all local and state health authorities. Nothing herein shall limit the right of local authorities **under section 192.300** to make such further **orders**, ordinances, rules, and regulations not inconsistent with **or more restrictive than** the rules and regulations prescribed by the department of health and senior services, which may be necessary for the particular locality under the jurisdiction of such local authorities; **except that, all such orders, ordinances, rules and regulations made by local authorities shall comply with the provisions of section 67.265."**; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	DeGroot	Dinkins	Dogan	Eggleston
Falkner	Fishel	Fitzwater	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riley
Roberts	Roden	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 044

Adams	Aldridge	Anderson	Aune	Baringer
Barnes	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 018

Appelbaum	Bailey	Bangert	Black 7	Bland Manlove
Deaton	Derges	Evans	Francis	Grier
Houx	Kidd	McDaniel	Murphy	Riggs
Rone	Smith 163	Stevens 46		

VACANCIES: 007

On motion of Representative Schroer, **House Amendment No. 1 to House Amendment No. 5** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 090

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan

Eggleston	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riley	Roden	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schoiack	Walsh 50	West	Wiemann	Mr. Speaker

NOES: 054

Adams	Aldridge	Anderson	Aune	Baringer
Barnes	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Falkner	Fogle	Gray
Griffith	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Roberts	Rogers	Sauls	Sharp 36	Sharpe 4
Smith 45	Smith 67	Stephens 128	Stevens 46	Terry
Thompson	Turnbaugh	Unsicker	Veit	Walsh Moore 93
Weber	Windham	Wright	Young	

PRESENT: 000

ABSENT WITH LEAVE: 012

Appelbaum	Bailey	Bangert	Black 7	Derges
Evans	Grier	Kidd	McDaniel	Murphy
Riggs	Rone			

VACANCIES: 007

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Falkner	Fishel	Fitzwater
Gregory 51	Griffith	Haden	Haffner	Haley
Hardwick	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123

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Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 042

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Collins	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 017

Appelbaum	Black 7	Bland Manlove	Butz	Clemens
Derges	Evans	Francis	Gregory 96	Grier
Henderson	Kidd	McDaniel	Murphy	Price IV
Rone	Sauls			

VACANCIES: 007

On motion of Representative Sander, **House Amendment No. 5, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 078

Atchison	Bailey	Baker	Basye	Billington
Boggs	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Fitzwater	Gregory 51	Gregory 96	Grier	Haffner
Haley	Hardwick	Hovis	Hudson	Hurlbert
Kelley 127	Kelly 141	Lewis 6	Lovasco	Mayhew
McGill	Morse	Murphy	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roden	Sander
Schnelting	Schroer	Schwadron	Seitz	Shaul
Simmons	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Toalson Reisch	Trent	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 064

Adams	Aldridge	Anderson	Andrews	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Collins	Dogan
Doll	Ellebracht	Falkner	Fishel	Fogle
Gray	Griffith	Gunby	Haden	Henderson
Hicks	Houx	Ingle	Johnson	Kalberloh
Knight	Lewis 25	Mackey	McCreery	McGaugh
Merideth	Mosley	Nurrenbern	O'Donnell	Person
Phifer	Proudie	Quade	Roberts	Rogers
Sharp 36	Sharpe 4	Shields	Smith 155	Smith 45
Smith 67	Stephens 128	Stevens 46	Terry	Thompson
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	Windham	Wright	Young	

PRESENT: 000

ABSENT WITH LEAVE: 014

Appelbaum	Black 137	Black 7	Bland Manlove	Butz
Clemens	Derges	Francis	Kidd	McDaniel
Price IV	Rone	Sassmann	Sauls	

VACANCIES: 007

Representative Pietzman offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 33, Section 233.095, Line 9, by inserting after all of said section and line the following:

"321.228. 1. As used in this section, the following terms shall mean:

- (1) "Residential construction", new construction and erection of detached single-family or two-family dwellings or the development of land to be used for detached single-family or two-family dwellings;
- (2) "Residential construction regulatory system", any bylaw, ordinance, order, rule, or regulation adopted, implemented, or enforced by any city, town, village, or county that pertains to residential construction, to any permitting system, or program relating to residential construction, including but not limited to the use or occupancy by the initial occupant thereof, or to any system or program for the inspection of residential construction. Residential construction regulatory system also includes the whole or any part of a nationally recognized model code, with or without amendments specific to such city, town, village, or county.

2. Notwithstanding the provisions of any other law to the contrary, if a city, town, village, or county adopts or has adopted, implements, and enforces a residential construction regulatory system applicable to residential construction within its jurisdiction, any fire protection districts wholly or partly located within such city, town, village, or county shall be without power, authority, or privilege to enforce or implement a residential construction regulatory system purporting to be applicable to any residential construction within such city, town, village, or county. **Notwithstanding the provisions of any other law to the contrary**, any such residential construction regulatory system adopted by a fire protection district or its board shall be treated as advisory only and shall not be enforced by such fire protection district or its board.

3. Notwithstanding the provisions of any other law to the contrary, fire protection districts:

- (1) Shall have final regulatory authority regarding the location and specifications of fire hydrants, fire hydrant flow rates, and fire lanes, all as it relates to residential construction. Nothing in this subdivision shall be construed to require the political subdivision supplying water to incur any costs to modify its water supply infrastructure; and

(2) May inspect the alteration, enlargement, replacement or repair of a detached single-family or two-family dwelling; and

(3) Shall not collect a fee for the services described in subdivisions (1) and (2) of this subsection.

4. In no event shall a fire protection district or its board enact, adopt, or implement any bylaws, ordinances, orders, rules, or regulations that pertain, in any manner, to either the subdivision of land for the purpose of residential construction or to the construction, installation, and erection of any improvements, infrastructure, and utility facilities related to or for the purpose of serving residential construction.

5. Notwithstanding any provision in this section to the contrary, a fire protection district may enter into a contract with a county, city, town, or village to assist in the implementation of the residential construction regulatory system of such county, city, town, or village as it relates to fire protection issues as long as the county, city, town, or village retains jurisdiction over the implementation and enforcement of such system.

6. (1) Any fire protection district funded in whole or in part through a designated voter-approved tax shall not charge any additional fees or permit charge for additional services without voter approval from the voters of the entire county in which the fire protection district is located.

(2) Any inspection fees charged by a fire protection district shall be billed at a flat rate of one hundred dollars per hour of actual time spent on site doing solely inspections. No charges shall be charged prior to the inspection based on estimated cost of the inspection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Gregory 51
Gregory 96	Grier	Haden	Haffner	Hardwick
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schwadron
Seitz	Shaul	Shields	Simmons	Smith 155
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 043

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Person	Pollock 123	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 022

Appelbaum	Black 7	Bland Manlove	Butz	Clemens
Derges	Dogan	Francis	Griffith	Haley
Henderson	Kidd	McDaniel	Nurrenbern	Perkins
Phifer	Price IV	Riggs	Rone	Schroer
Sharpe 4	Stacy			

VACANCIES: 007

On motion of Representative Pietzman, **House Amendment No. 6** was adopted by the following vote, the ayes and noes having been demanded by Representative Pietzman:

AYES: 090

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Eggleston	Evans	Falkner
Fishel	Fitzwater	Gregory 51	Gregory 96	Grier
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stephens 128	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wright	Mr. Speaker

NOES: 040

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Bosley	Brown 27
Burnett	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Person
Proudie	Quade	Rogers	Sharp 36	Smith 45
Smith 67	Stevens 46	Tate	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 001

Burton

ABSENT WITH LEAVE: 025

Appelbaum	Black 7	Bland Manlove	Brown 70	Butz
Christofanelli	Clemens	Copeland	Derges	Dogan
Francis	Griffith	Hicks	Kidd	McDaniel

Nurrenbern
Rone

Perkins
Sauls

Phifer
Schroer

Price IV
Stacy

Riggs
Wiemann

VACANCIES: 007

Representative Falkner offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Section A, Line 9, by inserting after all of said section and line the following:

"44.251. 1. This section shall be known and may be cited as the "Protecting Missouri's Small Businesses Act".

2. As used in this section, the following terms mean:

(1) "Reason outside the business organization's control", any reason for which the governor proclaims a state of emergency as provided in chapter 44. Such reasons include, but are not limited to, communicable disease spread by direct human contact such as person-to-person contact or droplet spread. Such reasons shall not be construed to include violations of sanitation or food safety rules or structural safety rules;

(2) "Shutdown order", any order by the state or any agency or political subdivision thereof to close a business organization during a state of emergency declared by the governor that is caused by any reason outside the business organization's control.

3. The general assembly hereby finds and declares the following:

(1) It is an essential function of state government to protect the public health, welfare, peace, safety, and the economic viability and well-being of Missourians;

(2) One method of protecting Missourians is to preserve and promote the economic viability, well-being, and development of businesses in this state;

(3) States of emergency may require the state and its political subdivisions to take necessary emergency actions for the protection of Missourians that may adversely affect the economic viability and well-being of Missourians and businesses in the state;

(4) Such governmental actions should not be entered into without careful consideration of and appropriate concern for the lasting effects that may cause economic loss to Missourians and businesses in the state;

(5) It is the public policy of the state of Missouri that a political subdivision shall give appropriate consideration to the effects of its actions on the economic well-being of Missourians and businesses in the state; and

(6) To ensure that a political subdivision gives appropriate consideration to such actions, a political subdivision shall participate in economic losses caused by the political subdivision's actions affecting Missourians and businesses in the state as provided in this section.

4. (1) Notwithstanding any other provision of law to the contrary, beginning January 1, 2023, if any political subdivision with jurisdiction over a business implements any shutdown order or orders after the governor declares a state of emergency as provided in this chapter and the business closes solely due to such shutdown order or orders for at least twenty-one consecutive days or at least forty-five cumulative days, the following shall apply:

(a) Any fee for a business license imposed by the political subdivision with jurisdiction over the business shall be waived for the business during the period of the shutdown order or orders or six months, whichever is longer. Fees for a business license may be prorated; and

(b) The political subdivision with jurisdiction over the business shall reduce the real and personal property tax liability of such business based on the number of days the business was shut down in a given year as follows:

a. If the shutdown order or orders end before June first, the appropriate officials responsible for assessing and levying real and personal property taxes and providing statements of taxes due in the political subdivision with jurisdiction over the business shall calculate the tax liability of such business as required by law. After such tax liability is calculated, such officials shall reduce such tax liability as required in this section. Such reduction shall be reflected on the statement of taxes due provided to the taxpayer who is liable

for the property taxes of the business. Such appropriate officials shall follow all procedures for calculating such taxes and providing such statements provided by law as practicable. A taxpayer receiving a reduced statement of taxes due shall make full payment of such reduced taxes before the delinquency date as provided by law; and

b. If the shutdown order or orders remain in effect on or after June first, the taxpayer who is liable for the property taxes of the business shall make full payment of taxes due before the delinquency date as provided by law. The appropriate officials responsible for assessing and levying real and personal property taxes and providing statements of taxes due in the political subdivision with jurisdiction over the business shall:

(i) Notify such taxpayer, at the same time the taxpayer's statement of taxes due is provided to the taxpayer as required by law, that the taxpayer may apply for a refund of a portion of the property tax liability of such business as provided in this section;

(ii) Provide a method of applying for a refund of such portion of such tax liability, by which the taxpayer shall provide any information required by the appropriate officials to assist in the calculation of such portion. A refund application made as provided in this subparagraph shall be submitted to the appropriate official no later than the January fifteenth immediately following the refund notification;

(iii) Calculate the amount of such allowable portion to be refunded and notify the taxpayer of such amount. All such calculations for all refund applications shall be completed no later than the February fifteenth following the refund notification; and

(iv) Make payments of all refunds to all taxpayers eligible for the refund. All such payments of refunds shall be completed no later than the March fifteenth immediately following the refund notification.

(2) Notwithstanding any other provision of this section to the contrary, a taxpayer whose tax liability is reduced as provided in this subsection and who leases or rents all or a portion of the taxpayer's affected real property to one or more renters or lessors shall distribute such amount by which the tax liability is reduced on a pro rata basis to such renters or lessors who are current on all lease or rental payments owed to the taxpayer whose tax liability is reduced.

5. This section shall not be construed to apply to fees required for a license or certification of an individual to practice a profession.

6. This section shall not be construed as an exemption of property from taxation requiring the state to provide restitution or a replacement of revenues lost to a political subdivision. Any action taken by a political subdivision that results in a recalculation or refund of taxes or revenues lost by the political subdivision, or both, shall be construed as an exercise of the political subdivision's authority to levy and collect local tax revenues as provided by state law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) offered **House Amendment No. 1 to House Amendment No. 7.**

*House Amendment No. 1
to
House Amendment No. 7*

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 3, Line 14, by inserting after said line the following:

"Further amend said bill, Page 24, Section 105.145, Line 88, by inserting after all of said section and line the following:

"105.1500. 1. This section shall be known and may be cited as "The Personal Privacy Protection Act".

2. As used in this section, the following terms mean:

(1) "Personal information", any list, record, register, registry, roll, roster, or other compilation of data of any kind that directly or indirectly identifies a person as a member, supporter, or volunteer of, or donor of financial or nonfinancial support to, any entity exempt from federal income tax under Section 501(c) of the Internal Revenue Code of 1986, as amended;

(2) "Public agency", the state and any political subdivision thereof including, but not limited to, any department, agency, office, commission, board, division, or other entity of state government; any county, city, township, village, school district, community college district; or any other local governmental unit, agency, authority, council, board, commission, state or local court, tribunal or other judicial or quasi-judicial body.

3. (1) Notwithstanding any provision of law to the contrary, but subject to the exceptions listed under subsection 4 of this section, a public agency shall not:

(a) Require any individual to provide the public agency with personal information or otherwise compel the release of personal information;

(b) Require any entity exempt from federal income taxation under Section 501(c) of the Internal Revenue Code to provide the public agency with personal information or otherwise compel the release of personal information;

(c) Release, publicize, or otherwise publicly disclose personal information in possession of a public agency, unless consented to by an entity exempt from federal income taxation under Section 501(c) of the Internal Revenue Code; or

(d) Request or require a current or prospective contractor or grantee with the public agency to provide the public agency with a list of entities exempt from federal income taxation under Section 501(c) of the Internal Revenue Code of 1986, as amended, to which it has provided financial or nonfinancial support.

(2) All personal information in the possession of a public agency shall be considered a closed record under chapter 610 and court operating rules.

4. The provisions of this section shall not preclude any individual or entity from being required to comply with any of the following:

(1) Submitting any report or disclosure required by this chapter or chapter 130;

(2) Responding to any lawful request or subpoena for personal information from the Missouri ethics commission or the Missouri state highway patrol as a part of an investigation, or publicly disclosing personal information as a result of an enforcement action from the Missouri state highway patrol or the Missouri ethics commission pursuant to its authority in sections 105.955 to 105.966;

(3) Responding to any lawful warrant for personal information issued by a court of competent jurisdiction;

(4) Responding to any lawful request for discovery of personal information in litigation if:

(a) The requestor demonstrates a compelling need for the personal information by clear and convincing evidence; and

(b) The requestor obtains a protective order barring disclosure of personal information to any person not named in the litigation;

(5) Applicable court rules or admitting any personal information as relevant evidence before a court of competent jurisdiction. However, a submission of personal information to a court shall be made in a manner that it is not publicly revealed and no court shall publicly reveal personal information absent a specific finding of good cause;

(6) Any report or disclosure required by state law to be filed with the secretary of state, provided that personal information obtained by the secretary of state is otherwise subject to the requirements of paragraph (c) of subdivision (1) of subsection 3 of this section, unless expressly required to be made public by state law; or

(7) Any request from a public agency for a list of the directors and officers of an entity exempt from federal income tax under Section 501(c) of the Internal Revenue Code of 1986, as amended.

5. (1) A person or entity alleging a violation of this section may bring a civil action for appropriate injunctive relief, damages, or both. Damages awarded under this section may include one of the following, as appropriate:

(a) A sum of moneys not less than two thousand five hundred dollars to compensate for injury or loss caused by each violation of this section; or

(b) For an intentional violation of this section, a sum of moneys not to exceed three times the sum described in paragraph (a) of this subdivision.

(2) A court, in rendering a judgment in an action brought under this section, may award all or a portion of the costs of litigation, including reasonable attorney's fees and witness fees, to the complainant in the action if the court determines that the award is appropriate.

(3) A person who knowingly violates this section is guilty of a class B misdemeanor."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor (139), **House Amendment No. 1 to House Amendment No. 7** was adopted.

Representative Black (137) offered **House Amendment No. 2 to House Amendment No. 7**.

*House Amendment No. 2
to
House Amendment No. 7*

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 3, Line 14, by inserting after said line the following:

"Further amend said bill, Page 7, Section 64.231, Line 25, by inserting after said section and line the following:

"67.2300. 1. As used in this section, the following terms mean:

(1) "Department", any department authorized to allocate funds raised by the state or federal funds received by the state for housing or homelessness;

(2) "State funds", any funds raised by the state and federal funds received by the state for housing or homelessness, but shall not include any federal funds not able to be used for housing programs pursuant to this section due to federal statutory or regulatory restrictions.

2. State funds for the homeless shall be used for the following:

(1) For parking areas, each area shall provide:

(a) Access to potable water and electric outlets; and

(b) Access to bathrooms sufficient to serve all of the parking areas;

(2) For camping facilities, individuals experiencing homelessness may camp and store personal property at such facilities, which shall be subject to the following:

(a) Individuals shall only camp and store personal property at such facilities in the areas designated to each individual by the agency providing the camping facilities; and

(b) Individuals shall complete a mental health and substance use evaluation as designated by a state or local agency;

(3) For individual shelters, which shall be subject to the following:

(a) Be suitable to house between one and three individuals;

(b) Provide basic sleeping accommodations and access to electricity;

(c) Provide adequate access to showers and bathroom facilities; and

(d) Be limited to occupation by each individual for a period of not more than two years;

(4) For congregate shelters housing more than four homeless individuals in one space, state funds shall be available only to the extent the shelter monitors and provides programs to improve the employment, income, and prevention of return to homelessness of individuals leaving those shelters. The department shall provide performance payments of up to ten percent for such programs that meet guidelines as established by the department.

Individuals utilizing such facilities pursuant to this subsection shall be entered into a homelessness management information system maintained by the local continuum of care.

3. A private campground owner or an employee or officer of a private campground operating such facility pursuant to this section shall be subject to the provisions of section 537.328.

4. (1) State funds otherwise used for the construction of permanent housing for the homeless shall be used to assist such individuals with substance use, mental health treatment, and other services, including short-term housing. The department shall provide up to twenty-five percent of the base allocation of such funds as performance payments to political subdivisions or not-for-profit organizations providing such services as rewards for meeting predetermined goals on reductions of:

- (a) Days unhoused;
- (b) Days in jail or prison; and
- (c) Days hospitalized, with the weights of such days to be determined by the department.

(2) Political subdivisions and not-for-profit organizations may use state grants otherwise used for permanent housing to conduct surveys to identify individuals with the greatest number of days unhoused, in jail or prison, or hospitalized but these expenses shall not exceed ten percent of the total grant amount.

5. No person shall be permitted to use state-owned lands for unauthorized sleeping, camping, or the construction of long-term shelters. Any violation of this subsection shall be a class C misdemeanor; however, for the first offense such individual shall be given a warning, and no citation shall be issued unless that individual refuses to move to any offered services or shelter.

6. (1) A political subdivision shall not adopt or enforce any policy under which the political subdivision prohibits or discourages the enforcement of any order or ordinance prohibiting public camping, sleeping, or obstructions of sidewalks.

(2) In compliance with subsection 5 of this section, a political subdivision shall not prohibit or discourage a peace officer or prosecuting attorney who is employed by or otherwise under the direction or control of the political subdivision from enforcing any order or ordinance prohibiting public camping, sleeping, or obstructions of sidewalks.

(3) The provisions of this section shall not prohibit a policy of any political subdivision that encourages diversion programs or offering of services in lieu of a citation or arrest.

(4) The attorney general shall have the power to bring a civil action in any court of competent jurisdiction against any political subdivision to enjoin the political subdivision from violating the provisions of this subsection.

(5) The attorney general may recover reasonable expenses incurred in any civil action brought under this section, including court costs, reasonable attorney's fees, investigative costs, witness fees, and deposition costs.

7. Any political subdivision with a higher per-capita rate of homelessness than the state average, as determined by the most recent United States census numbers for the overall population and the most recent federal Department of Housing and Urban Development homelessness point-in-time continuum of care, as defined by 24 C.F.R. 578.5(a), in which the political subdivision is located, shall, within one year of the passage of this act, receive no further state funding by the department until the department determines:

- (1) The political subdivision has a per-capita rate of unsheltered homeless individuals at or below the state average; or
- (2) The political subdivision is in compliance with subsection 6 of this act.

8. The department authorized to allocate funds pursuant to this section may promulgate all rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after January 1, 2023, shall be invalid and void.

9. The provisions of this section, including references to the disbursement of state grants and funds, shall not apply to shelters for victims of domestic violence as defined in section 455.200."; and

Further amend said bill, Page 39, Section 50.810, Line 39, by inserting after said section and line the following:

"Section B. The enactment of section 67.2300 of this act shall become effective on January 1, 2023."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Schnelting	Schwadron	Seitz
Shaul	Shields	Simmons	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Walsh 50	West	Wiemann
Wright				

NOES: 038

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Brown 27	Burnett	Burton
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Johnson	Lewis 25	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 027

Appelbaum	Bailey	Black 7	Bland Manlove	Bosley
Brown 70	Butz	Derges	Dogan	Francis
Ingle	Kelly 141	Kidd	Mackey	McDaniel
Price IV	Proudie	Reedy	Roden	Schroer
Sharpe 4	Smith 155	Smith 163	Stephens 128	Veit
Walsh Moore 93	Mr. Speaker			

VACANCIES: 007

On motion of Representative Black (137), **House Amendment No. 2 to House Amendment No. 7** was adopted by the following vote, the ayes and noes having been demanded by Representative Black (137):

AYES: 087

Anderson	Andrews	Atchison	Basye	Black 137
Bromley	Brown 16	Buchheit-Courtway	Burger	Burnett
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Ellebracht	Evans	Falkner

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Fishel	Fitzwater	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Sauls	Schnelting	Schwadron	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Tate
Taylor 48	Thompson	Trent	Van Schoiack	Wiemann
Wright	Mr. Speaker			

NOES: 052

Adams	Aldridge	Aune	Baker	Bangert
Barnes	Billington	Bland Manlove	Boggs	Bosley
Brown 27	Brown 70	Burton	Clemens	Collins
Cook	Doll	Eggleston	Fogle	Gray
Gunby	Hudson	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Pollock 123	Proudie	Quade
Seitz	Smith 45	Smith 67	Stacy	Stevens 46
Taylor 139	Terry	Thomas	Toalson Reisch	Turnbaugh
Unsicker	Walsh 50	Walsh Moore 93	Weber	West
Windham	Young			

PRESENT: 001

Baringer

ABSENT WITH LEAVE: 016

Appelbaum	Bailey	Black 7	Butz	Derges
Dogan	Francis	Kidd	McDaniel	Price IV
Roden	Rogers	Schroer	Sharp 36	Stephens 128
Veit				

VACANCIES: 007

Representative Merideth offered **House Amendment No. 3 to House Amendment No. 7.**

House Amendment No. 3
to
House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 3, Line 14, by inserting after said line the following:

"Further amend said bill, Page 32, Section 164.450, Line 19, by inserting after said section and line the following:

"195.825. 1. "Entity", the same meaning as in Article XIV, Section 1, of the Missouri Constitution.
2. Records identifying entities licensed under Article XIV, Section 1, of the Missouri Constitution; the ownership structure of such entities; or the individual owners or others with financial or controlling interest in such entities shall not be considered closed records under Article XIV, Section 1, Subsection 3(5) of the Missouri Constitution or under chapter 610, RSMo.

3. The department of health and senior services shall be required to provide the general assembly, or a committee thereof, with access to such records for the purpose of allowing the legislature to determine the following:

(1) Whether the department has adequately exercised the authority granted to it in Article XIV, Section 1, Subsection 3(1)(a) of the Missouri Constitution to grant or refuse state licenses;

(2) Whether patient access has been unreasonably restricted, as provided in Article XIV, Section 1, Subsection 3(1)(b) of the Missouri Constitution;

(3) Whether scoring of license applications has been limited to the criteria provided in Article XIV, Section 1, Subsection 3(1)(h) of the Missouri Constitution;

(4) Whether any entities have received more licenses than allowed under Article XIV, Section 1, Subsection 3(8)-(10); or

(5) Whether there is need for the department to lift or ease any limit on the number of licensees or certificate holders in order to meet the demand for marijuana for medical use by qualifying patients, as provided under Article XIV, Section 1, Subsection 3(1) of the Missouri Constitution.

4. The provisions of Section 3 of this section shall be considered purposes under which release of reports or other information obtained by a license applicant or licensee is authorized under Article XIV, Section 1, Subsection 3(5) of the Missouri Constitution."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Merideth, **House Amendment No. 3 to House Amendment No. 7** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 128

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Bland Manlove	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Chipman
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Doll	Eggleston	Evans
Falkner	Fishel	Fogle	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Walsh Moore 93	Weber	West	Wiemann
Windham	Young	Mr. Speaker		

NOES: 006

Basye	Fitzwater	Seitz	Toalson Reisch	Walsh 50
Wright				

PRESENT: 000

ABSENT WITH LEAVE: 022

Appelbaum	Bailey	Black 7	Butz	Christofanelli
Derges	Dogan	Ellebracht	Francis	Gray
Gregory 96	Houx	Kidd	McDaniel	Patterson
Person	Phifer	Roden	Schroer	Smith 67
Stephens 128	Veit			

VACANCIES: 007

Representative Murphy offered **House Amendment No. 4 to House Amendment No. 7.**

House Amendment No. 4
to
House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 3, Line 14, by inserting after all of the said line the following:

"Further amend said bill, Page 7, Section 64.23, Line 25, by inserting after all of the said section and line the following:

"67.265. 1. For purposes of this section, the term "order" shall mean a public health order, ordinance, rule, or regulation issued by a political subdivision, including by a health officer, local public health agency, public health authority, or the political subdivision's executive, as such term is defined in section 67.750, in response to an actual or perceived threat to public health for the purpose of preventing the spread of a contagious disease; **except that, the term "order" shall not include any masking order, as defined in section 67.267.** Notwithstanding any other provision of law to the contrary:

(1) Any order issued during and related to an emergency declared pursuant to chapter 44 that directly or indirectly closes, partially closes, or places restrictions on the opening of or access to any one or more business organizations, churches, schools, or other places of public or private gathering or assembly, including any order, ordinance, rule, or regulation of general applicability or that prohibits or otherwise limits attendance at any public or private gatherings, shall not remain in effect for longer than thirty calendar days in a one hundred eighty-day-period, including the cumulative duration of similar orders issued concurrently, consecutively, or successively, and shall automatically expire at the end of the thirty days or as specified in the order, whichever is shorter, unless so authorized by a simple majority vote of the political subdivision's governing body to extend such order or approve a similar order; provided that such extension or approval of similar orders shall not exceed thirty calendar days in duration and any order may be extended more than once; and

(2) Any order of general applicability issued at a time other than an emergency declared pursuant to chapter 44 that directly or indirectly closes an entire classification of business organizations, churches, schools, or other places of public or private gathering or assembly shall not remain in effect for longer than twenty-one calendar days in a one hundred eighty-day-period, including the cumulative duration of similar orders issued concurrently, consecutively, or successively, and shall automatically expire at the end of the twenty-one days or as specified in the order, whichever is shorter, unless so authorized by a two-thirds majority vote of the political subdivision's governing body to extend such order or approve a similar order; provided that such extension or approval of similar orders may be extended more than once.

2. The governing bodies of the political subdivisions issuing orders under this section shall at all times have the authority to terminate an order issued or extended under this section upon a simple majority vote of the body.

3. In the case of local public health agencies created through an agreement by multiple counties under chapter 70, all of the participating counties' governing bodies shall be required to approve or terminate orders in accordance with the provisions of this section.

4. Prior to or concurrent with the issuance or extension of any order under subdivisions (1) and (2) of subsection 1 of this section, the health officer, local public health agency, public health authority, or executive shall provide a report to the governing body containing information supporting the need for such order.

5. No political subdivision of this state shall make or modify any orders that have the effect, directly or indirectly, of a prohibited order under this section.

6. No rule or regulation issued by the department of health and senior services shall authorize a local health official, health officer, local public health agency, or public health authority to create or enforce any order, ordinance, rule, or regulation described in section 192.300 or this section that is inconsistent with the provisions of this section.

67.267. 1. For purposes of this section, the following terms mean:

(1) "Local governing body", any city council, county commission, board of aldermen, county council, township board, board of education, or county health center board established under chapter 205;

(2) "Local government entity", any municipality, county, city, town, village, school district, county health center established under chapter 205, county health department, combined city and county health department or agency, multicounty health department or agency, or any other local public health authority or agency;

(3) "Local government official", any mayor, county executive, presiding commissioner, school superintendent, health officer, or any other official to whom a local governing body or local government entity has delegated the power to issue public health orders, ordinances, rules, or regulations;

(4) "Masking order", a public health order, ordinance, rule, or regulation requiring the wearing of masks that is issued by a local government entity, local governing body, or local government official in response to an actual or perceived threat to public health for the purpose of preventing the spread of a contagious disease.

2. A masking order shall require individuals to wear:

(1) An N95 mask;

(2) An N99 mask;

(3) An N100 mask;

(4) A P95 mask;

(5) A P100 mask;

(6) An R95 mask; or

(7) An R100 mask.

3. A masking order shall not allow any mask other than the types of masks described in subsection 2 of this section to satisfy the mask-wearing requirement in the order.

4. A masking order shall require any facility subject to the order to post at all the entrances to its facility instructions for proper fitting and placement of masks and for proper disposal of masks that are consistent with guidance from the Centers for Disease Control and Prevention.

5. A masking order shall not require children under six years of age to wear masks.

6. A masking order shall not exceed thirty calendar days in duration but may be renewed, with each renewal not to exceed thirty calendar days in duration. There shall be no limit to the number of times the masking order may be renewed.

7. A masking order shall include a procedure by which individuals may obtain an exemption from the masking order for medical or religious reasons.

8. A local government entity, local governing body, or local government official shall not issue a masking order that violates the provisions of section 191.245.

9. Any local government entity or local governing body that issues a masking order or for which a masking order is issued by a local government official on its behalf shall ensure that masks described in subsection 2 of this section are made available for free to all individuals subject to the masking order.

10. Notwithstanding sections 537.600 to 537.650 or any other provision of law, any local government entity or local governing body that issues a masking order or for which a masking order is issued by a local government official on its behalf shall assume all liability for any medical condition caused by the mask-wearing required in the order.

11. Any school district or charter school whose students are required to wear masks during school hours in accordance with a masking order shall offer a remote learning option to any student who does not wish to comply with the masking order.

12. A masking order shall include recommendations on social distancing and handwashing.

13. Nothing in this section shall be construed to alter or override any powers exercised by the governor or state government officials in an emergency, as defined in section 44.010.

14. The provisions of any masking requirement issued by the governor or state government officials shall supersede any contradicting provisions of any masking order issued by a local government entity, local governing body, or local government official."; and

Further amend said bill, Page 32, Section 164.450, Line 19, by inserting after all of the said section and line the following:

"191.245. 1. For purposes of this section, the following terms mean:

(1) "Government building", a building owned or operated by a public entity;

(2) "Masking order":

(a) A masking order as defined in section 67.267; or

(b) A public health order, rule, or regulation requiring the wearing of masks that is issued by an agency or instrumentality of the state government in response to an actual or perceived threat to public health for the purpose of preventing the spread of a contagious disease;

(3) "Political subdivision", any municipality, school district, special district, local governmental body, county, city, town, or village;

(4) "Public area", an area that is open to the general public;

(5) "Public entity":

(a) Any agency or instrumentality of the state government; or

(b) Any political subdivision or agency or instrumentality thereof.

2. A masking order shall not apply to any public area in a government building unless the masking order is issued by the governor or state government officials in accordance with a state of emergency declared under chapter 44.

192.300. 1. The county commissions and the county health center boards of the several counties may make and promulgate orders, ordinances, rules or regulations, respectively as will tend to enhance the public health and prevent the entrance of infectious, contagious, communicable or dangerous diseases into such county, but any orders, ordinances, rules or regulations shall not:

(1) Be in conflict with any rules or regulations authorized and made by the department of health and senior services in accordance with this chapter or by the department of social services under chapter 198; or

(2) Impose standards or requirements on an agricultural operation and its appurtenances, as such term is defined in section 537.295, that are inconsistent with, in addition to, different from, or more stringent than any provision of this chapter or chapters 260, 640, 643, and 644, or any rule or regulation promulgated under such chapters.

2. The county commissions and the county health center boards of the several counties may establish reasonable fees to pay for any costs incurred in carrying out such orders, ordinances, rules or regulations, however, the establishment of such fees shall not deny personal health services to those individuals who are unable to pay such fees or impede the prevention or control of communicable disease. Fees generated shall be deposited in the county treasury. All fees generated under the provisions of this section shall be used to support the public health activities for which they were generated.

3. After the promulgation and adoption of such orders, ordinances, rules or regulations by such county commission or county health board, such commission or county health board shall make and enter an order or record declaring such orders, ordinances, rules or regulations to be printed and available for distribution to the public in the office of the county clerk, and shall require a copy of such order to be published in some newspaper in the county in three successive weeks, not later than thirty days after the entry of such order, ordinance, rule or regulation.

4. Any person, firm, corporation or association which violates any of the orders or ordinances adopted, promulgated and published by such county commission is guilty of a misdemeanor and shall be prosecuted, tried and fined as otherwise provided by law. The county commission or county health board of any such county has full power and authority to initiate the prosecution of any action under this section.

5. Any orders, ordinances, rules, or regulations made and promulgated under the authority in this section shall comply with the provisions of ~~[section]~~ sections 67.265 and 67.267."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Railsback	Reedy	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Schnelting
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 040

Adams	Anderson	Aune	Bangert	Baringer
Barnes	Bosley	Brown 27	Brown 70	Burton
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
McCreery	Merideth	Mosley	Nurrenbern	Person
Price IV	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 025

Aldridge	Appelbaum	Bailey	Black 7	Bland Manlove
Burnett	Butz	Christofanelli	Cupps	Derges
Fitzwater	Kidd	Lewis 6	Mackey	McDaniel
Patterson	Phifer	Pouche	Proudie	Richey
Roden	Schroer	Smith 163	Stephens 128	Trent

VACANCIES: 007

Representative Murphy moved that **House Amendment No. 4 to House Amendment No. 7** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 000

NOES: 124

Adams	Anderson	Andrews	Atchison	Aune
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Bland Manlove	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Chipman	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Davidson
DeGroot	Dinkins	Dogan	Doll	Eggleston
Evans	Falkner	Fishel	Fogle	Francis
Gray	Gregory 51	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	Owen	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Riggs	Riley	Roberts
Rone	Sassmann	Sauls	Schnelting	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Smith 67	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	Wiemann
Windham	Wright	Young	Mr. Speaker	

PRESENT: 013

Baker	Boggs	Cupps	Davis	Deaton
Grier	Lovasco	Mayhew	O'Donnell	Roden
Sander	Toalson Reisch	West		

ABSENT WITH LEAVE: 019

Aldridge	Appelbaum	Bailey	Black 7	Butz
Christofanelli	Derges	Ellebracht	Fitzwater	Gregory 96
Kidd	McDaniel	Patterson	Richey	Rogers
Schroer	Smith 163	Stephens 128	Trent	

VACANCIES: 007

Representative McCreery offered **House Amendment No. 5 to House Amendment No. 7.**

House Amendment No. 5
to
House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 2, Line 14, by inserting after all of said line the following:

"Further amend said bill, Page 35, Section 473.742, Line 84, by inserting after said section and line the following:

"Section 1. 1. No political subdivision shall discriminate against a current or prospective employee based on such current or prospective employee's sexual orientation or gender identity.

2. For purposes of this section, the following terms shall mean:

(1) "Gender identity", the gender-related identity, appearance, mannerisms, or other gender-related characteristics of an individual, when presented as a different sex from the one assigned to the individual at birth;

(2) "Sexual orientation", one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender; or the actual or perceived lack of any emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different, or members of any gender. The term "sexual orientation" includes a history of such attraction or relationships or a history of no such attraction or relationships, but does not include a history of attraction to people incapable of consent."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	O'Donnell
Owen	Perkins	Pietzman	Pike	Plocher
Polliitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Riggs	Roberts	Rone	Sassmann
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Simmons	Smith 155	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 045

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Bosley	Brown 27	Brown 70	Burnett
Burton	Clemens	Collins	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Roden	Rogers	Sander	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

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PRESENT: 000

ABSENT WITH LEAVE: 020

Appelbaum	Bailey	Barnes	Black 7	Bland Manlove
Butz	Christofanelli	Cupps	Derges	McDaniel
Merideth	Murphy	Patterson	Richey	Riley
Schroer	Shields	Smith 163	Stephens 128	Trent

VACANCIES: 007

Representative McCreery moved that **House Amendment No. 5 to House Amendment No. 7** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative McCreery:

AYES: 055

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Clemens	Collins
DeGroot	Dogan	Doll	Ellebracht	Fogle
Gray	Gunby	Hicks	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Morse
Mosley	Nurrenbern	Person	Phifer	Pouche
Price IV	Proudie	Quade	Roberts	Roden
Rogers	Sander	Sauls	Schwadron	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

NOES: 082

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Cook
Copeland	Davidson	Davis	Deaton	Eggleston
Evans	Falkner	Fishel	Francis	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGill
Murphy	O'Donnell	Owen	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Railsback	Reedy	Richey	Riggs	Riley
Rone	Sassmann	Schnelting	Schroer	Seitz
Sharpe 4	Shaul	Shields	Simmons	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

PRESENT: 002

Dinkins	McGaugh
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ABSENT WITH LEAVE: 017

Appelbaum	Bailey	Black 7	Butz	Christofanelli
Coleman 97	Cupps	Derges	Fitzwater	Gregory 51
McDaniel	Patterson	Smith 155	Smith 163	Stephens 128
Trent	Veit			

VACANCIES: 007

Speaker Vescovo resumed the Chair.

On motion of Representative Falkner, **House Amendment No. 7, as amended**, was adopted.

Representative Davidson offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Section A, Line 9, by inserting after all of said section and line the following:

"34.605. 1. No public or private entity receiving public funds shall enter into a contract with Russia, Russian entities, or any other country adversely occupying or attacking a North Atlantic Treaty Organization (NATO) member, Ukraine, Finland, Sweden, or Georgia; except that, nothing in this section shall apply to transactions authorized under Ukraine General License Number 18 issued on February 21, 2022, by the Office of Foreign Assets Control of the United States Department of the Treasury.

2. As used in this section, the following terms mean:

(1) "Private entity", any for-profit or not-for-profit organization, association, corporation, partnership, joint venture, limited partnership, limited liability partnership, limited liability company, sole proprietorship, or other entity or business association, including all wholly owned subsidiaries, majority-owned subsidiaries, parent companies, or affiliates of those entities or business associations that receives any public funding;

(2) "Public entity", the state of Missouri, or any political subdivision thereof, including all boards, commissions, agencies, institutions, authorities, and bodies politic and corporate of the state, created by or in accordance with state law or regulations;

(3) "Russia" or "Russian entity", the country of Russia or any for-profit or not-for-profit organization, association, corporation, partnership, joint venture, limited partnership, limited liability partnership, limited liability company, sole proprietorship, or other entity or business association, including all wholly owned subsidiaries, majority-owned subsidiaries, parent companies, or affiliates of those entities or business associations organized under the laws of Russia.

3. Any contract that fails to comply with the provisions of this section shall be void against public policy.

4. The commissioner of administration or his or her designee may promulgate regulations to implement the provisions of this section so long as they are consistent with this section and do not create any exceptions. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority of this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hicks offered **House Amendment No. 1 to House Amendment No. 8.**

House Amendment No. 1
to
House Amendment No. 8

AMEND House Amendment No. 8 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Line 5, by inserting after the word "**contract**" the words "**for the purchase of any services, supplies, information technology, or construction,**"; and

Further amend said amendment and page, Line 16, by inserting after the word "**funding**" the phrase "**, provided such entity conducts commercial activity or transacts business in sectors of the Russian Federation economy that are subject to sanctions imposed by the United States Department of Treasury Office of Foreign Assets Control and provided such entity is prohibited by such sanctions from engaging in such commercial activity or business**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 083

Andrews	Atchison	Baker	Basye	Billington
Black 137	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Coleman 32	Coleman 97	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Francis
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Reedy	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schwadron	Seitz
Sharpe 4	Shields	Simmons	Smith 155	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 037

Adams	Anderson	Aune	Bailey	Bangert
Baringer	Brown 27	Brown 70	Burnett	Collins
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Phifer	Pollock 123	Proudie	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 036

Aldridge	Appelbaum	Barnes	Black 7	Bland Manlove
Boggs	Bosley	Burton	Butz	Christofanelli
Clemens	Cook	Copeland	Cupps	Derges
Doll	Fitzwater	Gregory 51	Henderson	Kelley 127
Kelly 141	McDaniel	Nurrenbern	Patterson	Person
Price IV	Quade	Railsback	Richey	Roden
Schnelting	Schroer	Shaul	Smith 163	Stephens 128
Trent				

VACANCIES: 007

On motion of Representative Hicks, **House Amendment No. 1 to House Amendment No. 8** was adopted.

On motion of Representative Davidson, **House Amendment No. 8, as amended**, was adopted.

Representative Fishel offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 33, Section 407.475, Line 12, by inserting after all of said section and line the following:

"436.337. Notwithstanding any other provision of law, no political subdivision shall require a property owner to have a home inspection conducted of a residential property regarding the sale of the property. This provision shall not apply to any inspection requirement of new construction or occupancy permits."; and

Further amend said bill and page, Section 442.130, Line 6, by inserting after all of said section and line the following:

"442.403. 1. Any restrictive covenant recitals on property, real or personal, found in any deeds, plats, restrictions, covenants, or other conveyances of any type or nature, filed for record at any time in the office of the recorder of deeds in any county~~[-which relate]~~ that relate to the race, color, religion, or national origin of any person~~[-]~~ shall be void and unenforceable~~[-]~~ and shall be ignored, as if the same never existed.

2. Any person or legal entity with an interest in real property or any agent of such person or entity, shall not incur any liability by reason of the mere existence of a restrictive covenant described in subsection 1 of this section in any document filed for record before May 3, 1948, in any recorder of deeds' office.

3. No deed recorded on or after August 28, 2022, shall contain a reference to the specific portion of a restrictive covenant purporting to restrict the ownership or use of the property as prohibited under subsection 1 of this section. A recorder of deeds may refuse to accept any deed submitted for recording that references the specific portion of any such restrictive covenant. The person who prepares or submits a deed for recording has the responsibility of ensuring that the specific portion of such a restrictive covenant is not specifically referenced in the deed prior to such deed being submitted for recording. A deed may include a general provision that states that such deed is subject to any and all covenants and restrictions of record; however, such provision shall not apply to the specific portion of a restrictive covenant purporting to restrict the ownership or use of the property as prohibited under subsection 1 of this section. Any deed that is recorded after August 27, 2022, that mistakenly contains such a restrictive covenant shall nevertheless constitute a valid transfer of real property.

4. Any restrictive covenant prohibited under subsection 1 of this section may be released by the owner of real property subject to such covenant by recording a certificate of release of prohibited covenants. The real property owner may record a certificate either prior to recording of a deed conveying real property to a purchaser or when such real property owner discovers that such prohibited covenant exists and chooses to affirmatively release the same. A certificate may be prepared without assistance of an attorney but shall conform substantially to the following certificate of release of prohibited covenants form:

Certificate of Release of Prohibited Covenants

Place of record: _____

Date of instrument containing prohibited covenant(s): _____

Instrument type: _____

Deed book _____ page _____ or plat book _____ page _____

Name(s) of grantor(s): _____

Name(s) of current owner(s): _____

Real property description: _____

Specific description of prohibited covenant, including a citation to the location within the instrument:

The covenant contained in the above-mentioned instrument is released from the above-described real property to the extent that it contains terms purporting to restrict the ownership or use of the property as prohibited by 442.403, RSMo.

The undersigned (is/are) the legal owner(s) of the property described herein.

Given under my/our hand(s) this _____ day of _____, 20__.

(Current owners)

(County/city) of _____.

State of Missouri

Subscribed and sworn to before me this _____ day of _____, 20__.

Notary public

My commission expires: _____"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Coleman (97) offered **House Amendment No. 1 to House Amendment No. 9.**

*House Amendment No. 1
to
House Amendment No. 9*

AMEND House Amendment No. 9 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Line 2, by inserting after the number "724," the following:

"Page 7, Section 64.231, Line 25, by inserting after said section and line the following:

"67.653. 1. The authority shall have the following powers:

(1) To acquire by gift, bequest, purchase, lease or sublease from public or private sources and to plan, construct, operate and maintain, or to lease or sublease to or from others for construction, operation and maintenance, convention centers, sports stadiums, field houses, indoor and outdoor convention, recreational, and entertainment facilities and centers, playing fields, parking facilities and other suitable concessions, and all things incidental or necessary to a complex suitable for all types of convention, entertainment and meeting activities and for all types of sports and recreation, either professional or amateur, commercial or private, either upon, above or below the ground, except that no such stadium, complex or facility shall be used, in any fashion, for the purpose of horse racing or dog racing, and any stadium, complex or facility newly constructed by the authority shall be suitable for multiple purposes and designed and constructed to meet National Football League franchise standards and shall be located adjacent to an existing convention facility;

(2) To adopt bylaws for the regulation of its affairs and the conduct of its business;

(3) To maintain an office, and to conduct its meetings at such place or places in the city or in the county as it may designate;

(4) To charge and collect fees and rents for use of the facilities owned or operated by it or leased or subleased from or to others and to deposit any funds received under the provisions of sections 67.650 to 67.658 in a savings or checking account in a bank, credit union, or savings and loan association in this state;

(5) To adopt a common seal;

(6) To contract and to be contracted with, including, but without limitation, the authority to enter into contracts with cities, counties and other political subdivisions and public agencies under sections 70.210 to 70.325, and otherwise, and to enter into contracts with other entities, in connection with the acquisition by gift, bequest, purchase, lease or sublease and in connection with the planning, construction, financing, leasing, subleasing, operation and maintenance of any convention or sports facility and for any other lawful purpose, and to sue and to be sued;

(7) To receive for its lawful activities any rentals, contributions or moneys appropriated or otherwise designated for payment to the authority by municipalities, counties, state or other political subdivisions or public agencies or by the federal government or any agency or officer thereof or from any other source;

(8) To disburse funds for its lawful activities and fix salaries and wages of its officers and employees;

(9) To invest any of the authority's funds in such types of investments as shall be determined by a resolution adopted by the commissioners of the authority;

(10) To borrow money for the acquisition, planning, construction, equipping, operation, maintenance, repair, extension and improvement of any facility, or any part or parts thereof, which it has the power to own, lease or operate, and for any other proper corporate purpose, and to issue negotiable notes, bonds, or other instruments in writing as evidence of sums borrowed, as hereinafter provided in this section:

(a) Bonds issued hereunder shall be issued pursuant to a resolution adopted by the commissioners of the authority which shall set out the estimated cost to the authority of the proposed facility or facilities, and shall further set out the amount of bonds to be issued, their purpose or purposes, their date or dates, denomination or denominations, rate or rates of interest, time or times of payment, both of principal and of interest, place or places of payment and all other details in connection therewith. Any such bonds may be subject to such provision for redemption prior to maturity, with or without premium, and at such times and upon such conditions as may be provided by the resolution;

(b) Notwithstanding the provisions of section 108.170, such bonds shall bear interest at such rate or rates determined by the authority and shall mature within a period not exceeding fifty years and may be sold at public or private sale for not less than ninety-five percent of the principal amount thereof. Bonds issued by the authority shall possess all of the qualities of negotiable instruments under the laws of this state;

(c) Such bonds may be payable to bearer, may be registered or coupon bonds and if payable to bearer, may contain such registration provisions as to either principal and interest, or principal only, as may be provided in the resolution authorizing the same, which resolution may also provide for the exchange of registered and coupon bonds. Such bonds and any coupons attached thereto shall be signed in such manner and by such officers of the authority as may be provided for by the resolution authorizing the same. The authority may provide for the replacement of any bond which shall become mutilated, destroyed or lost;

(d) Bonds issued by the authority shall be payable as to principal, interest and redemption premium, if any, out of all or any part of the general funds of the authority, including rents, revenues, receipts and income derived and to be derived for the use of any facility or combination of facilities, or any part or parts thereof, acquired, constructed, improved or extended in whole or in part from the proceeds of such bonds, including but not limited to convention center and stadium rentals, concessions, parking facilities and from funds derived from any other facilities or part or parts thereof, owned or operated by the authority, all or any part of which rents, revenues, receipts and income the authority is authorized to pledge for the payment of said principal, interest, and redemption premium, if any, except that direct appropriations of tax revenues received by the authority pursuant to sections 67.656 and 67.657 or otherwise, other than appropriations for the payment of rent, shall not be pledged for the payment of such bonds. Neither the commissioners of the authority nor any person executing its bonds shall be personally liable on such bonds by reason of the issuance thereof. Bonds issued under the provisions of sections 67.653 to 67.655 shall not constitute a debt, liability, or obligation of this state, or any political subdivision of this state, nor shall any such obligations be a pledge of the faith and credit of this state, but shall be payable solely from the revenues and assets held by the authority. The issuance of bonds under sections 67.653 to 67.655 shall not, directly, indirectly, or contingently, obligate the state of Missouri or any political subdivision thereof, or the authority, to levy any form of taxation therefor or to make any appropriation for their payment. Each obligation or bond issued under sections 67.653 to 67.655 shall contain on the face thereof a statement to the effect that the authority shall not be obligated to pay the same nor the interest on such bond, except from the revenues received by the authority or assets of the authority lawfully pledged therefor, and that neither the faith and credit nor the taxing power of this state or of any political subdivision of this state is pledged to the payment of the principal of or the interest on such obligation or bond. Bonds issued pursuant to this section may be further secured by a mortgage, deed of trust, trust agreement, pledge agreement, assignment or security agreement upon the rents, revenues, receipts and income herein referred to or any part thereof, or upon any leasehold interest or other property owned by the authority, or any part thereof, whether then owned or thereafter acquired, except that direct appropriations of tax revenues received by the authority pursuant to sections 67.656 and 67.657 or otherwise, other than appropriations for the payment of rent, shall not secure such bonds. The proceeds of such bonds shall be disbursed in such manner and under such restrictions as the authority may provide in the resolution authorizing the issuance of such bonds or in any such mortgage, deed of trust, trust agreement, pledge agreement or security agreement;

(e) The authority shall fix and maintain rates and rentals and make and collect charges for the use and services of its interest in the facility or facilities or any part thereof owned or operated by the authority which shall be sufficient to pay the cost of operation and maintenance thereof, to pay the principal of and interest on any such bonds payable from such rates, rentals and charges and to provide funds sufficient to meet all requirements of the resolution by which such bonds have been issued;

(f) The resolution authorizing the issuance of any such bonds may provide for the allocation of rents, revenues, receipts and income derived and to be derived by the authority from the use of any facility or part thereof, and of the proceeds received pursuant to sections 67.656 and 67.657, into such separate accounts as shall be deemed to be advisable to assure the proper operation and maintenance of any facility or part thereof and the prompt payment of any bonds issued to finance all or any part of the costs thereof. Such accounts may include reserve accounts necessary for the proper operation and maintenance of any such facility or any part thereof, and for the payment of any such bonds. Such resolution may include such other covenants and agreements by the authority as in its judgment are advisable or necessary properly to secure the payment of such bonds;

(g) The authority may issue negotiable refunding bonds for the purpose of refunding, extending or unifying the whole or any part of such bonds then outstanding, or any bonds, notes or other obligations issued by any other public agency, public body or political subdivision in connection with any facilities to be acquired, leased or subleased by the authority, which refunding bonds shall not exceed the amount necessary to refund the principal of the outstanding bonds to be refunded and the accrued interest thereon to the date of such refunding, together with any redemption premium, amounts necessary to establish reserve and escrow funds and all costs and expenses incurred in connection with the refunding. The authority may provide for the payment of interest on such refunding bonds at a rate in excess of the bonds to be refunded;

(h) In case any of the commissioners or officers of the authority whose signatures appear on any bonds or coupons shall cease to be such commissioners or officers before the delivery of such bonds, such signatures shall, nevertheless, be valid and sufficient for all purposes, the same as if such commissioners or officers had remained in office until such delivery;

(i) The authority is hereby declared to be performing a public function and bonds of the authority are declared to be issued for an essential public and governmental purpose and, accordingly, interest thereon and income therefrom shall be exempt from income taxation by the state of Missouri;

(11) To condemn any and all rights or property of any kind or character, necessary for the purposes of the authority, in the manner provided in chapter 523, except that no property now or hereafter vested in or held by the state, the county or the city shall be taken by the authority without the authorization or consent of such party; provided however, that the authority shall provide relocation benefits to all individuals and businesses, occupying said property, in the same manner as such relocation benefits are provided pursuant to the federal Relocation Assistance Act;

(12) To perform all other necessary and incidental functions, and to exercise such additional powers as shall be conferred by the general assembly or by act of Congress.

2. The authority shall proceed to carry out its duties, functions and powers in accordance with sections 67.650 to 67.658, and the authority is vested with all necessary and appropriate powers not inconsistent with the constitution or the laws of the United States to effectuate the same, except the power to levy taxes or assessments. In no event shall the state be liable for any deficiency or indebtedness incurred by the authority.

3. The authority shall grant or award at least fifteen percent of all contracts, employment opportunities, professional services and all other special contracts to persons who are members of a racial minority group, as defined in section 37.013.

4. The authority and any city, county, other political subdivision or public agency obtaining funds pursuant to the provisions of this chapter shall be subject to the provisions of sections 34.073 and 34.076.

5. Notwithstanding any provision of sections 67.650 to 67.658 to the contrary, all funds in the economic development trust fund established under section 67.656 shall be used solely for economic development purposes benefiting the people of St. Louis County and the City of St. Louis.

6. Notwithstanding any provision of sections 67.650 to 67.658 to the contrary, all votes of the commission to appropriate, disburse or invest moneys in the economic development trust fund established under section 67.656 shall require a two-thirds majority affirmative vote of all of the commissioners and shall be supported by at least one commissioner from the City of St. Louis and at least one commissioner from St. Louis County.

7. The authority shall have the duties, functions and powers under sections 67.650 to 67.658 with respect to the use of moneys in the economic development trust fund established under section 67.656, so long as such moneys are used for economic development purposes benefitting the people of St. Louis County and the City of St. Louis. The authority shall have the additional power to use moneys in the economic development trust fund established under section 67.656 to fulfill the responsibility of St. Louis County or the City of St. Louis to provide matching dollars for state, federal, or other grants that serve economic development purposes.

67.656. 1. A "Regional Convention and Sports Complex Fund", is hereby created. The regional convention and sports complex fund shall be administered by the authority and used to carry out the provisions of sections 67.650 to 67.658. The provisions of section 33.080 to the contrary notwithstanding, all moneys in the fund created by this section shall not be transferred and placed to the credit of the general revenue fund at the end of each biennium.

2. The regional convention and sports complex fund shall be funded with any rents, fees or charges received by the authority pursuant to any contract, agreement, lease or sublease provided for in subsection 3 of section 67.657. If the amounts received by the authority and deposited in the regional convention and sports complex fund are insufficient to discharge the obligations incurred in connection with the financing of any facility, the user, tenant or lessee that secured a letter of credit, policy of insurance or guaranty securing payment of any bonds or other indebtedness issued by the authority to fund the construction of such facility, shall deposit such shortfall in the regional convention and sports complex fund at such time or times as are necessary to discharge the authority's obligations.

3. An "Economic Development Trust Fund" is hereby created. Notwithstanding any provision of sections 67.650 to 67.658 to the contrary, all moneys that the commission has or will receive by or resulting from settlement or resolution of any dispute or litigation relating to the National Football League or any

franchise or professional sports team that is or was formerly affiliated with the National Football League shall be deposited by the authority in the Economic Development Trust Fund.

4. Notwithstanding any provision of sections 67.650 to 67.658 to the contrary, the moneys in the Economic Development Trust Fund shall not be deemed to be part of the general funds of the authority. The provisions of section 33.080 to the contrary notwithstanding, all moneys in the Economic Development Trust Fund shall not be transferred and placed to the credit of the general revenue fund at the end of each biennium."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Baker	Basye	Billington	Black 137
Boggs	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Coleman 97	Cook	Davis
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 033

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Brown 27	Burton	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Johnson	Kidd	Mackey	McCreery	Person
Phifer	Pollock 123	Proudie	Rogers	Sauls
Sharp 36	Smith 45	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Young		

PRESENT: 000

ABSENT WITH LEAVE: 041

Appelbaum	Atchison	Barnes	Black 7	Bland Manlove
Bosley	Brown 70	Burnett	Butz	Christofanelli
Clemens	Coleman 32	Copeland	Cupps	Davidson
Deaton	Derges	Evans	Gregory 51	Hicks
Ingle	Lewis 25	Lewis 6	McDaniel	Merideth
Mosley	Nurrenbern	Pietzman	Pollitt 52	Price IV

Quade
Smith 163
Windham

Roden
Smith 67

Schnelting
Stephens 128

Schroer
Stevens 46

Schwadron
Trent

VACANCIES: 007

On motion of Representative Coleman (97), **House Amendment No. 1 to House Amendment No. 9** was adopted.

Representative McGaugh offered **House Amendment No. 2 to House Amendment No. 9.**

*House Amendment No. 2
to
House Amendment No. 9*

AMEND House Amendment No. 9 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 2, Line 34, by inserting after all of said line the following:

"Further amend said bill, Page 35, Section 473.742, Line 84, by inserting after all of said section and line the following:

"575.095. 1. A person commits the offense of tampering with a judicial officer if, with the purpose to harass, intimidate or influence a judicial officer in the performance of such officer's official duties, such person:

- (1) Threatens or causes harm to such judicial officer or members of such judicial officer's family;
- (2) Uses force, threats, or deception against or toward such judicial officer or members of such judicial officer's family;
- (3) Offers, conveys or agrees to convey any benefit direct or indirect upon such judicial officer or such judicial officer's family;
- (4) Engages in conduct reasonably calculated to harass or alarm such judicial officer or such judicial officer's family, including stalking pursuant to section 565.225 or 565.227[-];
- (5) Disseminates through any means, including by posting on the internet, the judicial officer or the judicial officer's family's personal information.**

2. A judicial officer for purposes of this section shall be a judge **or commissioner of the state or federal court**, arbitrator, special master, juvenile officer, deputy juvenile officer, state prosecuting or circuit attorney, state assistant prosecuting or circuit attorney, ~~juvenile court commissioner,~~ state probation or parole officer, or referee.

3. A judicial officer's family for purposes of this section shall be:

- (1) Such officer's spouse; or
- (2) Such officer or such officer's spouse's ancestor or descendant by blood or adoption; or
- (3) Such officer's stepchild, while the marriage creating that relationship exists[-]; **or**
- (4) "Personal information" for purposes of this section includes a Social Security number, federal tax identification number, checking and savings account numbers, credit card numbers, marital status, and identity of a child under eighteen years of age.**

4. The offense of tampering with a judicial officer is a class D felony. **However, if a violation of this section results in death or bodily injury to the judicial officer or a member of the judicial officer's family, the offense shall be a class B felony.**

Section 1. 1. A person commits the offense of tampering with an election official if, with the purpose to harass or intimidate an election official in the performance of such official's official duties, such person:

- (1) Threatens or causes harm to such election official or members of such election official's family;**
- (2) Uses force, threats, or deception against or toward such election official or members of such election official's family;**
- (3) Attempts to induce, influence, or pressure an election official or members of an election official's family to violate state law or the Constitution;**
- (4) Engages in conduct reasonably calculated to harass or alarm such election official or such election official's family, including stalking pursuant to section 565.225 or 565.227;**

(5) Disseminates through any means, including by posting on the internet, the personal information of an election official or any member of an election official's family. For purposes of this section, "personal information" includes a Social Security number, federal tax identification number, checking and savings account numbers, credit card numbers, marital status, or identity of a child under eighteen years of age.

2. For the purposes of this section, the term "election official" includes election judges, challengers, watchers, and other volunteers or employees of an election authority. The offense of tampering with an election official shall be a class D felony. If a violation of this section results in death or bodily injury to an election official or a member of the official's family, the offense shall be a class B felony."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 2 to House Amendment No. 9** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Basye	Billington	Black 137
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	DeGroot	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Haden	Haffner	Haley
Hardwick	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lovasco	Mayhew	McGaugh	McGill	Morse
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollock 123	Porter	Pouche	Price IV
Railsback	Reedy	Riley	Roberts	Rone
Sander	Sassmann	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 038

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Brown 27	Burnett	Burton
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Johnson	Lewis 25	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Young		

PRESENT: 000

ABSENT WITH LEAVE: 036

Appelbaum	Bailey	Baker	Black 7	Bland Manlove
Boggs	Bosley	Brown 70	Butz	Christofanelli
Cupps	Deaton	Derges	Dogan	Evans
Griffith	Henderson	Hicks	Ingle	Lewis 6

Mackey	McDaniel	Murphy	Pietzman	Pollitt 52
Richey	Riggs	Roden	Schnelting	Schroer
Smith 163	Smith 67	Stephens 128	Trent	Veit
Windham				

VACANCIES: 007

On motion of Representative Fishel, **House Amendment No. 9, as amended**, was adopted.

Representative Billington offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 32, Section 164.450, Line 19, by inserting after all of said section and line the following:

"260.295. No building code adopted by a political subdivision shall prohibit the use of refrigerants that are approved for use under the provisions of 42 U.S.C. Section 7671k or the regulations promulgated thereunder, provided any related equipment is installed in accordance with the provisions of 42 U.S.C. Section 7671k or the regulations promulgated thereunder. Any provision of a building code that violates this section shall be null and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Perkins offered **House Amendment No. 1 to House Amendment No. 10**.

House Amendment No. 1

to

House Amendment No. 10

AMEND House Amendment No. 10 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Line 9, by inserting after all of said line the following:

"Further amend said bill, Page 35, Section 473.742, Line 84, by inserting after all of said section and line the following:

"Section 1. Each political subdivision of the state is hereby encouraged to designate a "Missouri Black Bear Day". Citizens of any political subdivision designating such a day are encouraged to participate in appropriate events and activities to provide education about efforts to conserve Missouri's black bear population if such political subdivision designates a "Missouri Black Bear Day"."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 083

Andrews	Atchison	Basye	Billington	Black 137
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	DeGroot	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51

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Gregory 96	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Porter	Pouche
Railsback	Reedy	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Tate	Taylor 139	Thomas
Thompson	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wright	Mr. Speaker		

NOES: 044

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Brown 27	Brown 70	Burnett
Burton	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Pollock 123	Price IV	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Taylor 48	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 029

Appelbaum	Bailey	Baker	Black 7	Bland Manlove
Boggs	Bosley	Butz	Christofanelli	Clemens
Cupps	Deaton	Derges	Dogan	Evans
Grier	Hicks	Ingle	Lewis 6	McDaniel
Pietzman	Pollitt 52	Richey	Roden	Schnelting
Smith 163	Stephens 128	Trent	Wiemann	

VACANCIES: 007

House Amendment No. 1 to House Amendment No. 10 was withdrawn.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 083

Andrews	Atchison	Basye	Billington	Black 137
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	DeGroot	Dinkins	Dogan
Eggleston	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Griffith	Haffner	Haley
Hardwick	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins

Pike	Plocher	Porter	Pouche	Railsback
Reedy	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Van Schoiack	Veit	West
Wiemann	Wright	Mr. Speaker		

NOES: 045

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Brown 27	Brown 70	Burnett
Burton	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Kidd
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Pollock 123	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh 50	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 028

Appelbaum	Bailey	Baker	Black 7	Bland Manlove
Boggs	Bosley	Butz	Christofanelli	Clemens
Cupps	Deaton	Derges	Evans	Grier
Haden	Henderson	Lewis 6	McDaniel	Pietzman
Pollitt 52	Price IV	Richey	Roden	Schnelting
Smith 163	Stephens 128	Trent		

VACANCIES: 007

On motion of Representative Billington, **House Amendment No. 10** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 117

Adams	Anderson	Andrews	Atchison	Aune
Bangert	Baringer	Basye	Billington	Black 137
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Busick	Chipman	Coleman 32
Coleman 97	Collins	Cook	Copeland	Davidson
Davis	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Francis	Gray	Gregory 51	Gregory 96	Grier
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lovasco
Mackey	Mayhew	McCreery	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Porter	Pouche	Proudie	Railsback
Reedy	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Sauls	Schroer

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Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 67	Stacy
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Turnbaugh	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Mr. Speaker			

NOES: 002

Barnes	Burton
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PRESENT: 002

Bland Manlove	Unsicker
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ABSENT WITH LEAVE: 035

Aldridge	Appelbaum	Bailey	Baker	Black 7
Boggs	Bosley	Butz	Christofanelli	Clemens
Cupps	Deaton	Derges	Evans	Fogle
Griffith	Lewis 6	McDaniel	McGaugh	Merideth
Pietzman	Pollitt 52	Pollock 123	Price IV	Quade
Richey	Roden	Schnelting	Smith 163	Smith 45
Stephens 128	Stevens 46	Trent	Windham	Young

VACANCIES: 007

Representative Knight offered **House Amendment No. 11.**

House Amendment No. 11

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 32, Section 164.450, Lines 1 to 19, by deleting all of the said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Knight, **House Amendment No. 11** was adopted.

Representative Brown (16) offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 35, Section 473.742, Line 84, by inserting after all of said section and line the following:

"535.012. No county, municipality, or other political subdivision shall impose or enforce a moratorium on eviction proceedings unless specifically authorized by state law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Baker	Basye	Billington
Black 137	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 044

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Clemens	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 017

Appelbaum	Black 7	Bland Manlove	Boggs	Butz
Collins	Cupps	Derges	Evans	Lewis 6
McDaniel	Pietzman	Pollitt 52	Price IV	Roden
Smith 163	Stephens 128			

VACANCIES: 007

On motion of Representative Brown (16), **House Amendment No. 12** was adopted.

Representative Mayhew offered **House Amendment No. 13**.

House Amendment No. 13

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 7, Section 64.231, Line 25, by inserting after all of said section and line the following:

"79.235. 1. Notwithstanding any law to the contrary and for any city of the fourth classification with no more than two thousand inhabitants, if a statute or ordinance authorizes the mayor of a city of the fourth classification to appoint a member of a board or commission, any requirement that the appointed person be a resident of the city shall be deemed satisfied if the person owns real property or a business in the city, regardless of whether the position to which the appointment is made is considered an officer of the city under section 79.250.

2. Notwithstanding any law to the contrary and for any city of the fourth classification with no more than two thousand inhabitants, if a statute or ordinance authorizes a mayor to appoint a member of a board that manages a municipal utility of the city, any requirement that the appointed person be a resident of the city shall be deemed satisfied if all of the following conditions are met:

- (1) The board has no authority to set utility rates or to issue bonds;
- (2) The person resides within five miles of the city limits;
- (3) The person owns real property or a business in the city;
- (4) The person or the person's business is a customer of a public utility, as described under section 91.450, managed by the board; and
- (5) The person has no pecuniary interest in, and is not a board member of, any utility company that offers the same type of service as a utility managed by the board."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mayhew, **House Amendment No. 13** was adopted.

HCS SS SCS SB 724, as amended, was laid over.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 2485** and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: O'Laughlin, Brown, Burlison, Schupp, Arthur

BILLS IN CONFERENCE

CCR#2 SS HB 2149, as amended, relating to professional licensing, was taken up by Representative Shields.

On motion of Representative Shields, **CCR#2 SS HB 2149, as amended**, was adopted by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Atchison
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Chipman
Christofanelli	Clemens	Coleman 32	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton

DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGirl	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stevens 46
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Appelbaum	Aune	Black 7	Boggs	Butz
Coleman 97	Derges	Lewis 6	McDaniel	Pietzman
Pollitt 52	Richey	Schroer	Simmons	Stephens 128
Terry	Weber			

VACANCIES: 007

On motion of Representative Shields, **CCS#2 SS HB 2149** was read the third time and passed by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Atchison
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Chipman	Christofanelli
Clemens	Coleman 32	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Morse	Mosley	Murphy

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Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pike	Plocher	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stevens 46
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Appelbaum	Aune	Black 7	Boggs	Busick
Butz	Coleman 97	Derges	Lewis 6	McDaniel
Pietzman	Pollitt 52	Richey	Schroer	Stephens 128
Terry	Weber			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 130

Adams	Aldridge	Anderson	Andrews	Atchison
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Bland Manlove	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Chipman	Christofanelli
Clemens	Coleman 32	Collins	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Falkner
Fishel	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Lewis 25	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 004

Bailey Davis Fitzwater Pollock 123

PRESENT: 000

ABSENT WITH LEAVE: 022

Appelbaum	Aune	Black 7	Boggs	Butz
Coleman 97	Derges	Evans	Grier	Haffner
Hurlbert	Kidd	Knight	Lewis 6	McDaniel
Pietzman	Price IV	Schroer	Stephens 128	Stevens 46
Terry	Weber			

VACANCIES: 007

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS SCS HCS HB 2485: Representatives Knight, Houx, Taylor (139), Collins, and Young

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2400, as amended, relating to business entities, was taken up by Representative Houx.

Representative Houx moved that the House refuse to adopt **SS HB 2400, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS HCS HB 2005, as amended, relating to eminent domain for certain utilities, was taken up by Representative Haffner.

On motion of Representative Haffner, **SS HCS HB 2005, as amended**, was adopted by the following vote:

AYES: 111

Aldridge	Andrews	Atchison	Bailey	Baker
Baringer	Basye	Billington	Black 137	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco

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Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 032

Adams	Anderson	Aune	Bangert	Barnes
Bosley	Brown 70	Burnett	Burton	Clemens
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Price IV	Quade	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber			

PRESENT: 001

Person

ABSENT WITH LEAVE: 012

Appelbaum	Black 7	Bland Manlove	Boggs	Butz
Collins	Derges	Kidd	McDaniel	Pietzman
Rogers	Stephens 128			

VACANCIES: 007

On motion of Representative Haffner, **SS HCS HB 2005, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 111

Aldridge	Andrews	Atchison	Bailey	Baker
Baringer	Basye	Billington	Black 137	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer

Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 032

Adams	Anderson	Aune	Bangert	Barnes
Bosley	Brown 70	Burnett	Burton	Clemens
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Price IV	Quade	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber			

PRESENT: 001

Person

ABSENT WITH LEAVE: 012

Appelbaum	Black 7	Bland Manlove	Boggs	Butz
Collins	Derges	Kidd	McDaniel	Pietzman
Rogers	Stephens 128			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF SENATE BILLS

HCS SS SCS SB 724, as amended, relating to political subdivisions, was again taken up by Representative Falkner.

Representative Porter offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Section A, Line 9, by inserting after all of said section and line the following:

"43.253. 1. Notwithstanding any other provision of law to the contrary, a minimum fee of five dollars may be charged by the Missouri state highway patrol for any records request where there are allowable fees of less than five dollars under this chapter or chapter 610. Such five-dollar fee shall be in place of any allowable fee of less than five dollars.

2. The superintendent of the Missouri state highway patrol may increase the minimum fee described in this section by no more than one dollar every other year beginning August 28, 2023; however, the minimum fee described in this section shall not exceed ten dollars.

3. A request for public records under chapter 43 or chapter 610 shall be considered withdrawn if the requester fails to remit all fees within thirty days of a request for payment of the fees by the Missouri state highway patrol."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) offered **House Substitute Amendment No. 1 for House Amendment No. 14.**

*House Substitute Amendment No. 1
for
House Amendment No. 14*

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Section A, Line 9, by inserting after all of said section and line the following:

"43.253. 1. Notwithstanding any other provision of law to the contrary, a minimum fee of five dollars may be charged by the Missouri state highway patrol for a records request for a Missouri Uniform Crash Report or Marine Accident Investigation Report where there are allowable fees of less than five dollars under this chapter or chapter 610. Such fee shall be in place of any allowable fee of less than five dollars.

2. The superintendent of the Missouri state highway patrol may increase the minimum fee described in this section by no more than one dollar every other year beginning August 28, 2022; however, the minimum fee described in this section shall not exceed ten dollars."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman offered **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 14.**

*House Amendment No. 1
to
House Substitute Amendment No. 1
for
House Amendment No. 14*

AMEND House Substitute Amendment No. 1 for House Amendment No. 14 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 724, Page 1, Line 12, by inserting after said line the following:

"Further amend said bill, Page 4, Section 50.820, Line 29, by inserting after all of said section and line the following:

"51.050. No person shall be elected or appointed clerk of the county commission unless such person be a citizen of the United States, [~~over the age of twenty-one years~~] **twenty-one years of age or older, and shall have resided within the state one whole year, and within the county for which the person is elected one year just prior to such person's election; and every clerk shall after the election continue to reside within the county for which such person is clerk.**

55.060. No person shall be elected or appointed county auditor of a county of the first class not having a charter form of government or of a county of the second class unless he ~~or she~~ is a citizen of the United States [~~above the age of twenty-one years~~] , **twenty-one years of age or older, and has resided within the state for one whole year and within the county for which he ~~or she~~ is elected or appointed for three months immediately preceding the election or his ~~or her~~ appointment. He ~~or she~~ shall also be a person familiar with the theory and practice of accounting by education, training, and experience and able to perform the duties imposed upon the county auditor by the provisions of this chapter. The county auditor shall, after his ~~or her~~ appointment or election, reside in the county for which he ~~or she~~ is auditor.**

58.030. No person shall be elected or appointed to the office of coroner unless he ~~or she~~ be a citizen of the United States, [~~over the age of twenty-one years~~] **twenty-one years of age or older, and shall have resided within the state one whole year, and within the county for which he ~~or she~~ is elected, six months next preceding the election.";** and

Further amend said bill, Page 7, Section 59.310, Line 91, by inserting after said section and line the following:

"60.010. 1. At the regular general election in the year 1948, and every four years thereafter, the voters of each county of this state in counties of the second, third, and fourth classification shall elect a registered land surveyor as county surveyor, who shall hold office for four years and until a successor is duly elected, commissioned and qualified. The person elected shall be commissioned by the governor.

2. No person shall be elected or appointed surveyor unless such person is a citizen of the United States, ~~[over the age of twenty-one years]~~ **twenty-one years of age or older**, a registered land surveyor, and shall have resided within the state one whole year. An elected surveyor shall have resided within the county for which the person is elected six months immediately prior to election and shall after election continue to reside within the county for which the person is surveyor. An appointed surveyor need not reside within the county for which the person is surveyor.

3. Notwithstanding the provisions of subsection 1 of this section, or any other law to the contrary, the county commission of any county of the third or fourth classification may appoint a surveyor following the deadline for filing for the office of surveyor, if no qualified candidate files for the office in the general election in which the office would have been on the ballot, provided that the notice required by section 115.345 has been published in at least one newspaper of general circulation in the county. The appointed surveyor shall serve at the pleasure of the county commission, however, an appointed surveyor shall forfeit said office once a qualified individual, who has been duly elected at a regularly scheduled general election where the office of surveyor is on the ballot and who has been commissioned by the governor, takes office. The county commission shall fix appropriate compensation, which need not be equal to that of an elected surveyor."; and

Further amend said bill and page, Section 64.231, Line 25, by inserting after said section and line the following:

"77.230. No person shall be mayor unless he **or she** be at least ~~[thirty]~~ **twenty-one** years of age, a citizen of the United States and a resident of such city at the time of and for two years next preceding his **or her** election. When two or more persons shall have an equal number of votes for the office of mayor, the matter shall be determined by the council.

79.080. No person shall be mayor unless he **or she** be at least ~~[twenty-five]~~ **twenty-one** years of age, a citizen of the United States and a resident of the city at the time of and for at least one year next preceding his **or her** election."; and

Further amend said bill, Page 21, Section 92.855, Line 11, by inserting after said section and line the following:

"105.035. No person shall be appointed to an elected public office in the state of Missouri who is delinquent in the payment of state income tax, personal property tax, municipal tax, or real property tax on the person's place of residence. A candidate for such appointed public office shall provide the appointing authority thereof with a signed and notarized affidavit stating that all state income taxes and property taxes, both personal property and real property, have been paid or the fact that no taxes were owed for the two fiscal years immediately prior to the filing deadline for the requisite elective public office."; and

Further amend said bill, Page 32, Section 140.1012, Line 30, by inserting after all of said section and line the following:

"162.291. The voters of each seven-director district other than urban districts shall, at municipal elections, elect two directors who are citizens of the United States and resident taxpayers of the district, who have resided in this state for one year next preceding their election or appointment, and who are ~~[at least twenty-four years of age]~~ **twenty-one years of age or older**."; and

Further amend said bill and page, Section 164.450, Line 19, by inserting after all of said section and line the following:

"190.050. 1. After the ambulance district has been declared organized, the declaring county commission, except in counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants, shall divide the district into six election districts as equal in population as possible, and shall by lot number the districts from one to six inclusive. The county commission shall cause an election to be held in the ambulance district within ninety days after the order establishing the ambulance district to elect ambulance district directors. Each voter shall vote for one director from the ambulance election district in which the voter resides. The directors elected from districts one and four shall serve for a term of one year, the directors elected from districts two and five shall serve for a term of two years, and the directors from districts three and six shall serve for a term of three years; thereafter, the terms of all directors shall be three years. All directors shall serve the term to which they were elected or appointed, and until their successors are elected and qualified, except in cases of resignation or disqualification. The county commission shall reapportion the ambulance districts within sixty days after the population of the county is reported to the governor for each decennial census of the United States. Notwithstanding any other provision of law, if the number of candidates for the office of director is no greater than the number of directors to be elected, no election shall be held, and the candidates shall assume the responsibilities of their offices at the same time and in the same manner as if they have been elected.

2. In all counties of the second class having more than one hundred five thousand inhabitants located adjacent to a county of the first class having a charter form of government which has a population of over nine hundred thousand inhabitants, the voters shall vote for six directors elected at large from within the district for a term of three years. Those directors holding office in any district in such a county on August 13, 1976, shall continue to hold office until the expiration of their terms, and their successors shall be elected from the district at large for a term of three years. In any district formed in such counties after August 13, 1976, the governing body of the county shall cause an election to be held in that district within ninety days after the order establishing the ambulance district to elect ambulance district directors. Each voter shall vote for six directors. The two candidates receiving the highest number of votes at such election shall be elected for a term of three years, the two candidates receiving the third and fourth highest number of votes shall be elected for a term of two years, the two candidates receiving the fifth and sixth highest number of votes shall be elected for a term of one year; thereafter, the term of all directors shall be three years.

3. A candidate for director of the ambulance district shall, at the time of filing, be a citizen of the United States, a qualified voter of the election district as provided in subsection 1 of this section, a resident of the district for two years next preceding the election, and shall be ~~[at least twenty-four years of age]~~ **twenty-one years of age or older**. In an established district which is located within the jurisdiction of more than one election authority, the candidate shall file his or her declaration of candidacy with the secretary of the board. In all other districts, a candidate shall file a declaration of candidacy with the county clerk of the county in which he or she resides. A candidate shall file a statement under oath that he or she possesses the required qualifications. No candidate's name shall be printed on any official ballot unless the candidate has filed a written declaration of candidacy pursuant to subsection 5 of section 115.127. If the time between the county commission's call for a special election and the date of the election is not sufficient to allow compliance with subsection 5 of section 115.127, the county commission shall, at the time it calls the special election, set the closing date for filing declarations of candidacy.

204.610. 1. There shall be five trustees, appointed or elected as provided for in the circuit court decree or amended decree of incorporation for a reorganized common sewer district, who shall reside within the boundaries of the district. Each trustee shall be a voter of the district and shall have resided in said district for twelve months immediately prior to the trustee's election or appointment. A trustee shall be ~~[at least twenty-five years of age]~~ **twenty-one years of age or older** and shall not be delinquent in the payment of taxes at the time of the trustee's election or appointment. Regardless of whether or not the trustees are elected or appointed, in the event the district extends into any county bordering the county in which the greater portion of the district lies, the presiding commissioner or other chief executive officer of the adjoining county shall be an additional member of the board of trustees, or the governing body of such bordering county may appoint a citizen from such county to serve as an additional member of the board of trustees. Said additional trustee shall meet the qualifications set forth in this section for a trustee.

2. The trustees shall receive no compensation for their services but may be compensated for reasonable expenses normally incurred in the performance of their duties. The board of trustees may employ and fix the compensation of such staff as may be necessary to discharge the business and purposes of the district, including clerks, attorneys, administrative assistants, and any other necessary personnel. The board of trustees may employ and fix the duties and compensation of an administrator for the district. The administrator shall be the chief executive officer of the district subject to the supervision and direction of the board of trustees. The administrator of the district may, with the approval of the board of trustees, retain consulting engineers for the district under such terms and conditions as may be necessary to discharge the business and purposes of the district.

3. Except as provided in subsection 1 of this section, the term of office of a trustee shall be five years. The remaining trustees shall appoint a person qualified under this section to fill any vacancy on the board. The initial trustees appointed by the circuit court shall serve until the first Tuesday after the first Monday in June or until the first Tuesday after the first Monday in April, depending upon the resolution of the trustees. In the event that the trustees are elected, said elections shall be conducted by the appropriate election authority under chapter 115. Otherwise, trustees shall be appointed by the county commission in accordance with the qualifications set forth in subsection 1 of this section.

4. Notwithstanding any other provision of law, if there is only one candidate for the post of trustee, then no election shall be held, and the candidate shall assume the responsibilities of office at the same time and in the same manner as if elected. If there is no candidate for the post of trustee, then no election shall be held for that post and it shall be considered vacant, to be filled under the provisions of subsection 3 of this section."; and

Further amend said bill, Page 33, Section 233.095, Line 9, by inserting after said section and line the following:

"247.060. 1. The management of the business and affairs of the district is hereby vested in a board of directors, who shall have all the powers conferred upon the district except as herein otherwise provided. It shall be composed of five members, each of whom shall be a voter of the district and shall have resided in said district one whole year immediately prior to his or her election. A member shall be ~~[at least twenty-five years of age]~~ **twenty-one years of age or older** and shall not be delinquent in the payment of taxes at the time of his ~~or her~~ election. Except as provided in subsection 2 of this section, the term of office of a member of the board shall be three years. The remaining members of the board shall appoint a qualified person to fill any vacancy on the board. If no qualified person who lives in the subdistrict for which there is a vacancy is willing to serve on the board, the board may appoint an otherwise qualified person who lives in the district but not in the subdistrict in which the vacancy exists to fill such vacancy.

2. After notification by certified mail that he or she has two consecutive unexcused absences, any member of the board failing to attend the meetings of the board for three consecutive regular meetings, unless excused by the board for reasons satisfactory to the board, shall be deemed to have vacated the seat, and the secretary of the board shall certify that fact to the board. The vacancy shall be filled as other vacancies occurring in the board.

3. The initial members of the board shall be appointed by the circuit court and one shall serve until the immediately following first Tuesday after the first Monday in April, two shall serve until the first Tuesday after the first Monday in April on the second year following their appointment and the remaining appointees shall serve until the first Tuesday after the first Monday in April on the third year following their appointment. On the expiration of such terms and on the expiration of any subsequent term, elections shall be held as otherwise provided by law, and such elections shall be held in April pursuant to section 247.180.

4. In 2008, 2009, and 2010, directors elected in such years shall serve from the first Tuesday after the first Monday in June until the first Tuesday in April of the third year following the year of their election. All directors elected thereafter shall serve from the first Tuesday in April until the first Tuesday in April of the third year following the year of their election.

5. Each member of the board may receive an attendance fee not to exceed one hundred dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than two meetings in any calendar month, except that in a county of the first classification, a member shall not be paid for attending more than four meetings in any calendar month. However, no board member shall be paid more than one attendance fee if such member attends more than one board meeting in a calendar week. In addition, the president of the board of directors may receive fifty dollars for attending each regularly or specially called board meeting, but shall not be paid the additional fee for attending more than two meetings in any calendar month. Each member of the board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district.

6. In no event, however, shall a board member receive any attendance fees or additional compensation authorized in subsection 5 of this section until after such board member has completed a minimum of six hours training regarding the responsibilities of the board and its members concerning the basics of water treatment and distribution, budgeting and rates, water utility planning, the funding of capital improvements, the understanding of water utility financial statements, the Missouri sunshine law, and this chapter.

7. The circuit court of the county having jurisdiction over the district shall have jurisdiction over the members of the board of directors to suspend any member from exercising his or her office, whensoever it appears that he or she has abused his or her trust or become disqualified; to remove any member upon proof or conviction of gross misconduct or disqualification for his or her office; or to restrain and prevent any alienation of property of the district by members, in cases where it is threatened, or there is good reason to apprehend that it is intended to be made in fraud of the rights and interests of the district.

8. The jurisdiction conferred by this section shall be exercised as in ordinary cases upon petition, filed by or at the instance of any member of the board, or at the instance of any ten voters residing in the district who join in the petition, verified by the affidavit of at least one of them. The petition shall be heard in a summary manner after ten days' notice in writing to the member or officer complained of. An appeal shall lie from the judgment of the circuit court as in other causes, and shall be speedily determined; but an appeal does not operate under any condition as a supersedeas of a judgment of suspension or removal from office.

249.140. 1. Any candidate for the office of trustee in the district shall be an American citizen ~~[over the age of twenty-five years]~~ **twenty-one years of age or older** and shall have been a resident within the county within which the district is situated for more than four whole years next before the date of the election at which he **or she** is a candidate and shall be a voter of the district. Any person desiring to become a candidate for the office of trustee at the election held on the original incorporation of the district, as provided in section 249.070, shall file with the county commission or with the election commissioners a statement, under oath, that he **or she** possesses the qualifications required by sections 249.010 to 249.420 for trustee and shall pay a filing fee of five dollars, whereupon his **or her** name shall be placed on the ballot as candidate for trustee. Any person desiring to become a candidate for the office of trustee in any subsequent election shall file such statement, under oath, with and pay such filing fee to the secretary of the board of trustees, whereupon his **or her** name shall be placed on the ballot as candidate for the office of trustee.

2. At such initial election the candidate who receives the highest number of votes shall be elected for a six-year term as trustee; the candidate who receives the second highest number of votes shall be elected for a four-year term as trustee; the candidate who receives the third highest number of votes shall be elected for a two-year term as trustee.

3. After his **or her** election each trustee shall take and subscribe ~~[his]~~ **an** oath or affirmation before the clerk of the circuit court to the effect that he **or she** is qualified to act as trustee under the provisions of sections 249.010 to 249.420 and that he **or she** will perform his **or her** duties as such trustee to the best of his **or her** ability and impartially in the interest of the whole district.

321.130. A person, to be qualified to serve as a director, shall be a resident and voter of the district for at least one year before the election or appointment and ~~[be over the age of twenty-four years]~~ **shall be twenty-one years of age or older**. In the event the person is no longer a resident of the district, the person's office shall be vacated, and the vacancy shall be filled as provided in section 321.200. Nominations and declarations of candidacy shall be filed at the headquarters of the fire protection district by paying a filing fee equal to the amount of a candidate for county office as set forth under section 115.357, and filing a statement under oath that such person possesses the required qualifications. Thereafter, such candidate shall have the candidate's name placed on the ballot as a candidate for director."; and

Further amend said bill, Page 35, Section 473.742, Line 84, by inserting after said section and line the following:

"483.010. No person shall be appointed or elected clerk of any court, unless he ~~[be]~~ **or she is** a citizen of the United States, ~~[above the age of twenty-one years]~~ **twenty-one years of age or older**, and shall have resided within the state one whole year, and within the geographical area over which the court has jurisdiction or, in the case of circuit clerks, within the county from which elected, three months before the appointment or election; and every clerk shall, after his **or her** appointment or election, reside in the geographical area over which the court he **or she** serves has jurisdiction or, in the case of circuit clerks, in the county for which he **or she** is clerk."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Baker	Basye	Billington
Black 137	Bromley	Buchheit-Courtway	Burger	Busick
Chipman	Coleman 32	Cook	Copeland	Cupps
Davis	Deaton	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGirt	Morse	Murphy	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Sharpe 4
Shaul	Shields	Simmons	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 035

Anderson	Aune	Bangert	Baringer	Barnes
Bland Manlove	Bosley	Brown 70	Burnett	Burton
Clemens	Doll	Ellebracht	Fogle	Gunby
Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Smith 45	Smith 67	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 039

Adams	Aldridge	Appelbaum	Bailey	Black 7
Boggs	Brown 16	Brown 27	Butz	Christofanelli
Coleman 97	Collins	Davidson	DeGroot	Derges
Dogan	Francis	Gray	Haley	Hardwick
Henderson	Hicks	Houx	Johnson	Kidd
McDaniel	O'Donnell	Pietzman	Price IV	Rogers
Sauls	Schwadron	Seitz	Sharp 36	Smith 155
Smith 163	Stephens 128	Stevens 46	Van Schoiack	

VACANCIES: 007

On motion of Representative Chipman, **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 14** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

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AYES: 083

Andrews	Atchison	Basye	Billington	Black 137
Bromley	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Evans
Falkner	Fishel	Fitzwater	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Plocher	Pollitt 52	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Tate	Taylor 48	Thomas	Thompson	Toalson Reich
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 042

Adams	Anderson	Aune	Bailey	Bangert
Baringer	Barnes	Bland Manlove	Brown 27	Brown 70
Burnett	Burton	Clemens	Doll	Eggleston
Ellebracht	Fogle	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Pollock 123	Proudie
Sauls	Schroer	Sharp 36	Smith 45	Smith 67
Taylor 139	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 031

Aldridge	Appelbaum	Baker	Black 7	Boggs
Bosley	Brown 16	Butz	Christofanelli	Collins
Copeland	Derges	Dogan	Francis	Gray
Grier	Haley	Hardwick	Henderson	Hicks
Houx	Kidd	McDaniel	Pietzman	Pike
Price IV	Quade	Rogers	Stephens 128	Stevens 46
Windham				

VACANCIES: 007

On motion of Representative Taylor (139), **House Substitute Amendment No. 1 for House Amendment No. 14, as amended**, was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Basye	Billington	Black 137
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Lewis 6	Lovasco	Mayhew
McGaugh	McGirt	Morse	Murphy	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright				

NOES: 038

Adams	Anderson	Aune	Baringer	Barnes
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burton	Clemens	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Nurrenbern	Person
Phifer	Proudie	Quade	Sauls	Schroer
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 027

Aldridge	Appelbaum	Bailey	Baker	Bangert
Black 7	Boggs	Butz	Christofanelli	Collins
Derges	Dogan	Francis	Henderson	Kidd
Knight	McDaniel	Mosley	O'Donnell	Pietzman
Price IV	Rogers	Stephens 128	Turnbaugh	Unsicker
Walsh Moore 93	Mr. Speaker			

VACANCIES: 007

On motion of Representative Falkner, **HCS SS SCS SB 724, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 101

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	DeGroot	Dinkins	Dogan	Eggleston

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Ellebracht	Evans	Falkner	Fishel	Fitzwater
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Mosley	Murphy
O'Donnell	Owen	Patterson	Perkins	Person
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Railsback	Reedy	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Windham	Wright
Mr. Speaker				

NOES: 042

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Clemens	Deaton
Doll	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Nurrenbern	Phifer	Proudie	Quade	Richey
Sauls	Sharp 36	Smith 163	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 013

Appelbaum	Black 7	Boggs	Butz	Collins
Derges	Francis	Henderson	Kidd	McDaniel
Pietzman	Rogers	Stephens 128		

VACANCIES: 007

On motion of Representative Falkner, **HCS SS SCS SB 724, as amended**, was read the third time and passed by the following vote:

AYES: 096

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback

Reedy	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shields	Simmons
Smith 155	Stacy	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 047

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Clemens	Deaton
Doll	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Richey	Rogers	Sauls
Sharp 36	Smith 163	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 013

Appelbaum	Black 7	Boggs	Butz	Collins
Derges	Francis	Henderson	Kidd	McDaniel
Pietzman	Shaul	Stephens 128		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILLS NOS. 775, 751 & 640**

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 775, 751 & 640, with House Amendment No. 1, House Amendment No. 1 to House Amendment No. 3, House Amendment No. 3 as amended, House Amendment No. 4, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment No. 6, House Amendment No. 1 to House Amendment No. 7, House Amendment No. 7 as amended, House Amendment Nos. 8 and 10, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 775, 751 & 640, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 775, 751 & 640;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 775, 751 & 640 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Holly Thompson Rehder
/s/ Tony Luetkemeyer
/s/ Karla Eslinger
/s/ Jill Schupp
/s/ Barbara Anne Washington

FOR THE HOUSE:

/s/ Hannah Kelly (141)
/s/ Travis Fitzwater
/s/ Chris Dinkins
/s/ Yolanda Young
/s/ Mark Sharp (36)

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE BILL NO. 820**

The Conference Committee appointed on House Committee Substitute for Senate Bill No. 820, House Amendment Nos. 1, 2 and 3, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment Nos. 7, 8, 9, 10, and 11, House Amendment No. 1 to House Amendment No. 12, and House Amendment No. 12 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Bill No. 820, as amended;
2. That the Senate recede from its position on Senate Bill No. 820;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Bill No. 820 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Eric Burlison
/s/ Jason Bean
/s/ Dave Schatz
/s/ Jill Schupp
/s/ Doug Beck

FOR THE HOUSE:

/s/ Mike Haffner
/s/ Jason Chipman
/s/ Jered Taylor (139)
/s/ Steve Butz
/s/ Tracy McCreery

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SB 690, as amended**.

Senators: Thompson Rehder, White, Hough, Arthur, Razer

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 1720, as amended**, and has taken up and passed **CCS SS SCS HCS HB 1720**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **SB 652, with House Amendment No. 1, House Amendment No. 1 to House Amendment No. 2, and House Amendment No. 2, as amended**, and requests the House to take up and pass **SB 652**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SB 820, as amended**, and has taken up and passed **CCS HCS SB 820**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS SS SCS SBs 775, 751 & 640, as amended**, and has taken up and passed **CCS HCS SS SCS SBs 775, 751 & 640**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HBs 2116, 2097, 1690 & 2221** entitled:

An act to amend chapters 191 and 630, RSMo, by adding thereto three new sections relating to the visitation rights of patients.

With Senate Amendment No. 3.

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill Nos. 2116, 2097, 1690 & 2221, Page 1, Section 191.1400, Line 2, by striking the words "Compassionate Care Visitation" and inserting in lieu thereof the following:

"No Patient Left Alone".

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended - Fiscal Review

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR HCS SS SCS SBs 775, 751 & 640, as amended - Fiscal Review

CCR HCS SB 820, as amended - Fiscal Review

COMMITTEE REPORTS

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 655**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Bosley and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS#2 SCS SB 968**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (1): Smith (45)

Absent (1): Bosley

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SCS SB 672**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Haffner, Kelly (141), Richey and Rogers

Noes (2): Bailey and Christofanelli

Present (1): Proudie

Absent (1): Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SB 984**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Hicks

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 672 - Fiscal Review
HCS SS#3 SCS SB 758 - Fiscal Review
HCS SS SB 812 - Fiscal Review
HCS SS#2 SCS SB 968 - Fiscal Review
HCS SB 984 - Fiscal Review
HCS SS#2 SB 997 - Fiscal Review

CONFERENCE COMMITTEE REPORT ON SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1606

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, with Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 1 to Senate Amendment No. 3, Senate Amendment No. 3, as amended, Senate Amendment No. 4, Senate Amendment No. 5, Senate Amendment No. 6, Senate Amendment No. 7, Senate Amendment No. 8, Senate Amendment No. 9, Senate Amendment No. 10, Senate Amendment No. 11, Senate Amendment No. 12, Senate Amendment No. 13, Senate Amendment No. 14, Senate Amendment No. 17, Senate Amendment No. 18, Senate Amendment No. 19, Senate Amendment No. 21, and Senate Amendment No. 23, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, as amended;
2. That the House recede from its position on House Committee Substitute for House Bill No. 1606;

3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, as amended, be Third Read and Finally Passed.

FOR THE HOUSE:

/s/ Representative Peggy McGaugh
/s/ Representative Travis Fitzwater
/s/ Representative Michael O'Donnell
/s/ Representative Joe Adams
/s/ Representative Donna Baringer

FOR THE SENATE:

/s/ Senator Karla Eslinger
/s/ Senator Sandy Crawford
/s/ Senator Holly Thompson Rehder
/s/ Senator Doug Beck
/s/ Senator Greg Razer

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 2168**

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2168, with Senate Amendment No. 2, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2168, as amended;
2. That the House recede from its position on House Committee Substitute for House Bill No. 2168;
3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2168, be Third Read and Finally Passed.

FOR THE HOUSE:

/s/ Representative Jeff Porter
/s/ Representative Derek Grier
/s/ Representative John Wiemann
/s/ Representative Steve Butz
/s/ Representative Mark Ellebracht

FOR THE SENATE:

/s/ Senator Sandy Crawford
/s/ Senator Karla Eslinger
/s/ Senator Paul Wieland
/s/ Senator Angela Mosley
/s/ Senator Steven Roberts

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE NO. 2
FOR
SENATE BILL NO. 710**

The Conference Committee appointed on House Committee Substitute No. 2 for Senate Bill No. 710, with House Amendment Nos. 1, 2, and 3, House Amendment No. 1 to House Amendment No. 4, House Amendment No. 4 as amended, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment Nos. 6, 7, 8, 9, 10, 11, 12, and 13, House Amendment No. 1 to House Amendment No. 14, House Amendment No. 14 as amended, House Amendment No. 15, House Amendment No. 1 to House Amendment No. 16, House Amendment No. 16 as amended, House Amendment Nos. 17, 18, 19, and 20, House Amendment Nos. 1, 3, and 4 to House Amendment No. 21, House Amendment No. 21 as amended, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute No. 2 for Senate Bill No. 710, as amended;
2. That the Senate recede from its position on Senate Bill No. 710;
3. That the attached Conference Committee Substitute for House Committee Substitute No. 2 for Senate Bill No. 710 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Doug Beck
/s/ Karla May
/s/ Bill White
/s/ Denny Hoskins
Tony Luetkemeyer

FOR THE HOUSE:

/s/ Ben Baker
/s/ Andrew McDaniel
/s/ J Eggleston
Patty Lewis (25)
/s/ LaKeySha Bosley

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Reports were referred to the Committee indicated:

CCR SS SCS HCS HB 1606, as amended - Fiscal Review
CCR SS SCS HCS HB 2168, as amended - Fiscal Review
CCR HCS#2 SB 710, as amended - Fiscal Review

BILLS DROPPED FROM INFORMAL CALENDAR

Pursuant to Rule 47, the following bills, having remained on the Informal Calendar for ten legislative days, were laid on the table and dropped from the Calendar: **HJR 132, HJR 133, and HCS HB 2452.**

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, May 11, 2022.

COMMITTEE HEARINGS

ETHICS

Wednesday, May 11, 2022, 3:15 PM or upon afternoon recess (whichever is later),
House Hearing Room 4.

Portions of this meeting may be closed under the authority of Article III, Section 18 of the Missouri Constitution, House Rule 37, House Resolution 70 and RSMo 610.21(3) (personnel matters).

FISCAL REVIEW

Wednesday, May 11, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, May 11, 2022, 6:00 PM or upon afternoon recess (whichever is later),
House Hearing Room 7.

Executive session will be held: SCR 29, HJR 138

Executive session may be held on any matter referred to the committee.

HCS SB 931 upon referral.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 11, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 4.

Executive session will be held: SS SCS SB 725

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTY-NINTH DAY, WEDNESDAY, MAY 11, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HBs 1593 & 1959 - Walsh (50)
HCS HB 2704 - Hicks
HCS HB 1546 - Richey
HB 1581 - Mayhew
HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 – Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner

HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)

HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)

HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SS SB 798, (Fiscal Review 5/9/22) - Mosley
SB 987 - Rone
HCS SS#2 SCS SB 968, (Fiscal Review 5/10/22) - Riley
SS SCS SB 672, (Fiscal Review 5/10/22) - Fitzwater
HCS SS#3 SCS SB 758, (Fiscal Review 5/10/22) - Gregory (51)
HCS SS SB 812, (Fiscal Review 5/10/22) - Davidson
HCS SB 984, (Fiscal Review 5/10/22) - McGaugh
HCS SS#2 SB 997, (Fiscal Review 5/10/22), E.C. - Griffith

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, E.C. - Baker
HCS SCS SB 982, E.C. - Shields
HCS SB 718 - Shields
HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann
HCS SCS SB 799 - Richey

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 33 - Gregory (51)
SS SCR 36 - Griffith

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Deaton

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667 - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)
SS#2 SCS HCS HB 1472 - Pike
SS SCS HB 1878, as amended - Simmons
SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended (Fiscal Review 5/10/22) - Black (7)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
SB 652, with HA 1, HA 1 to HA 2, and HA 2, as amended (request House recede/take up and pass SB 652), E.C. - Patterson
SS HB 2400, as amended (request Senate recede/grant conference) - Houx

BILLS IN CONFERENCE

CCR HCS SB 820, as amended (Senate exceeded differences), (Fiscal Review 5/10/22) - Haffner
CCR HCS SS SCS SBs 775, 751 & 640, as amended (Fiscal Review 5/10/22) - Kelly (141)
CCR SS SCS HCS HB 2168, as amended (Fiscal Review 5/10/22) - Porter
CCR SS SCS HCS HB 1606, as amended (Fiscal Review 5/10/22) - McGaugh
CCR HCS#2 SB 710, as amended (exceeded differences), (Fiscal Review 5/10/22), E.C. - Baker
HCS SB 845, as amended (Senate exceeded differences) - McGaugh
CCR#2 HCS SS SCS SBs 681 & 662, as amended (exceeded differences), E.C. - Basye
HCS SS SB 690, as amended, E.C. - Christofanelli
SS SCS HCS HB 2485 - Knight

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-NINTH DAY, WEDNESDAY, MAY 11, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

And thou shalt be called the prophet of the Most High... to give light to those who sit in darkness and guide our feet into the way of peace. (Luke 1:76-79)

Our God, at the gate of a new day we bow in deep silence before You, praying for a renewal of our energy as we face these busy final days which can try our souls, cause us to lose patience with each other, and make us impatient with ourselves.

That we may be at our best and do our very best for You and for our state, grant us the courage of a humble mind, the creative faith of a great hope, and the confident peace of a heart based on You.

By the power of Your grace, may we maintain our integrity, be motivated by justice, and move resolutely in the direction of justice and honesty. Bless the peacemakers and may the peace be righteous and enduring for the good of all Missourians.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-eighth day was approved as corrected by the following vote:

AYES: 127

Anderson	Andrews	Atchison	Aune	Bailey
Baker	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Perkins	Person	Pietzman	Pike

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Plocher	Pollitt 52	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Riggs	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Walsh 50	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 005

Adams	Lewis 25	Mackey	McCreery	Merideth
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PRESENT: 001

Windham

ABSENT WITH LEAVE: 023

Aldridge	Appelbaum	Bangert	Bland Manlove	Bosley
Burton	Collins	Derges	Doll	Grier
Johnson	McDaniel	Patterson	Phifer	Pollock 123
Price IV	Richey	Roden	Schroer	Sharp 36
Thomas	Veit	Walsh Moore 93		

VACANCIES: 007

Representative McCreery assumed the Chair.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SCS SB 908, relating to taxation, was taken up by Representative Baker.

On motion of Representative Baker, the title of **HCS SCS SB 908** was agreed to by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Morse	Mosley	Murphy

Nurrenbern	O'Donnell	Owen	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
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NOES: 000

PRESENT: 002

Rone Windham

ABSENT WITH LEAVE: 015

Appelbaum	Bailey	Bland Manlove	Bosley	Derges
Doll	Grier	Knight	Lewis 25	McDaniel
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VACANCIES: 007

Representative Baker offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Page 14, Section 67.1421, Line 125, by inserting after the word "**district**" the words "**or the governing body of such district**"; and

Further amend said bill and section, Page 15, Line 132, by deleting the word "**terminated**" and inserting in lieu thereof the words "**to expire unless sooner terminated**"; and

Further amend said bill, page, and section, Line 133, by deleting the words "**the municipality or county establishing**"; and

Further amend said bill, page, and section, Line 134, by inserting after the word "**district**" the word "**established**"; and

Further amend said bill, page, and section, Line 136, by deleting the words "**such governing body has submitted**"; and

Further amend said bill, page, and section, Line 137, by inserting after the word "**subsection**" the words "**has been submitted**"; and

Further amend said bill, Page 41, Section 238.222, Line 29, by inserting after the word "**district**" the words "**or the governing body of such district**"; and

Further amend said bill, page, and section, Line 36, by deleting the word "**terminated**" and inserting in lieu thereof the words "**to expire unless sooner terminated**"; and

Further amend said bill and section, Page 42, Line 37, by deleting the words "**the local transportation authority establishing**"; and

Further amend said bill, page, and section, Line 38, by inserting after the word "**district**" the word "**established**"; and

Further amend said bill, page, and section, Line 39, by deleting the words "**such governing body has submitted**"; and

Further amend said bill, page, and section, Line 40, by inserting after the word "**subsection**" the words "**has been submitted**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Baker, **House Amendment No. 1** was adopted.

Representative Hudson offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Pages 32-38, Section 137.115, Lines 1-210, by deleting all of said section and lines from the bill and inserting in lieu thereof the following:

"137.115. 1. All other laws to the contrary notwithstanding, the assessor or the assessor's deputies in all counties of this state including the City of St. Louis shall annually make a list of all real and tangible personal property taxable in the assessor's city, county, town or district. Except as otherwise provided in subsection 3 of this section and section 137.078, the assessor shall annually assess all personal property at thirty-three and one-third percent of its true value in money as of January first of each calendar year. The assessor shall annually assess all real property, including any new construction and improvements to real property, and possessory interests in real property at the percent of its true value in money set in subsection 5 of this section. The true value in money of any possessory interest in real property in subclass (3), where such real property is on or lies within the ultimate airport boundary as shown by a federal airport layout plan, as defined by 14 CFR 151.5, of a commercial airport having a FAR Part 139 certification and owned by a political subdivision, shall be the otherwise applicable true value in money of any such possessory interest in real property, less the total dollar amount of costs paid by a party, other than the political subdivision, towards any new construction or improvements on such real property completed after January 1, 2008, and which are included in the above-mentioned possessory interest, regardless of the year in which such costs were incurred or whether such costs were considered in any prior year. The assessor shall annually assess all real property in the following manner: new assessed values shall be determined as of January first of each odd-numbered year and shall be entered in the assessor's books; those same assessed values shall apply in the following even-numbered year, except for new construction and property improvements which shall be valued as though they had been completed as of January first of the preceding odd-numbered year. The assessor may call at the office, place of doing business, or residence of each person required by this chapter to list property, and require the person to make a correct statement of all taxable tangible personal property owned by the person or under his or her care, charge or management, taxable in the county. On or before January first of each even-numbered year, the assessor shall prepare and submit a two-year assessment maintenance plan to the county governing body and the state tax commission for their respective approval or modification. The county governing body shall approve and forward such plan or its alternative to the plan to the state tax commission by February first. If the county governing body fails to forward the plan or its alternative to the plan to the state tax commission by February first, the assessor's plan shall be considered approved by the county governing body. If the state tax commission fails to approve a plan and if the state tax commission and the assessor and the governing body of the county involved are unable to resolve the differences, in order to receive state cost-share funds outlined in section 137.750, the county or the assessor shall petition the administrative hearing commission, by May first, to decide all matters in dispute regarding the assessment maintenance plan. Upon agreement of the parties, the matter may be stayed while the parties proceed with mediation or arbitration upon terms agreed to by the parties. The final decision of the administrative hearing commission shall be subject to judicial review in the circuit court of the county involved. In the event a valuation of subclass (1) real property within any

county with a charter form of government, or within a city not within a county, is made by a computer, computer-assisted method or a computer program, the burden of proof, supported by clear, convincing and cogent evidence to sustain such valuation, shall be on the assessor at any hearing or appeal. In any such county, unless the assessor proves otherwise, there shall be a presumption that the assessment was made by a computer, computer-assisted method or a computer program. Such evidence shall include, but shall not be limited to, the following:

(1) The findings of the assessor based on an appraisal of the property by generally accepted appraisal techniques; and

(2) The purchase prices from sales of at least three comparable properties and the address or location thereof. As used in this subdivision, the word "comparable" means that:

(a) Such sale was closed at a date relevant to the property valuation; and

(b) Such properties are not more than one mile from the site of the disputed property, except where no similar properties exist within one mile of the disputed property, the nearest comparable property shall be used. Such property shall be within five hundred square feet in size of the disputed property, and resemble the disputed property in age, floor plan, number of rooms, and other relevant characteristics.

2. Assessors in each county of this state and the City of St. Louis may send personal property assessment forms through the mail.

3. The following items of personal property shall each constitute separate subclasses of tangible personal property and shall be assessed and valued for the purposes of taxation at the following percentages of their true value in money:

(1) Grain and other agricultural crops in an unmanufactured condition, one-half of one percent;

(2) Livestock, twelve percent;

(3) Farm machinery, twelve percent;

(4) Motor vehicles which are eligible for registration as and are registered as historic motor vehicles pursuant to section 301.131 and aircraft which are at least twenty-five years old and which are used solely for noncommercial purposes and are operated less than two hundred hours per year or aircraft that are home built from a kit, five percent;

(5) Poultry, twelve percent; and

(6) Tools and equipment used for pollution control and tools and equipment used in retooling for the purpose of introducing new product lines or used for making improvements to existing products by any company which is located in a state enterprise zone and which is identified by any standard industrial classification number cited in subdivision (7) of section 135.200, twenty-five percent.

4. The person listing the property shall enter a true and correct statement of the property, in a printed blank prepared for that purpose. The statement, after being filled out, shall be signed and either affirmed or sworn to as provided in section 137.155. The list shall then be delivered to the assessor.

5. (1) All subclasses of real property, as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, shall be assessed at the following percentages of true value:

(a) For real property in subclass (1), nineteen percent;

(b) For real property in subclass (2), twelve percent; and

(c) For real property in subclass (3), thirty-two percent.

(2) A taxpayer may apply to the county assessor, or, if not located within a county, then the assessor of such city, for the reclassification of such taxpayer's real property if the use or purpose of such real property is changed after such property is assessed under the provisions of this chapter. If the assessor determines that such property shall be reclassified, he or she shall determine the assessment under this subsection based on the percentage of the tax year that such property was classified in each subclassification.

6. Manufactured homes, as defined in section 700.010, which are actually used as dwelling units shall be assessed at the same percentage of true value as residential real property for the purpose of taxation. The percentage of assessment of true value for such manufactured homes shall be the same as for residential real property. If the county collector cannot identify or find the manufactured home when attempting to attach the manufactured home for payment of taxes owed by the manufactured home owner, the county collector may request the county commission to have the manufactured home removed from the tax books, and such request shall be granted within thirty days after the request is made; however, the removal from the tax books does not remove the tax lien on the manufactured home if it is later identified or found. For purposes of this section, a manufactured home located in a manufactured home rental park, rental community or on real estate not owned by the manufactured home owner shall be considered personal property. For purposes of this section, a manufactured home located on real estate owned by the manufactured home owner may be considered real property.

7. Each manufactured home assessed shall be considered a parcel for the purpose of reimbursement pursuant to section 137.750, unless the manufactured home is deemed to be real estate as defined in subsection 7 of section 442.015 and assessed as a realty improvement to the existing real estate parcel.

8. Any amount of tax due and owing based on the assessment of a manufactured home shall be included on the personal property tax statement of the manufactured home owner unless the manufactured home is deemed to be real estate as defined in subsection 7 of section 442.015, in which case the amount of tax due and owing on the assessment of the manufactured home as a realty improvement to the existing real estate parcel shall be included on the real property tax statement of the real estate owner.

9. The assessor of each county and each city not within a county shall use the trade-in value published in the **current or two previous years** October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information for determining the true value of motor vehicles described in such publication. **The assessor may assign any value that the assessor deems to be the true value, provided that such value is not greater than the current October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, and such value is not less than the lowest value in the current or two previous years of such publication.** The assessor shall not use a value that is greater than the average trade-in value in determining the true value of the motor vehicle without performing a physical inspection of the motor vehicle. For vehicles two years old or newer from a vehicle's model year, the assessor may use a value other than average without performing a physical inspection of the motor vehicle. **For the purposes of this section, in the absence of a listing for a particular motor vehicle, recreational vehicle, or agricultural equipment in such publication, excluding tangible personal property as described in section 137.122, section 137.123, chapter 151, chapter 153, and chapter 155, the assessor ~~shall~~ may use such information or publications which in the assessor's judgment will fairly estimate the true value in money of the motor vehicle, recreational vehicle, or agricultural equipment in the current year or two previous years. If an assessor used a publication other than the current October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, the assessor may assign any value that the assessor deems to be the true value, provided that such value is not greater than the current publication's value, and such value is not less than the lowest value in the current or two previous years of such publication.**

10. Before the assessor may increase the assessed valuation of any parcel of subclass (1) real property by more than fifteen percent since the last assessment, excluding increases due to new construction or improvements, the assessor shall conduct a physical inspection of such property.

11. If a physical inspection is required, pursuant to subsection 10 of this section, the assessor shall notify the property owner of that fact in writing and shall provide the owner clear written notice of the owner's rights relating to the physical inspection. If a physical inspection is required, the property owner may request that an interior inspection be performed during the physical inspection. The owner shall have no less than thirty days to notify the assessor of a request for an interior physical inspection.

12. A physical inspection, as required by subsection 10 of this section, shall include, but not be limited to, an on-site personal observation and review of all exterior portions of the land and any buildings and improvements to which the inspector has or may reasonably and lawfully gain external access, and shall include an observation and review of the interior of any buildings or improvements on the property upon the timely request of the owner pursuant to subsection 11 of this section. Mere observation of the property via a drive-by inspection or the like shall not be considered sufficient to constitute a physical inspection as required by this section.

13. A county or city collector may accept credit cards as proper form of payment of outstanding property tax or license due. No county or city collector may charge surcharge for payment by credit card which exceeds the fee or surcharge charged by the credit card bank, processor, or issuer for its service. A county or city collector may accept payment by electronic transfers of funds in payment of any tax or license and charge the person making such payment a fee equal to the fee charged the county by the bank, processor, or issuer of such electronic payment.

14. Any county or city not within a county in this state may, by an affirmative vote of the governing body of such county, opt out of the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of the general reassessment, prior to January first of any year. No county or city not within a county shall exercise this opt-out provision after implementing the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, in a year of general reassessment. For the purposes of applying the provisions of this subsection, a political subdivision

contained within two or more counties where at least one of such counties has opted out and at least one of such counties has not opted out shall calculate a single tax rate as in effect prior to the enactment of house bill no. 1150 of the ninety-first general assembly, second regular session. A governing body of a city not within a county or a county that has opted out under the provisions of this subsection may choose to implement the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session, and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of general reassessment, by an affirmative vote of the governing body prior to December thirty-first of any year.

15. The governing body of any city of the third classification with more than twenty-six thousand three hundred but fewer than twenty-six thousand seven hundred inhabitants located in any county that has exercised its authority to opt out under subsection 14 of this section may levy separate and differing tax rates for real and personal property only if such city bills and collects its own property taxes or satisfies the entire cost of the billing and collection of such separate and differing tax rates. Such separate and differing rates shall not exceed such city's tax rate ceiling.

16. Any portion of real property that is available as reserve for strip, surface, or coal mining for minerals for purposes of excavation for future use or sale to others that has not been bonded and permitted under chapter 444 shall be assessed based upon how the real property is currently being used. Any information provided to a county assessor, state tax commission, state agency, or political subdivision responsible for the administration of tax policies shall, in the performance of its duties, make available all books, records, and information requested, except such books, records, and information as are by law declared confidential in nature, including individually identifiable information regarding a specific taxpayer or taxpayer's mine property. For purposes of this subsection, "mine property" shall mean all real property that is in use or readily available as a reserve for strip, surface, or coal mining for minerals for purposes of excavation for current or future use or sale to others that has been bonded and permitted under chapter 444.

17. The true value of a taxpayer's personal property assessed under subsection 9 of this section shall not increase more than the consumer price index established in subsection 4 of section 137.073. The provisions of this subsection shall become effective January 1, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Walsh (50) assumed the Chair.

Representative Hovis offered **House Amendment No. 1 to House Amendment No. 2.**

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Page 4, Lines 9-12, by deleting said lines and inserting in lieu thereof the following:

"9. Notwithstanding any other law to the contrary, for the purposes of this subsection, on or before the first day of October each year, the office of administration, with recommendation by the state tax commission, shall choose a published guide or schedule of motor vehicle values that shall be used by the assessor of each county and each city not within a county [shall use the trade-in value published in the October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information] for determining the true value of motor vehicles described in such publication. The"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hovis, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Hudson, **House Amendment No. 2, as amended**, was adopted.

Representative Schroer offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Page 38, Section 137.115, Line 210, by inserting after all of said section and line the following:

"143.011. 1. A tax is hereby imposed for every taxable year on the Missouri taxable income of every resident. The tax shall be determined by applying the tax table or the rate provided in section 143.021, which is based upon the following rates:

If the Missouri taxable income is:	The tax is:
Not over \$1,000.00	1 1/2% of the Missouri taxable income
Over \$1,000 but not over \$2,000	\$15 plus 2% of excess over \$1,000
Over \$2,000 but not over \$3,000	\$35 plus 2 1/2% of excess over \$2,000
Over \$3,000 but not over \$4,000	\$60 plus 3% of excess over \$3,000
Over \$4,000 but not over \$5,000	\$90 plus 3 1/2% of excess over \$4,000
Over \$5,000 but not over \$6,000	\$125 plus 4% of excess over \$5,000
Over \$6,000 but not over \$7,000	\$165 plus 4 1/2% of excess over \$6,000
Over \$7,000 but not over \$8,000	\$210 plus 5% of excess over \$7,000
Over \$8,000 but not over \$9,000	\$260 plus 5 1/2% of excess over \$8,000
Over \$9,000	\$315 plus 6% of excess over \$9,000

2. (1) Beginning with the 2017 calendar year, the top rate of tax under subsection 1 of this section may be reduced over a period of years. Each reduction in the top rate of tax shall be by one-tenth of a percent ~~and no more than one reduction shall occur in a calendar year. No more than seven reductions shall be made under this subsection].~~ Reductions in the rate of tax shall take effect on January first of a calendar year and such reduced rates shall continue in effect until the next reduction occurs.

(2) A reduction in the rate of tax shall only occur if the amount of net general revenue collected in the previous fiscal year exceeds the highest amount of net general revenue collected in any of the three fiscal years prior to such fiscal year by at least one hundred fifty million dollars.

(3) Any modification of tax rates under this subsection shall only apply to tax years that begin on or after a modification takes effect.

(4) The director of the department of revenue shall, by rule, adjust the tax tables under subsection 1 of this section to effectuate the provisions of this subsection. The bracket for income subject to the top rate of tax shall be eliminated once the top rate of tax has been reduced to five and one-half percent, and the top remaining rate of tax shall apply to all income in excess of the income in the second highest remaining income bracket.

(5) Notwithstanding the provisions of subdivision (1) of this subsection to the contrary, there shall be no reduction under this subsection in the 2024 calendar year. However, such reductions shall continue after the 2024 calendar year for subsequent calendar years.

(6) Beginning January 1, 2023, and for all subsequent tax years, more than one reduction may be made per year, with no limits on the number of reductions made under this subsection.

3. (1) In addition to the rate reductions under subsection 2 of this section, beginning with the 2019 calendar year, the top rate of tax under subsection 1 of this section shall be reduced by four-tenths of one percent. Such reduction in the rate of tax shall take effect on January first of the 2019 calendar year.

(2) The modification of tax rates under this subsection shall only apply to tax years that begin on or after the date the modification takes effect.

(3) The director of the department of revenue shall, by rule, adjust the tax tables under subsection 1 of this section to effectuate the provisions of this subsection.

4. (1) In addition to the rate reductions under subsections 2 and 3 of this section, beginning with the 2024 calendar year, the top rate of tax under subsection 1 of this section shall be reduced by one-tenth of one percent.

(2) The modification of tax rates under this subsection shall apply only to tax years that begin on or after the date the modification takes effect.

(3) The director of the department of revenue shall, by rule, adjust the tax tables under subsection 1 of this section to effectuate the provisions of this subsection.

5. Beginning with the 2017 calendar year, the brackets of Missouri taxable income identified in subsection 1 of this section shall be adjusted annually by the percent increase in inflation. The director shall publish such brackets annually beginning on or after October 1, 2016. Modifications to the brackets shall take effect on January first of each calendar year and shall apply to tax years beginning on or after the effective date of the new brackets.

6. As used in this section, the following terms mean:

(1) "CPI", the Consumer Price Index for All Urban Consumers for the United States as reported by the Bureau of Labor Statistics, or its successor index;

(2) "CPI for the preceding calendar year", the average of the CPI as of the close of the twelve month period ending on August thirty-first of such calendar year;

(3) "Net general revenue collected", all revenue deposited into the general revenue fund, less refunds and revenues originally deposited into the general revenue fund but designated by law for a specific distribution or transfer to another state fund;

(4) "Percent increase in inflation", the percentage, if any, by which the CPI for the preceding calendar year exceeds the CPI for the year beginning September 1, 2014, and ending August 31, 2015."; and

Further amend said bill, Page 43, Section B, Line 5, by inserting after all of said section and line the following:

"Section C. The repeal and reenactment of section 143.011 of this act shall become effective on January 1, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 3** was adopted.

Representative Christofanelli offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Page 38, Section 137.115, Line 210, by inserting after all of said section and line the following:

"143.121. 1. The Missouri adjusted gross income of a resident individual shall be the taxpayer's federal adjusted gross income subject to the modifications in this section.

2. There shall be added to the taxpayer's federal adjusted gross income:

(1) The amount of any federal income tax refund received for a prior year which resulted in a Missouri income tax benefit. The amount added pursuant to this subdivision shall not include any amount of a federal income tax refund attributable to a tax credit reducing a taxpayer's federal tax liability pursuant to Public Law 116-136 or 116-260, enacted by the 116th United States Congress, for the tax year beginning on or after January 1, 2020, and ending on or before December 31, 2020, and deducted from Missouri adjusted gross income pursuant to section 143.171. The amount added under this subdivision shall also not include any amount of a federal income tax refund attributable to a tax credit reducing a taxpayer's federal tax liability under any other federal law that provides direct economic impact payments to taxpayers to mitigate financial challenges related to the COVID-19 pandemic, and deducted from Missouri adjusted gross income under section 143.171;

(2) Interest on certain governmental obligations excluded from federal gross income by 26 U.S.C. Section 103 of the Internal Revenue Code, as amended. The previous sentence shall not apply to interest on obligations of the state of Missouri or any of its political subdivisions or authorities and shall not apply to the interest described in subdivision (1) of subsection 3 of this section. The amount added pursuant to this subdivision shall be reduced by the amounts applicable to such interest that would have been deductible in computing the taxable income of the taxpayer except only for the application of 26 U.S.C. Section 265 of the Internal Revenue Code, as amended. The reduction shall only be made if it is at least five hundred dollars;

(3) The amount of any deduction that is included in the computation of federal taxable income pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002 to the extent the amount deducted relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent the amount deducted exceeds the amount that would have been deductible pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code of 1986 as in effect on January 1, 2002;

(4) The amount of any deduction that is included in the computation of federal taxable income for net operating loss allowed by 26 U.S.C. Section 172 of the Internal Revenue Code of 1986, as amended, other than the deduction allowed by 26 U.S.C. Section 172(b)(1)(G) and 26 U.S.C. Section 172(i) of the Internal Revenue Code of 1986, as amended, for a net operating loss the taxpayer claims in the tax year in which the net operating loss occurred or carries forward for a period of more than twenty years and carries backward for more than two years. Any amount of net operating loss taken against federal taxable income but disallowed for Missouri income tax purposes pursuant to this subdivision after June 18, 2002, may be carried forward and taken against any income on the Missouri income tax return for a period of not more than twenty years from the year of the initial loss; and

(5) For nonresident individuals in all taxable years ending on or after December 31, 2006, the amount of any property taxes paid to another state or a political subdivision of another state for which a deduction was allowed on such nonresident's federal return in the taxable year unless such state, political subdivision of a state, or the District of Columbia allows a subtraction from income for property taxes paid to this state for purposes of calculating income for the income tax for such state, political subdivision of a state, or the District of Columbia;

(6) For all tax years beginning on or after January 1, 2018, any interest expense paid or accrued in a previous taxable year, but allowed as a deduction under 26 U.S.C. Section 163, as amended, in the current taxable year by reason of the carryforward of disallowed business interest provisions of 26 U.S.C. Section 163(j), as amended. For the purposes of this subdivision, an interest expense is considered paid or accrued only in the first taxable year the deduction would have been allowable under 26 U.S.C. Section 163, as amended, if the limitation under 26 U.S.C. Section 163(j), as amended, did not exist.

3. There shall be subtracted from the taxpayer's federal adjusted gross income the following amounts to the extent included in federal adjusted gross income:

(1) Interest received on deposits held at a federal reserve bank or interest or dividends on obligations of the United States and its territories and possessions or of any authority, commission or instrumentality of the United States to the extent exempt from Missouri income taxes pursuant to the laws of the United States. The amount subtracted pursuant to this subdivision shall be reduced by any interest on indebtedness incurred to carry the described obligations or securities and by any expenses incurred in the production of interest or dividend income described in this subdivision. The reduction in the previous sentence shall only apply to the extent that such expenses including amortizable bond premiums are deducted in determining the taxpayer's federal adjusted gross income or included in the taxpayer's Missouri itemized deduction. The reduction shall only be made if the expenses total at least five hundred dollars;

(2) The portion of any gain, from the sale or other disposition of property having a higher adjusted basis to the taxpayer for Missouri income tax purposes than for federal income tax purposes on December 31, 1972, that does not exceed such difference in basis. If a gain is considered a long-term capital gain for federal income tax purposes, the modification shall be limited to one-half of such portion of the gain;

(3) The amount necessary to prevent the taxation pursuant to this chapter of any annuity or other amount of income or gain which was properly included in income or gain and was taxed pursuant to the laws of Missouri for a taxable year prior to January 1, 1973, to the taxpayer, or to a decedent by reason of whose death the taxpayer acquired the right to receive the income or gain, or to a trust or estate from which the taxpayer received the income or gain;

(4) Accumulation distributions received by a taxpayer as a beneficiary of a trust to the extent that the same are included in federal adjusted gross income;

(5) The amount of any state income tax refund for a prior year which was included in the federal adjusted gross income;

(6) The portion of capital gain specified in section 135.357 that would otherwise be included in federal adjusted gross income;

(7) The amount that would have been deducted in the computation of federal taxable income pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as in effect on January 1, 2002, to the extent that amount relates to property purchased on or after July 1, 2002, but before July 1, 2003, and to the extent that amount exceeds the amount actually deducted pursuant to 26 U.S.C. Section 168 of the Internal Revenue Code as amended by the Job Creation and Worker Assistance Act of 2002;

(8) For all tax years beginning on or after January 1, 2005, the amount of any income received for military service while the taxpayer serves in a combat zone which is included in federal adjusted gross income and not otherwise excluded therefrom. As used in this section, "combat zone" means any area which the President of the

United States by Executive Order designates as an area in which Armed Forces of the United States are or have engaged in combat. Service is performed in a combat zone only if performed on or after the date designated by the President by Executive Order as the date of the commencing of combat activities in such zone, and on or before the date designated by the President by Executive Order as the date of the termination of combatant activities in such zone;

(9) For all tax years ending on or after July 1, 2002, with respect to qualified property that is sold or otherwise disposed of during a taxable year by a taxpayer and for which an additional modification was made under subdivision (3) of subsection 2 of this section, the amount by which additional modification made under subdivision (3) of subsection 2 of this section on qualified property has not been recovered through the additional subtractions provided in subdivision (7) of this subsection;

(10) For all tax years beginning on or after January 1, 2014, the amount of any income received as payment from any program which provides compensation to agricultural producers who have suffered a loss as the result of a disaster or emergency, including the:

- (a) Livestock Forage Disaster Program;
- (b) Livestock Indemnity Program;
- (c) Emergency Assistance for Livestock, Honeybees, and Farm-Raised Fish;
- (d) Emergency Conservation Program;
- (e) Noninsured Crop Disaster Assistance Program;
- (f) Pasture, Rangeland, Forage Pilot Insurance Program;
- (g) Annual Forage Pilot Program;
- (h) Livestock Risk Protection Insurance Plan;
- (i) Livestock Gross Margin Insurance Plan;

(11) For all tax years beginning on or after January 1, 2018, any interest expense paid or accrued in the current taxable year, but not deducted as a result of the limitation imposed under 26 U.S.C. Section 163(j), as amended. For the purposes of this subdivision, an interest expense is considered paid or accrued only in the first taxable year the deduction would have been allowable under 26 U.S.C. Section 163, as amended, if the limitation under 26 U.S.C. Section 163(j), as amended, did not exist; ~~and~~

(12) One hundred percent of any retirement benefits received by any taxpayer as a result of the taxpayer's service in the Armed Forces of the United States, including reserve components and the National Guard of this state, as defined in 32 U.S.C. Sections 101(3) and 109, and any other military force organized under the laws of this state; **and**

(13) For taxpayers authorized to conduct business under Article XIV of the Constitution of Missouri, the amount that would have been deducted from the computation of the taxpayer's federal taxable income if such a deduction were not disallowed under 26 U.S.C. Section 280E, as in effect on January 1, 2022, because of the status of marijuana as a controlled substance under federal law.

4. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the taxpayer's share of the Missouri fiduciary adjustment provided in section 143.351.

5. There shall be added to or subtracted from the taxpayer's federal adjusted gross income the modifications provided in section 143.411.

6. In addition to the modifications to a taxpayer's federal adjusted gross income in this section, to calculate Missouri adjusted gross income there shall be subtracted from the taxpayer's federal adjusted gross income any gain recognized pursuant to 26 U.S.C. Section 1033 of the Internal Revenue Code of 1986, as amended, arising from compulsory or involuntary conversion of property as a result of condemnation or the imminence thereof.

7. (1) As used in this subsection, "qualified health insurance premium" means the amount paid during the tax year by such taxpayer for any insurance policy primarily providing health care coverage for the taxpayer, the taxpayer's spouse, or the taxpayer's dependents.

(2) In addition to the subtractions in subsection 3 of this section, one hundred percent of the amount of qualified health insurance premiums shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for such premiums is included in federal taxable income. The taxpayer shall provide the department of revenue with proof of the amount of qualified health insurance premiums paid.

8. (1) Beginning January 1, 2014, in addition to the subtractions provided in this section, one hundred percent of the cost incurred by a taxpayer for a home energy audit conducted by an entity certified by the department of natural resources under section 640.153 or the implementation of any energy efficiency recommendations made in such an audit shall be subtracted from the taxpayer's federal adjusted gross income to the extent the amount paid for any such activity is included in federal taxable income. The taxpayer shall provide the department of revenue

with a summary of any recommendations made in a qualified home energy audit, the name and certification number of the qualified home energy auditor who conducted the audit, and proof of the amount paid for any activities under this subsection for which a deduction is claimed. The taxpayer shall also provide a copy of the summary of any recommendations made in a qualified home energy audit to the department of natural resources.

(2) At no time shall a deduction claimed under this subsection by an individual taxpayer or taxpayers filing combined returns exceed one thousand dollars per year for individual taxpayers or cumulatively exceed two thousand dollars per year for taxpayers filing combined returns.

(3) Any deduction claimed under this subsection shall be claimed for the tax year in which the qualified home energy audit was conducted or in which the implementation of the energy efficiency recommendations occurred. If implementation of the energy efficiency recommendations occurred during more than one year, the deduction may be claimed in more than one year, subject to the limitations provided under subdivision (2) of this subsection.

(4) A deduction shall not be claimed for any otherwise eligible activity under this subsection if such activity qualified for and received any rebate or other incentive through a state-sponsored energy program or through an electric corporation, gas corporation, electric cooperative, or municipally owned utility.

9. The provisions of subsection 8 of this section shall expire on December 31, 2020."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Page 5, Line 22, by deleting all of the said line and inserting in lieu thereof the following:

"9. The provisions of subsection 8 of this section shall expire on December 31, 2020.

195.825. 1. "Entity", the same meaning as in Article XIV, Section 1, of the Missouri Constitution.

2. Records identifying entities licensed under Article XIV, Section 1, of the Missouri Constitution; the ownership structure of such entities; or the individual owners or others with financial or controlling interest in such entities shall not be considered closed records under Article XIV, Section 1, Subsection 3(5) of the Missouri Constitution or under chapter 610, RSMo.

3. The department of health and senior services shall be required to provide the general assembly, or a committee thereof, with access to such records for the purpose of allowing the legislature to determine the following:

(1) Whether the department has adequately exercised the authority granted to it in Article XIV, Section 1, Subsection 3(1)(a) of the Missouri Constitution to grant or refuse state licenses;

(2) Whether patient access has been unreasonably restricted, as provided in Article XIV, Section 1, Subsection 3(1)(b) of the Missouri Constitution;

(3) Whether scoring of license applications has been limited to the criteria provided in Article XIV, Section 1, Subsection 3(1)(h) of the Missouri Constitution;

(4) Whether any entities have received more licenses than allowed under Article XIV, Section 1, Subsection 3(8)-(10); or

(5) Whether there is need for the department to lift or ease any limit on the number of licensees or certificate holders in order to meet the demand for marijuana for medical use by qualifying patients, as provided under Article XIV, Section 1, Subsection 3(1) of the Missouri Constitution.

4. The provisions of Section 3 of this section shall be considered purposes under which release of reports or other information obtained by a license applicant or licensee is authorized under Article XIV, Section 1, Subsection 3(5) of the Missouri Constitution."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Merideth, **House Amendment No. 1 to House Amendment No. 4** was adopted.

Representative Taylor (139) offered **House Amendment No. 2 to House Amendment No. 4**.

*House Amendment No. 2
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Page 5, Line 22, by inserting after all of said line the following:

"Further amend said bill, Page 43, Section 2, Line 42, by inserting after all of said section and line the following:

"Section 3. Notwithstanding any other provision of law, the department of health and senior services shall issue medical marijuana licenses to applicants who qualify under Article XIV of the Constitution of Missouri regardless of whether the number of licenses granted exceeds the aggregate license limit established by the department."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Boggs	Bromley	Brown 16
Buchheit-Courtway	Busick	Chipman	Christofanelli	Coleman 32
Cook	Copeland	Davidson	Davis	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Polliitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Seitz	Sharpe 4	Shaul	Shields	Smith 155
Stacy	Stephens 128	Tate	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 042

Adams	Aldridge	Anderson	Aune	Baringer
Barnes	Bland Manlove	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Ellebracht

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Fogle	Gray	Gunby	Johnson	Kidd
Lewis 25	McCreery	Merideth	Nurrenbern	Person
Phifer	Proudie	Quade	Rogers	Rone
Sauls	Sharp 36	Smith 45	Smith 67	Taylor 139
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 024

Appelbaum	Bangert	Black 7	Bosley	Burger
Coleman 97	Cupps	Deaton	Derges	Doll
Grier	Houx	Ingle	Mackey	McDaniel
Morse	Mosley	Pietzman	Plocher	Price IV
Schwadron	Simmons	Smith 163	Stevens 46	

VACANCIES: 007

On motion of Representative Taylor (139), **House Amendment No. 2 to House Amendment No. 4** was adopted by the following vote, the ayes and noes having been demanded by Representative Hicks:

AYES: 080

Adams	Aldridge	Anderson	Aune	Bailey
Baker	Baringer	Barnes	Bland Manlove	Brown 27
Brown 70	Burnett	Burton	Busick	Butz
Chipman	Clemens	Coleman 32	Collins	Cupps
Davidson	Davis	Dogan	Ellebracht	Fitzwater
Fogle	Gray	Gunby	Haden	Hicks
Hudson	Johnson	Kelley 127	Kelly 141	Kidd
Lewis 25	Lovasco	Mackey	McCreery	Merideth
Nurrenbern	Perkins	Person	Phifer	Plocher
Pollock 123	Price IV	Proudie	Quade	Reedy
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Sharp 36	Shaul	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Taylor 139	Taylor 48	Terry	Toalson Reisch
Turnbaugh	Unsicker	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Young	Mr. Speaker

NOES: 053

Andrews	Atchison	Basye	Black 137	Boggs
Bromley	Buchheit-Courtway	Christofanelli	Cook	Copeland
DeGroot	Dinkins	Eggleston	Evans	Falkner
Fishel	Francis	Gregory 96	Griffith	Haffner
Haley	Hardwick	Henderson	Hovis	Hurlbert
Kalberloh	Knight	Lewis 6	Mayhew	McGaugh
McGill	Murphy	O'Donnell	Owen	Patterson
Pike	Pollitt 52	Porter	Pouche	Railsback
Richey	Riggs	Rone	Schnelting	Schroer
Seitz	Sharpe 4	Tate	Thomas	Thompson
Trent	Van Schoiack	Wright		

PRESENT: 000

ABSENT WITH LEAVE: 023

Appelbaum	Bangert	Billington	Black 7	Bosley
Brown 16	Burger	Coleman 97	Deaton	Derges
Doll	Gregory 51	Grier	Houx	Ingle
McDaniel	Morse	Mosley	Pietzman	Schwadron
Shields	Simmons	Veit		

VACANCIES: 007

House Amendment No. 4, as amended, was withdrawn.

Representative Lovasco offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 908, Page 32, Section 137.115, Line 6, by deleting all of said line and inserting in lieu thereof the following:

"percent of its true value in money as of January first of each calendar year. **Beginning January 1, 2023, in any county with more than four hundred thousand but fewer than five hundred thousand inhabitants, all personal property in such county shall be annually assessed at a percent of its true value in money as of January first of each calendar year as follows:**

(1) A political subdivision shall annually reduce the percentage of true value in money at which personal property is assessed pursuant to this subsection such that the amount by which the revenue generated by taxes levied on such personal property is substantially equal to one hundred percent of the growth in revenue generated by real property assessment growth. Annual reductions shall be made pursuant to this subdivision until December 31, 2073. Thereafter, the percentage of true value in money at which personal property is assessed shall be equal to the percentage in effect on December 31, 2073.

(2) The provisions of subdivision (1) of this subsection shall not be construed to relieve a political subdivision from adjustments to property tax levies as required by section 137.073.

(3) For the purposes of subdivision (1) of this subsection, "real property assessment growth" shall mean the growth in revenue from increases in the total assessed valuation of all real property in a political subdivision over the revenue generated from the assessed valuation of such real property from the previous calendar year. Real property assessment growth shall not include any revenue in excess of the percent increase in the consumer price index, as described in subsection 2 of section 137.073.

(4) Notwithstanding the provisions of subdivisions (1) to (4) of this subsection to the contrary, for the purposes of the tax levied pursuant to Article III, Section 38(b) of the Missouri Constitution, all personal property shall be assessed at thirty-three and one-third percent of its true value in money as of January first of each calendar year.

2. The assessor shall"; and

Further amend said bill and section by renumbering subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bailey assumed the Chair.

HCS SCS SB 908, as amended, with House Amendment No. 5, pending, was laid over.

On motion of Representative Rogers, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Representative Basye.

Representative Shaul suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 034

Anderson	Basye	Billington	Brown 16	Brown 27
Burton	Busick	Cook	Davidson	Davis
Dogan	Evans	Haden	Haffner	Johnson
Lewis 6	Lovasco	McGill	Morse	Pollock 123
Pouche	Railsback	Richey	Riggs	Rogers
Sander	Seitz	Sharpe 4	Shields	Stacy
Taylor 139	Van Schoiack	Veit	Walsh 50	

NOES: 001

Bailey

PRESENT: 080

Adams	Aldridge	Andrews	Atchison	Aune
Baker	Baringer	Barnes	Black 137	Black 7
Boggs	Bromley	Brown 70	Buchheit-Courtway	Burger
Burnett	Chipman	Coleman 32	Coleman 97	Collins
Copeland	Dinkins	Eggleston	Ellebracht	Falkner
Fitzwater	Fogle	Francis	Gregory 96	Griffith
Gunby	Haley	Henderson	Hicks	Houx
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kidd	Knight	Mayhew	McCreery	McDaniel
McGaugh	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Porter	Reedy	Riley	Roberts
Rone	Sassmann	Schroer	Schwadron	Shaul
Smith 45	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Turnbaugh	West	Wiemann	Young	Mr. Speaker

ABSENT WITH LEAVE: 041

Appelbaum	Bangert	Bland Manlove	Bosley	Butz
Christofanelli	Clemens	Cupps	Deaton	DeGroot
Derges	Doll	Fishel	Gray	Gregory 51
Grier	Hardwick	Hovis	Kelly 141	Lewis 25
Mackey	Merideth	Person	Phifer	Pietzman
Price IV	Proudie	Quade	Roden	Sauls
Schnelting	Sharp 36	Simmons	Smith 155	Smith 163
Trent	Unsicker	Walsh Moore 93	Weber	Windham
Wright				

VACANCIES: 007

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report No. 2 on **HCS SS SCS SBs 681 & 662, as amended**, and has taken up and passed **CCS#2 HCS SS SCS SBs 681 & 662**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS HB 2400, as amended**, and grants the House a conference thereon.

Also, the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House.

Senators: Hoskins, Burlison, Koenig, Roberts, Razer

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report No. 2 on **SS HB 2149, as amended**, and has taken up and passed **CCS#2 SS HB 2149**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SCS SB 724, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SS SCS HCS HB 2168, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Fitzwater, Fogle, Richey and Walsh (50)

Noes (1): Eggleston

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS SB 672**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Chipman, Fitzwater, Fogle and Richey

Noes (2): Eggleston and Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS#2 SCS SB 968**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Eggleston, Fitzwater and Richey

Noes (3): Baringer, Fogle and Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 984**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

BILLS IN CONFERENCE

CCR SS SCS HCS HB 2168, as amended, relating to insurance, was taken up by Representative Porter.

On motion of Representative Porter, **CCR SS SCS HCS HB 2168, as amended**, was adopted by the following vote:

AYES: 127

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Davidson	Davis
Dinkins	Dogan	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Henderson	Hicks	Houx	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Patterson	Perkins	Person
Phifer	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sassmann	Sauls	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reich	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Young	Mr. Speaker			

NOES: 003

Eggleston Sander Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 026

Appelbaum	Bland Manlove	Bosley	Butz	Cupps
Deaton	DeGroot	Derges	Doll	Gregory 51
Grier	Hardwick	Hovis	McDaniel	Owen
Pietzman	Pouche	Price IV	Proudie	Schnelting
Sharp 36	Simmons	Stephens 128	Trent	Windham
Wright				

VACANCIES: 007

On motion of Representative Porter, **CCS SS SCS HCS HB 2168** was read the third time and passed by the following vote:

AYES: 130

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Henderson	Hicks	Houx	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sassmann	Sauls	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stevens 46	Tate
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Young	Mr. Speaker

NOES: 004

Eggleston Sander Taylor 139 Walsh 50

PRESENT: 000

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ABSENT WITH LEAVE: 022

Appelbaum	Bailey	Bland Manlove	Bosley	Derges
Doll	Gregory 51	Hardwick	Hovis	Johnson
McDaniel	Merideth	Owen	Pietzman	Proudie
Schnelting	Sharp 36	Simmons	Stephens 128	Trent
Windham	Wright			

VACANCIES: 007

Representative Basye declared the bill passed.

RECESS

On motion of Representative Rone, the House recessed until 4:15 p.m.

The hour of recess having expired, the House was called to order by Representative Kidd.

Representative Kelly (141) suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 022

Anderson	Atchison	Basye	Billington	Brown 16
Burton	Cupps	Davidson	Hardwick	Lovasco
Morse	Pollock 123	Railsback	Richey	Riggs
Seitz	Sharpe 4	Shields	Smith 155	Taylor 139
Veit	Wright			

NOES: 021

Boggs	Burger	Busick	Davis	Deaton
Falkner	Hurlbert	Kelley 127	McCreery	McDaniel
O'Donnell	Perkins	Pouche	Roden	Sander
Schwadron	Thompson	Toalson Reisch	Van Schoiack	Walsh 50
West				

PRESENT: 073

Adams	Aldridge	Andrews	Aune	Baker
Baringer	Barnes	Black 137	Black 7	Bromley
Buchheit-Courtway	Butz	Chipman	Coleman 32	Coleman 97
Copeland	DeGroot	Derges	Dinkins	Eggleston
Evans	Fishel	Fogle	Francis	Gray
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hicks	Houx	Hovis	Hudson
Kalberloh	Kelly 141	Kidd	Lewis 25	Mayhew
Owen	Person	Phifer	Pike	Plocher
Pollitt 52	Porter	Proudie	Quade	Reedy
Riley	Roberts	Rone	Sassmann	Sauls
Schnelting	Schroer	Shaul	Smith 163	Smith 45
Smith 67	Stacy	Tate	Taylor 48	Terry
Thomas	Trent	Turnbaugh	Walsh Moore 93	Weber
Wiemann	Young	Mr. Speaker		

ABSENT WITH LEAVE: 040

Appelbaum	Bailey	Bangert	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Christofanelli	Clemens
Collins	Cook	Dogan	Doll	Ellebracht
Fitzwater	Gregory 51	Grier	Henderson	Ingle
Johnson	Knight	Lewis 6	Mackey	McGaugh
McGill	Merideth	Mosley	Murphy	Nurrenbern
Patterson	Pietzman	Price IV	Rogers	Sharp 36
Simmons	Stephens 128	Stevens 46	Unsicker	Windham

VACANCIES: 007

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SCS SB 834, relating to department of corrections programs, was taken up by Representative DeGroot.

Representative DeGroot moved that the title of **HCS SS SCS SB 834** be agreed to.

Representative Falkner offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 1, In the Title, Line 4, by deleting the phrase "department of corrections programs" and inserting in lieu thereof the phrase "public safety"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Falkner, **House Amendment No. 1** was adopted.

Representative Evans offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 1, Section A, Line 5, by inserting after said section and line the following:

"43.253. 1. Notwithstanding any other provision of law to the contrary, a minimum fee of five dollars may be charged by the Missouri state highway patrol for a records request for a Missouri Uniform Crash Report or Marine Accident Investigation Report where there are allowable fees of less than five dollars under this chapter or chapter 610. Such five-dollar fee shall be in place of any allowable fee of less than five dollars.

2. The superintendent of the Missouri state highway patrol may increase the minimum fee described in this section by no more than one dollar every other year beginning August 28, 2022; however, the minimum fee described in this section shall not exceed ten dollars.

43.650. 1. The patrol shall, subject to appropriation, maintain a web page on the internet which shall be open to the public and shall include a registered sexual offender **and registered violent offender** search capability.

2. Except as provided in subsections 4 and 5 of this section, the registered sexual offender **and registered violent offender** search shall make it possible for any person using the internet to search for and find the information specified in subsection 4 of this section, if known, on offenders registered in this state pursuant to sections 589.400 to 589.425 **or section 589.437.**

3. The registered sexual offender **and registered violent offender** search shall include the capability to search for sexual offenders by name, **by** zip code, and by typing in an address and specifying a search within a certain number of miles radius from that address. **The search shall also have the capability to filter results by sexual offenders or violent offenders.**

4. Only the information listed in this subsection shall be provided to the public in the registered sexual offender **and registered violent offender** search:

- (1) The name and any known aliases of the offender;
- (2) The date of birth and any known alias dates of birth of the offender;
- (3) A physical description of the offender;
- (4) The residence, temporary, work, and school addresses of the offender, including the street address, city, county, state, and zip code;
- (5) Any photographs of the offender;
- (6) A physical description of the offender's vehicles, including the year, make, model, color, and license plate number;
- (7) The nature and dates of all offenses qualifying the offender to register, including the tier level assigned to the offender under sections 589.400 to 589.425;
- (8) The date on which the offender was released from the department of mental health, prison, or jail^[5] or placed on parole, supervised release, or probation for the offenses qualifying the offender to register;
- (9) Compliance status of the **sexual or violent** offender with the provisions of ~~[section]~~ **sections** 589.400 to 589.425; and
- (10) Any online identifiers, as defined in section 43.651, used by the person. Such online identifiers shall not be included in the general profile of an offender on the web page and shall only be available to a member of the public by a search using the specific online identifier to determine if a match exists with a registered offender.

5. Juveniles required to register under subdivision (5) of subsection 1 of section 589.400 shall be exempt from public notification to include any adjudications from another state, territory, the District of Columbia, or foreign country or any federal, tribal, or military jurisdiction.

57.317. 1. (1) **Except in a noncharter county of the first classification with more than one hundred fifty thousand and less than two hundred thousand inhabitants**, the county sheriff in any county of the first or second classification shall receive an annual salary equal to eighty percent of the compensation of an associate circuit judge of the county.

(2) The county sheriff in any county of the third or fourth classification shall receive an annual salary computed as the following percentages of the compensation of an associate circuit judge of the county. If there is an increase in salary of less than ten thousand dollars, the increase shall take effect on January 1, 2022. If there is an increase of ten thousand dollars or more, the increase shall be paid over a period of five years in twenty percent increments per year. The assessed valuation factor shall be the amount thereof as shown for the year next preceding the computation. The provisions of this section shall not permit or require a reduction in the amount of compensation being paid for the office of sheriff from the prior year.

Assessed Valuation	Percentage
\$18,000,000 to 99,999,999	45%
100,000,000 to 249,999,999	50%
250,000,000 to 449,999,999	55%
450,000,000 to 899,999,999	60%
900,000,000 and over	65%

2. Two thousand dollars of the salary authorized in this section shall be payable to the sheriff only if the sheriff has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the sheriff's office when approved by a professional association of the county sheriffs of Missouri unless exempted from the training by the professional association. The professional association approving the program shall provide a certificate of completion to each sheriff who completes the training program and shall send a list of certified sheriffs to the treasurer of each county. Expenses incurred for attending the training session may be reimbursed to the county sheriff in the same manner as other expenses as may be appropriated for that purpose.

3. The county sheriff in any county other than a charter county shall not receive an annual compensation less than the compensation described under this section.

67.145. 1. No political subdivision of this state shall prohibit any first responder from engaging in any political activity while off duty and not in uniform, being a candidate for elected or appointed public office, or holding such office unless such political activity or candidacy is otherwise prohibited by state or federal law.

2. As used in this section, "first responder" means any person trained and authorized by law or rule to render emergency medical assistance or treatment. Such persons may include, but shall not be limited to, emergency first responders, **telecommunicator first responders**, police officers, sheriffs, deputy sheriffs, firefighters, ambulance attendants and attendant drivers, emergency medical technicians, mobile emergency medical technicians, emergency medical technician-paramedics, registered nurses, or physicians.

70.631. 1. Each political subdivision may, by majority vote of its governing body, elect to cover ~~[emergency telecommunicators]~~ **telecommunicator first responders**, jailors, and emergency medical service personnel as public safety personnel members of the system. The clerk or secretary of the political subdivision shall certify an election concerning the coverage of ~~[emergency telecommunicators]~~ **telecommunicator first responders**, jailors, and emergency medical service personnel as public safety personnel members of the system to the board within ten days after such vote. The date in which the political subdivision's election becomes effective shall be the first day of the calendar month specified by such governing body, the first day of the calendar month next following receipt by the board of the certification of the election, or the effective date of the political subdivision's becoming an employer, whichever is the latest date. Such election shall not be changed after the effective date. If the election is made, the coverage provisions shall be applicable to all past and future employment with the employer by present and future employees. If a political subdivision makes no election under this section, no ~~[emergency]~~ telecommunicator **first responder**, jailor, or emergency medical service personnel of the political subdivision shall be considered public safety personnel for purposes determining a minimum service retirement age as defined in section 70.600.

2. If an employer elects to cover ~~[emergency telecommunicators]~~ **telecommunicator first responders**, jailors, and emergency medical service personnel as public safety personnel members of the system, the employer's contributions shall be correspondingly changed effective the same date as the effective date of the political subdivision's election.

3. The limitation on increases in an employer's contributions provided by subsection 6 of section 70.730 shall not apply to any contribution increase resulting from an employer making an election under the provisions of this section.

4. The provisions of this section shall only apply to counties of the third classification and any county of the first classification with more than seventy thousand but fewer than eighty-three thousand inhabitants and with a city of the fourth classification with more than thirteen thousand five hundred but fewer than sixteen thousand inhabitants as the county seat, and any political subdivisions located, in whole or in part, within such counties.

84.480. The board of police commissioners shall appoint a chief of police who shall be the chief police administrative and law enforcement officer of such cities. The chief of police shall be chosen by the board solely on the basis of his or her executive and administrative qualifications and his or her demonstrated knowledge of police science and administration with special reference to his or her actual experience in law enforcement leadership and the provisions of section 84.420. At the time of the appointment, the chief shall not be more than sixty years of age, shall have had at least five years' executive experience in a governmental police agency and shall be certified by a surgeon or physician to be in a good physical condition, and shall be a citizen of the United States and shall either be or become a citizen of the state of Missouri and resident of the city in which he or she is appointed as chief of police. ~~[In order to secure and retain the highest type of police leadership within the departments of such cities, the chief shall receive a salary of not less than eighty thousand two hundred eleven dollars, nor more than one hundred eighty nine thousand seven hundred twenty six dollars per annum.]~~

105.1500. 1. This section shall be known and may be cited as "The Personal Privacy Protection Act".

2. As used in this section, the following terms mean:

(1) "Personal information", any list, record, register, registry, roll, roster, or other compilation of data of any kind that directly or indirectly identifies a person as a member, supporter, or volunteer of, or donor of financial or nonfinancial support to, any entity exempt from federal income tax under Section 501(c) of the Internal Revenue Code of 1986, as amended;

(2) "Public agency", the state and any political subdivision thereof including, but not limited to, any department, agency, office, commission, board, division, or other entity of state government; any county, city, township, village, school district, community college district; or any other local governmental unit, agency, authority, council, board, commission, state or local court, tribunal or other judicial or quasi-judicial body.

3. (1) Notwithstanding any provision of law to the contrary, but subject to the exceptions listed under subsection 4 of this section, a public agency shall not:

(a) Require any individual to provide the public agency with personal information or otherwise compel the release of personal information;

(b) Require any entity exempt from federal income taxation under Section 501(c) of the Internal Revenue Code to provide the public agency with personal information or otherwise compel the release of personal information;

(c) Release, publicize, or otherwise publicly disclose personal information in possession of a public agency, unless consented to by an entity exempt from federal income taxation under Section 501(c) of the Internal Revenue Code; or

(d) Request or require a current or prospective contractor or grantee with the public agency to provide the public agency with a list of entities exempt from federal income taxation under Section 501(c) of the Internal Revenue Code of 1986, as amended, to which it has provided financial or nonfinancial support.

(2) All personal information in the possession of a public agency shall be considered a closed record under chapter 610 and court operating rules.

4. The provisions of this section shall not preclude any individual or entity from being required to comply with any of the following:

(1) Submitting any report or disclosure required by this chapter or chapter 130;

(2) Responding to any lawful request or subpoena for personal information from the Missouri ethics commission or the Missouri state highway patrol as a part of an investigation, or publicly disclosing personal information as a result of an enforcement action from the Missouri state highway patrol or the Missouri ethics commission pursuant to its authority in sections 105.955 to 105.966;

(3) Responding to any lawful warrant for personal information issued by a court of competent jurisdiction;

(4) Responding to any lawful request for discovery of personal information in litigation if:

(a) The requestor demonstrates a compelling need for the personal information by clear and convincing evidence; and

(b) The requestor obtains a protective order barring disclosure of personal information to any person not named in the litigation;

(5) Applicable court rules or admitting any personal information as relevant evidence before a court of competent jurisdiction. However, a submission of personal information to a court shall be made in a manner that it is not publicly revealed and no court shall publicly reveal personal information absent a specific finding of good cause;

(6) Any report or disclosure required by state law to be filed with the secretary of state, provided that personal information obtained by the secretary of state is otherwise subject to the requirements of paragraph (c) of subdivision (1) of subsection 3 of this section, unless expressly required to be made public by state law; or

(7) Any request from a public agency for a list of the directors and officers of an entity exempt from federal income tax under Section 501(c) of the Internal Revenue Code of 1986, as amended.

5. (1) A person or entity alleging a violation of this section may bring a civil action for appropriate injunctive relief, damages, or both. Damages awarded under this section may include one of the following, as appropriate:

(a) A sum of moneys not less than two thousand five hundred dollars to compensate for injury or loss caused by each violation of this section; or

(b) For an intentional violation of this section, a sum of moneys not to exceed three times the sum described in paragraph (a) of this subdivision.

(2) A court, in rendering a judgment in an action brought under this section, may award all or a portion of the costs of litigation, including reasonable attorney's fees and witness fees, to the complainant in the action if the court determines that the award is appropriate.

(3) A person who knowingly violates this section is guilty of a class B misdemeanor.

170.310. 1. For school year 2017-18 and each school year thereafter, upon graduation from high school, pupils in public schools and charter schools shall have received thirty minutes of cardiopulmonary resuscitation instruction and training in the proper performance of the Heimlich maneuver or other first aid for choking given any time during a pupil's four years of high school.

2. Beginning in school year 2017-18, any public school or charter school serving grades nine through twelve shall provide enrolled students instruction in cardiopulmonary resuscitation. Students with disabilities may participate to the extent appropriate as determined by the provisions of the Individuals with Disabilities Education Act or Section 504 of the Rehabilitation Act. Instruction shall be included in the district's existing health or physical education curriculum. Instruction shall be based on a program established by the American Heart Association or the American Red Cross, or through a nationally recognized program based on the most current national evidence-based

emergency cardiovascular care guidelines, and psychomotor skills development shall be incorporated into the instruction. For purposes of this section, "psychomotor skills" means the use of hands-on practicing and skills testing to support cognitive learning.

3. The teacher of the cardiopulmonary resuscitation course or unit shall not be required to be a certified trainer of cardiopulmonary resuscitation if the instruction is not designed to result in certification of students. Instruction that is designed to result in certification being earned shall be required to be taught by an authorized cardiopulmonary instructor. Schools may develop agreements with any local chapter of a voluntary organization of first responders to provide the required hands-on practice and skills testing. **For purposes of this subsection, first responders shall include telecommunicator first responders as defined in section 650.320.**

4. The department of elementary and secondary education may promulgate rules to implement this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.

190.091. 1. As used in this section, the following terms mean:

(1) "Bioterrorism", the intentional use of any microorganism, virus, infectious substance, or biological product that may be engineered as a result of biotechnology or any naturally occurring or bioengineered component of any microorganism, virus, infectious substance, or biological product to cause death, disease, or other biological malfunction in a human, an animal, a plant, or any other living organism to influence the conduct of government or to intimidate or coerce a civilian population;

(2) "Department", the Missouri department of health and senior services;

(3) "Director", the director of the department of health and senior services;

(4) "Disaster locations", any geographical location where a bioterrorism attack, terrorist attack, catastrophic or natural disaster, or emergency occurs;

(5) "First responders", state and local law enforcement personnel, **telecommunicator first responders**, fire department personnel, and emergency medical personnel who will be deployed to bioterrorism attacks, terrorist attacks, catastrophic or natural disasters, and emergencies;

(6) "**Missouri state highway patrol telecommunicator**", any authorized Missouri state highway patrol communications division personnel whose primary responsibility includes directly responding to emergency communications and who meet the training requirements pursuant to section 650.340.

2. The department shall offer a vaccination program for first responders **and Missouri state highway patrol telecommunicators** who may be exposed to infectious diseases when deployed to disaster locations as a result of a bioterrorism event or a suspected bioterrorism event. The vaccinations shall include, but are not limited to, smallpox, anthrax, and other vaccinations when recommended by the federal Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices.

3. Participation in the vaccination program shall be voluntary by the first responders **and Missouri state highway patrol telecommunicators**, except for first responders **or Missouri state highway patrol telecommunicators** who, as determined by their employer, cannot safely perform emergency responsibilities when responding to a bioterrorism event or suspected bioterrorism event without being vaccinated. The recommendations of the Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices shall be followed when providing appropriate screening for contraindications to vaccination for first responders **and Missouri state highway patrol telecommunicators**. A first responder **and Missouri state highway patrol telecommunicator** shall be exempt from vaccinations when a written statement from a licensed physician is presented to their employer indicating that a vaccine is medically contraindicated for such person.

4. If a shortage of the vaccines referred to in subsection 2 of this section exists following a bioterrorism event or suspected bioterrorism event, the director, in consultation with the governor and the federal Centers for Disease Control and Prevention, shall give priority for such vaccinations to persons exposed to the disease and to first responders **or Missouri state highway patrol telecommunicators** who are deployed to the disaster location.

5. The department shall notify first responders **and Missouri state highway patrol telecommunicators** concerning the availability of the vaccination program described in subsection 2 of this section and shall provide education to such first responders ~~and~~, their employers, **and Missouri state highway patrol telecommunicators** concerning the vaccinations offered and the associated diseases.

6. The department may contract for the administration of the vaccination program described in subsection 2 of this section with health care providers, including but not limited to local public health agencies, hospitals, federally qualified health centers, and physicians.

7. The provisions of this section shall become effective upon receipt of federal funding or federal grants which designate that the funding is required to implement vaccinations for first responders **and Missouri state highway patrol telecommunicators** in accordance with the recommendations of the federal Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices. Upon receipt of such funding, the department shall make available the vaccines to first responders **and Missouri state highway patrol telecommunicators** as provided in this section.

190.100. As used in sections 190.001 to 190.245, the following words and terms mean:

(1) "Advanced emergency medical technician" or "AEMT", a person who has successfully completed a course of instruction in certain aspects of advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules and regulations adopted by the department pursuant to sections 190.001 to 190.245;

(2) "Advanced life support (ALS)", an advanced level of care as provided to the adult and pediatric patient such as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(3) "Ambulance", any privately or publicly owned vehicle or craft that is specially designed, constructed or modified, staffed or equipped for, and is intended or used, maintained or operated for the transportation of persons who are sick, injured, wounded or otherwise incapacitated or helpless, or who require the presence of medical equipment being used on such individuals, but the term does not include any motor vehicle specially designed, constructed or converted for the regular transportation of persons who are disabled, handicapped, normally using a wheelchair, or otherwise not acutely ill, or emergency vehicles used within airports;

(4) "Ambulance service", a person or entity that provides emergency or nonemergency ambulance transportation and services, or both, in compliance with sections 190.001 to 190.245, and the rules promulgated by the department pursuant to sections 190.001 to 190.245;

(5) "Ambulance service area", a specific geographic area in which an ambulance service has been authorized to operate;

(6) "Basic life support (BLS)", a basic level of care, as provided to the adult and pediatric patient as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(7) "Council", the state advisory council on emergency medical services;

(8) "Department", the department of health and senior services, state of Missouri;

(9) "Director", the director of the department of health and senior services or the director's duly authorized representative;

(10) "Dispatch agency", any person or organization that receives requests for emergency medical services from the public, by telephone or other means, and is responsible for dispatching emergency medical services;

(11) "Emergency", the sudden and, at the time, unexpected onset of a health condition that manifests itself by symptoms of sufficient severity that would lead a prudent layperson, possessing an average knowledge of health and medicine, to believe that the absence of immediate medical care could result in:

(a) Placing the person's health, or with respect to a pregnant woman, the health of the woman or her unborn child, in significant jeopardy;

(b) Serious impairment to a bodily function;

(c) Serious dysfunction of any bodily organ or part;

(d) Inadequately controlled pain;

(12) "Emergency medical dispatcher", a person who receives emergency calls from the public and has successfully completed an emergency medical dispatcher course~~[-meeting or exceeding the national curriculum of the United States Department of Transportation and any modifications to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245]~~ **and any ongoing training requirements under section 650.340;**

(13) "Emergency medical responder", a person who has successfully completed an emergency first response course meeting or exceeding the national curriculum of the U.S. Department of Transportation and any modifications to such curricula specified by the department through rules adopted under sections 190.001 to 190.245 and who provides emergency medical care through employment by or in association with an emergency medical response agency;

(14) "Emergency medical response agency", any person that regularly provides a level of care that includes first response, basic life support or advanced life support, exclusive of patient transportation;

(15) "Emergency medical services for children (EMS-C) system", the arrangement of personnel, facilities and equipment for effective and coordinated delivery of pediatric emergency medical services required in prevention and management of incidents which occur as a result of a medical emergency or of an injury event, natural disaster or similar situation;

(16) "Emergency medical services (EMS) system", the arrangement of personnel, facilities and equipment for the effective and coordinated delivery of emergency medical services required in prevention and management of incidents occurring as a result of an illness, injury, natural disaster or similar situation;

(17) "Emergency medical technician", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted by the department pursuant to sections 190.001 to 190.245;

(18) "Emergency medical technician-basic" or "EMT-B", a person who has successfully completed a course of instruction in basic life support as prescribed by the department and is licensed by the department in accordance with standards prescribed by sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(19) "Emergency medical technician-community paramedic", "community paramedic", or "EMT-CP", a person who is certified as an emergency medical technician-paramedic and is certified by the department in accordance with standards prescribed in section 190.098;

(20) "Emergency medical technician-paramedic" or "EMT-P", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(21) "Emergency services", health care items and services furnished or required to screen and stabilize an emergency which may include, but shall not be limited to, health care services that are provided in a licensed hospital's emergency facility by an appropriate provider or by an ambulance service or emergency medical response agency;

(22) "Health care facility", a hospital, nursing home, physician's office or other fixed location at which medical and health care services are performed;

(23) "Hospital", an establishment as defined in the hospital licensing law, subsection 2 of section 197.020, or a hospital operated by the state;

(24) "Medical control", supervision provided by or under the direction of physicians, or their designated registered nurse, including both online medical control, instructions by radio, telephone, or other means of direct communications, and offline medical control through supervision by treatment protocols, case review, training, and standing orders for treatment;

(25) "Medical direction", medical guidance and supervision provided by a physician to an emergency services provider or emergency medical services system;

(26) "Medical director", a physician licensed pursuant to chapter 334 designated by the ambulance service, **dispatch agency**, or emergency medical response agency and who meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;

(27) "Memorandum of understanding", an agreement between an emergency medical response agency or dispatch agency and an ambulance service or services within whose territory the agency operates, in order to coordinate emergency medical services;

(28) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise incapacitated or helpless, or dead, excluding deceased individuals being transported from or between private or public institutions, homes or cemeteries, and individuals declared dead prior to the time an ambulance is called for assistance;

(29) "Person", as used in these definitions and elsewhere in sections 190.001 to 190.245, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, public trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or provider;

(30) "Physician", a person licensed as a physician pursuant to chapter 334;

(31) "Political subdivision", any municipality, city, county, city not within a county, ambulance district or fire protection district located in this state which provides or has authority to provide ambulance service;

(32) "Professional organization", any organized group or association with an ongoing interest regarding emergency medical services. Such groups and associations could include those representing volunteers, labor, management, firefighters, EMT-B's, nurses, EMT-P's, physicians, communications specialists and instructors.

Organizations could also represent the interests of ground ambulance services, air ambulance services, fire service organizations, law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor unions and poison control services;

(33) "Proof of financial responsibility", proof of ability to respond to damages for liability, on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle in the financial amount set in rules promulgated by the department, but in no event less than the statutory minimum required for motor vehicles. Proof of financial responsibility shall be used as proof of self-insurance;

(34) "Protocol", a predetermined, written medical care guideline, which may include standing orders;

(35) "Regional EMS advisory committee", a committee formed within an emergency medical services (EMS) region to advise ambulance services, the state advisory council on EMS and the department;

(36) "Specialty care transportation", the transportation of a patient requiring the services of an emergency medical technician-paramedic who has received additional training beyond the training prescribed by the department. Specialty care transportation services shall be defined in writing in the appropriate local protocols for ground and air ambulance services and approved by the local physician medical director. The protocols shall be maintained by the local ambulance service and shall define the additional training required of the emergency medical technician-paramedic;

(37) "Stabilize", with respect to an emergency, the provision of such medical treatment as may be necessary to attempt to assure within reasonable medical probability that no material deterioration of an individual's medical condition is likely to result from or occur during ambulance transportation unless the likely benefits of such transportation outweigh the risks;

(38) "State advisory council on emergency medical services", a committee formed to advise the department on policy affecting emergency medical service throughout the state;

(39) "State EMS medical directors advisory committee", a subcommittee of the state advisory council on emergency medical services formed to advise the state advisory council on emergency medical services and the department on medical issues;

(40) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in electrocardiogram analysis, and as further defined in rules promulgated by the department under sections 190.001 to 190.250;

(41) "STEMI care", includes education and prevention, emergency transport, triage, and acute care and rehabilitative services for STEMI that requires immediate medical or surgical intervention or treatment;

(42) "STEMI center", a hospital that is currently designated as such by the department to care for patients with ST-segment elevation myocardial infarctions;

(43) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the department;

(44) "Stroke care", includes emergency transport, triage, and acute intervention and other acute care services for stroke that potentially require immediate medical or surgical intervention or treatment, and may include education, primary prevention, acute intervention, acute and subacute management, prevention of complications, secondary stroke prevention, and rehabilitative services;

(45) "Stroke center", a hospital that is currently designated as such by the department;

(46) "Trauma", an injury to human tissues and organs resulting from the transfer of energy from the environment;

(47) "Trauma care" includes injury prevention, triage, acute care and rehabilitative services for major single system or multisystem injuries that potentially require immediate medical or surgical intervention or treatment;

(48) "Trauma center", a hospital that is currently designated as such by the department.

191.905. 1. No health care provider shall knowingly make or cause to be made a false statement or false representation of a material fact in order to receive a health care payment, including but not limited to:

(1) Knowingly presenting to a health care payer a claim for a health care payment that falsely represents that the health care for which the health care payment is claimed was medically necessary, if in fact it was not;

(2) Knowingly concealing the occurrence of any event affecting an initial or continued right under a medical assistance program to have a health care payment made by a health care payer for providing health care;

(3) Knowingly concealing or failing to disclose any information with the intent to obtain a health care payment to which the health care provider or any other health care provider is not entitled, or to obtain a health care payment in an amount greater than that which the health care provider or any other health care provider is entitled;

(4) Knowingly presenting a claim to a health care payer that falsely indicates that any particular health care was provided to a person or persons, if in fact health care of lesser value than that described in the claim was provided.

2. No person shall knowingly solicit or receive any remuneration, including any kickback, bribe, or rebate, directly or indirectly, overtly or covertly, in cash or in kind in return for:

(1) Referring another person to a health care provider for the furnishing or arranging for the furnishing of any health care; or

(2) Purchasing, leasing, ordering or arranging for or recommending purchasing, leasing or ordering any health care.

3. No person shall knowingly offer or pay any remuneration, including any kickback, bribe, or rebate, directly or indirectly, overtly or covertly, in cash or in kind, to any person to induce such person to refer another person to a health care provider for the furnishing or arranging for the furnishing of any health care.

4. Subsections 2 and 3 of this section shall not apply to a discount or other reduction in price obtained by a health care provider if the reduction in price is properly disclosed and appropriately reflected in the claim made by the health care provider to the health care payer, or any amount paid by an employer to an employee for employment in the provision of health care.

5. Exceptions to the provisions of subsections 2 and 3 of this section shall be provided for as authorized in 42 U.S.C. Section 1320a-7b(3)(E), as may be from time to time amended, and regulations promulgated pursuant thereto.

6. No person shall knowingly abuse **or neglect** a person receiving health care.

7. A person who violates subsections 1 to 3 of this section is guilty of a class D felony upon his or her first conviction, and shall be guilty of a class B felony upon his or her second and subsequent convictions. Any person who has been convicted of such violations shall be referred to the Office of Inspector General within the United States Department of Health and Human Services. The person so referred shall be subject to the penalties provided for under 42 U.S.C. Chapter 7, Subchapter XI, Section 1320a-7. A prior conviction shall be pleaded and proven as provided by section 558.021. A person who violates subsection 6 of this section shall be guilty of a class D felony, unless the act involves no physical, sexual or emotional harm or injury and the value of the property involved is less than five hundred dollars, in which event a violation of subsection 6 of this section is a class A misdemeanor.

8. Any natural person who willfully prevents, obstructs, misleads, delays, or attempts to prevent, obstruct, mislead, or delay the communication of information or records relating to a violation of sections 191.900 to 191.910 is guilty of a class E felony.

9. Each separate false statement or false representation of a material fact proscribed by subsection 1 of this section or act proscribed by subsection 2 or 3 of this section shall constitute a separate offense and a separate violation of this section, whether or not made at the same or different times, as part of the same or separate episodes, as part of the same scheme or course of conduct, or as part of the same claim.

10. In a prosecution pursuant to subsection 1 of this section, circumstantial evidence may be presented to demonstrate that a false statement or claim was knowingly made. Such evidence of knowledge may include but shall not be limited to the following:

(1) A claim for a health care payment submitted with the health care provider's actual, facsimile, stamped, typewritten or similar signature on the claim for health care payment;

(2) A claim for a health care payment submitted by means of computer billing tapes or other electronic means;

(3) A course of conduct involving other false claims submitted to this or any other health care payer.

11. Any person convicted of a violation of this section, in addition to any fines, penalties or sentences imposed by law, shall be required to make restitution to the federal and state governments, in an amount at least equal to that unlawfully paid to or by the person, and shall be required to reimburse the reasonable costs attributable to the investigation and prosecution pursuant to sections 191.900 to 191.910. All of such restitution shall be paid and deposited to the credit of the "MO HealthNet Fraud Reimbursement Fund", which is hereby established in the state treasury. Moneys in the MO HealthNet fraud reimbursement fund shall be divided and appropriated to the federal government and affected state agencies in order to refund moneys falsely obtained from the federal and state governments. All of such cost reimbursements attributable to the investigation and prosecution shall be paid and deposited to the credit of the "MO HealthNet Fraud Prosecution Revolving Fund", which is hereby established in the state treasury. Moneys in the MO HealthNet fraud prosecution revolving fund may be appropriated to the attorney general, or to any prosecuting or circuit attorney who has successfully prosecuted an action for a violation of sections 191.900 to 191.910 and been awarded such costs of prosecution, in order to defray the costs of the attorney general and any such prosecuting or circuit attorney in connection with their duties provided by sections 191.900 to 191.910. No moneys shall be paid into the MO HealthNet fraud protection revolving fund pursuant to this

subsection unless the attorney general or appropriate prosecuting or circuit attorney shall have commenced a prosecution pursuant to this section, and the court finds in its discretion that payment of attorneys' fees and investigative costs is appropriate under all the circumstances, and the attorney general and prosecuting or circuit attorney shall prove to the court those expenses which were reasonable and necessary to the investigation and prosecution of such case, and the court approves such expenses as being reasonable and necessary. Any moneys remaining in the MO HealthNet fraud reimbursement fund after division and appropriation to the federal government and affected state agencies shall be used to increase MO HealthNet provider reimbursement until it is at least one hundred percent of the Medicare provider reimbursement rate for comparable services. The provisions of section 33.080 notwithstanding, moneys in the MO HealthNet fraud prosecution revolving fund shall not lapse at the end of the biennium.

12. A person who violates subsections 1 to 3 of this section shall be liable for a civil penalty of not less than five thousand dollars and not more than ten thousand dollars for each separate act in violation of such subsections, plus three times the amount of damages which the state and federal government sustained because of the act of that person, except that the court may assess not more than two times the amount of damages which the state and federal government sustained because of the act of the person, if the court finds:

(1) The person committing the violation of this section furnished personnel employed by the attorney general and responsible for investigating violations of sections 191.900 to 191.910 with all information known to such person about the violation within thirty days after the date on which the defendant first obtained the information;

(2) Such person fully cooperated with any government investigation of such violation; and

(3) At the time such person furnished the personnel of the attorney general with the information about the violation, no criminal prosecution, civil action, or administrative action had commenced with respect to such violation, and the person did not have actual knowledge of the existence of an investigation into such violation.

13. Upon conviction pursuant to this section, the prosecution authority shall provide written notification of the conviction to all regulatory or disciplinary agencies with authority over the conduct of the defendant health care provider.

14. The attorney general may bring a civil action against any person who shall receive a health care payment as a result of a false statement or false representation of a material fact made or caused to be made by that person. The person shall be liable for up to double the amount of all payments received by that person based upon the false statement or false representation of a material fact, and the reasonable costs attributable to the prosecution of the civil action. All such restitution shall be paid and deposited to the credit of the MO HealthNet fraud reimbursement fund, and all such cost reimbursements shall be paid and deposited to the credit of the MO HealthNet fraud prosecution revolving fund. No reimbursement of such costs attributable to the prosecution of the civil action shall be made or allowed except with the approval of the court having jurisdiction of the civil action. No civil action provided by this subsection shall be brought if restitution and civil penalties provided by subsections 11 and 12 of this section have been previously ordered against the person for the same cause of action.

15. Any person who discovers a violation by himself or herself or such person's organization and who reports such information voluntarily before such information is public or known to the attorney general shall not be prosecuted for a criminal violation.

195.815. 1. The department of health and senior services shall require all ~~[officers, managers, contractors, employees, and other support staff of licensed or certified]~~ **employees, contractors, owners, and volunteers of** medical marijuana facilities~~], and all owners of such medical marijuana facilities who will have access to the facilities or to the facilities' medical marijuana,~~ to submit fingerprints to the Missouri state highway patrol for the purpose of conducting a state and federal fingerprint-based criminal background check.

2. The department may require that such fingerprint submissions be made as part of a medical marijuana facility application ~~[for licensure or certification]~~, a medical marijuana facility **renewal** application ~~[for renewal of licensure or certification]~~, and an individual's application for **licensure and issuance of** an identification card authorizing that individual to be an **employee, contractor, owner, [officer, manager, contractor, employee, or other support staff] or volunteer** of a medical marijuana facility.

3. Fingerprint cards and any required fees shall be sent to the Missouri state highway patrol's central repository. The fingerprints shall be used for searching the state criminal records repository and shall also be forwarded to the Federal Bureau of Investigation for a federal criminal records search under section 43.540. The Missouri state highway patrol shall notify the department of any criminal history record information or lack of criminal history record information discovered on the individual. Notwithstanding the provisions of section 610.120 to the contrary, all records related to any criminal history information discovered shall be accessible and available to the department.

4. As used in this section, the following words shall mean:

(1) **"Contractor", a person performing work or service of any kind for a medical marijuana facility in accordance with a contract with that facility;**

(2) **"Employee", [any] a person performing work or service of any kind or character for hire in a medical marijuana facility;**

~~[(2)]~~ (3) **"Medical marijuana facility", an entity licensed or certified by the department of health and senior services, or its successor agency, to acquire, cultivate, process, manufacture, test, store, sell, transport, or deliver medical marijuana;**

~~(3) "Other support staff", any person performing work or service of any kind or character, other than employees, on behalf of a medical marijuana facility if such a person would have access to the medical marijuana facility or its medical marijuana or related equipment or supplies].~~

210.1500. 1. When a child is located by a police officer or law enforcement official and there is reasonable cause to suspect the child may be a victim of sex trafficking or severe forms of trafficking as those terms are defined under 22 U.S.C. Section 7102, the police officer or law enforcement official shall immediately cause a report to be made to the children's division in accordance with section 210.115. Upon receipt of a report by the children's division and if the children's division determines that the report merits an investigation, the reporting official and the children's division shall ensure the immediate safety of the child and shall coinvestigate the complaint to its conclusion.

2. If the police officer or law enforcement official has reasonable cause to believe that the child is in imminent danger of suffering serious physical harm or a threat to life as a result of abuse or neglect due to sex trafficking or sexual exploitation and such officer or official has reasonable cause to believe the harm or threat to life may occur before a juvenile court is able to issue a temporary protective custody order or before a juvenile officer is able to take the child into protective custody, the police officer or law enforcement official may take or retain temporary protective custody of the child without the consent of the child's parent or parents, guardian, or any other person legally responsible for the child's care, as provided under section 210.125.

3. If the child is already under the jurisdiction of the court under paragraph (a) of subdivision (1) of subsection 1 of section 211.031 and in the legal custody of the children's division, the police officer or law enforcement official, along with the children's division, shall secure placement for the child in the least restrictive setting in order to ensure the safety of the child from further sex trafficking or severe forms of trafficking.

4. The children's division and the reporting officer or official shall ensure a referral is made to the child advocacy center for a forensic interview and an evaluation, as necessary to ensure the medical safety of the child, by a SAFE CARE provider as defined under section 334.950. The child shall be assessed utilizing a validated screening tool specific to sex trafficking to ensure the appropriate resources are secured for the treatment of the child.

5. For purposes of this section, multidisciplinary teams shall be used when conducting an investigation. Multidisciplinary teams shall be used in providing protective or preventive social services, including the services of law enforcement upon the request by the department of social services, a liaison of the local public school, the juvenile officer, the juvenile court, and other agencies, both public and private, to secure appropriate services to meet the needs of the child.

210.1505. 1. There is hereby created the "Statewide Council on Sex Trafficking and Sexual Exploitation of Children" to consist of the following members:

(1) The following four members of the general assembly:

(a) Two members of the senate, with one member to be appointed by the president pro tempore of the senate and one member to be appointed by the minority floor leader of the senate; and

(b) Two members of the house of representatives, with one member to be appointed by the speaker of the house of representatives and one member to be appointed by the minority floor leader of the house of representatives;

(2) The director of the children's division or his or her designee;

(3) The director of the department of public safety or his or her designee;

(4) The director of the department of mental health or his or her designee;

(5) The director of the office of prosecution services or his or her designee;

(6) The superintendent of the Missouri state highway patrol or his or her designee;

(7) The executive director of the statewide network of child advocacy organizations specializing in the prevention of child abuse or neglect or his or her designee;

(8) The executive director of the statewide coalition against domestic and sexual violence or his or her designee;

(9) The executive director of the Missouri Juvenile Justice Association or his or her designee;

(10) The director of the attorney general's human trafficking task force or his or her designee;

(11) Two representatives from agencies providing services to victims of child sex trafficking and sexual exploitation who reflect the geographic diversity of the state and who shall be appointed by the director of the department of social services; and

(12) A member of the judiciary, who shall be appointed by the supreme court.

2. A majority of the members of the council shall constitute a quorum. The council shall hold its first meeting within thirty days after the council's creation and organize by selecting a chair and a vice chair. The council shall meet at the call of the chair.

3. The council shall:

(1) Collect and analyze data relating to sex trafficking and sexual exploitation of children, including the number of reports made to the children's division under section 210.115, any information obtained from phone calls to the national sex trafficking hotline, the number of reports made to law enforcement, arrests, prosecution rates, and any other data important for any recommendations of the council. State departments and council members shall provide relevant data as requested by the council to fulfill the council's duties; and

(2) Collect feedback from stakeholders, practitioners, and leadership throughout the state in order to develop best practices and procedures regarding the response to sex trafficking and sexual exploitation of children, including identification and assessment of victims; response and treatment coordination and collaboration across systems; trauma-informed, culturally competent victim-centered services; training for professionals in all systems; and investigating and prosecuting perpetrators.

4. The department of social services shall provide administrative support to the council.

5. On or before December 31, 2023, the council shall submit a report of the council's activities to the governor and general assembly and the joint committee on child abuse and neglect under section 21.771. The report shall include recommendations for priority needs and actions, including statutory or regulatory changes relating to the response to sex trafficking and sexual exploitation of children and services for child victims.

6. The council shall expire on December 31, 2023.

211.031. 1. Except as otherwise provided in this chapter, the juvenile court or the family court in circuits that have a family court as provided in ~~sections 487.010 to 487.190~~ **chapter 487** shall have exclusive original jurisdiction in proceedings:

(1) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The parents, or other persons legally responsible for the care and support of the child, neglect or refuse to provide proper support, education which is required by law, medical, surgical or other care necessary for his or her well-being; except that reliance by a parent, guardian or custodian upon remedial treatment other than medical or surgical treatment for a child shall not be construed as neglect when the treatment is recognized or permitted pursuant to the laws of this state;

(b) The child is otherwise without proper care, custody or support;

(c) The child was living in a room, building or other structure at the time such dwelling was found by a court of competent jurisdiction to be a public nuisance pursuant to section 195.130; or

(d) The child is in need of mental health services and the parent, guardian or custodian is unable to afford or access appropriate mental health treatment or care for the child;

(2) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:

(a) The child while subject to compulsory school attendance is repeatedly and without justification absent from school;

(b) The child disobeys the reasonable and lawful directions of his or her parents or other custodian and is beyond their control;

(c) The child is habitually absent from his or her home without sufficient cause, permission, or justification;

(d) The behavior or associations of the child are otherwise injurious to his or her welfare or to the welfare of others; or

(e) The child is charged with an offense not classified as criminal, or with an offense applicable only to children; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, or any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(3) Involving any child who is alleged to have violated a state law or municipal ordinance, or any person who is alleged to have violated a state law or municipal ordinance prior to attaining the age of eighteen years, in which cases jurisdiction may be taken by the court of the circuit in which the child or person resides or may be found or in which the violation is alleged to have occurred; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, and except that the juvenile court shall have concurrent jurisdiction with the municipal court over any child who is alleged to have violated a municipal curfew ordinance, and except that the juvenile court shall have concurrent jurisdiction with the circuit court on any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(4) For the adoption of a person;

(5) For the commitment of a child to the guardianship of the department of social services as provided by law; ~~and~~

(6) Involving an order of protection pursuant to chapter 455 when the respondent is less than eighteen years of age; **and**

(7) Involving a child who has been a victim of sex trafficking or sexual exploitation.

2. Transfer of a matter, proceeding, jurisdiction or supervision for a child who resides in a county of this state shall be made as follows:

(1) Prior to the filing of a petition and upon request of any party or at the discretion of the juvenile officer, the matter in the interest of a child may be transferred by the juvenile officer, with the prior consent of the juvenile officer of the receiving court, to the county of the child's residence or the residence of the person eighteen years of age for future action;

(2) Upon the motion of any party or on its own motion prior to final disposition on the pending matter, the court in which a proceeding is commenced may transfer the proceeding of a child to the court located in the county of the child's residence, or the county in which the offense pursuant to subdivision (3) of subsection 1 of this section is alleged to have occurred for further action;

(3) Upon motion of any party or on its own motion, the court in which jurisdiction has been taken pursuant to subsection 1 of this section may at any time thereafter transfer jurisdiction of a child to the court located in the county of the child's residence for further action with the prior consent of the receiving court;

(4) Upon motion of any party or upon its own motion at any time following a judgment of disposition or treatment pursuant to section 211.181, the court having jurisdiction of the cause may place the child under the supervision of another juvenile court within or without the state pursuant to section 210.570 with the consent of the receiving court;

(5) Upon motion of any child or his or her parent, the court having jurisdiction shall grant one change of judge pursuant to Missouri supreme court rules;

(6) Upon the transfer of any matter, proceeding, jurisdiction or supervision of a child, certified copies of all legal and social documents and records pertaining to the case on file with the clerk of the transferring juvenile court shall accompany the transfer.

3. In any proceeding involving any child taken into custody in a county other than the county of the child's residence, the juvenile court of the county of the child's residence shall be notified of such taking into custody within seventy-two hours.

4. When an investigation by a juvenile officer pursuant to this section reveals that the only basis for action involves an alleged violation of section 167.031 involving a child who alleges to be home schooled, the juvenile officer shall contact a parent or parents of such child to verify that the child is being home schooled and not in violation of section 167.031 before making a report of such a violation. Any report of a violation of section 167.031 made by a juvenile officer regarding a child who is being home schooled shall be made to the prosecuting attorney of the county where the child legally resides.

5. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care or for the removal of custody of a child from the parent without a specific showing that there is a causal relation between the disability or disease and harm to the child."; and

Further amend said bill, Page 2, Section 217.035, Line 21, by inserting after said section and line the following:

"217.541. 1. The department shall by rule establish a program of house arrest. The director or his or her designee may extend the limits of confinement of offenders serving sentences for class D or E felonies who have one year or less remaining prior to release on parole~~[or conditional release]~~ or discharge to participate in the house arrest program.

2. The offender referred to the house arrest program shall remain in the custody of the department and shall be subject to rules and regulations of the department pertaining to offenders of the department until released on parole ~~[or conditional release]~~ by the state parole board.

3. The department shall require the offender to participate in work or educational or vocational programs and other activities that may be necessary to the supervision and treatment of the offender.

4. An offender released to house arrest shall be authorized to leave his or her place of residence only for the purpose and time necessary to participate in the program and activities authorized in subsection 3 of this section.

5. The division of probation and parole shall supervise every offender released to the house arrest program and shall verify compliance with the requirements of this section and such other rules and regulations that the department shall promulgate and may do so by remote electronic surveillance. If any probation/parole officer has probable cause to believe that an offender under house arrest has violated a condition of the house arrest agreement, the probation/parole officer may issue a warrant for the arrest of the offender. The probation/parole officer may effect the arrest or may deputize any officer with the power of arrest to do so by giving the officer a copy of the warrant which shall outline the circumstances of the alleged violation. The warrant delivered with the offender by the arresting officer to the official in charge of any jail or other detention facility to which the offender is brought shall be sufficient legal authority for detaining the offender. An offender arrested under this section shall remain in custody or incarcerated without consideration of bail. The director or his or her designee, upon recommendation of the probation and parole officer, may direct the return of any offender from house arrest to a correctional facility of the department for reclassification.

6. Each offender who is released to house arrest shall pay a percentage of his or her wages, established by department rules, to a maximum of the per capita cost of the house arrest program. The money received from the offender shall be deposited in the inmate fund and shall be expended to support the house arrest program."; and

Further amend said bill, Page 6, Section 217.703, Line 104, by inserting after said section and line the following:

"217.705. 1. The director of the division of probation and parole shall appoint probation and parole officers and institutional parole officers as deemed necessary to carry out the purposes of the board.

2. Probation and parole officers shall investigate all persons referred to them for investigation by the board or by any court as provided by sections 217.750 and 217.760. They shall furnish to each offender released under their supervision a written statement of the conditions of probation~~[-]~~ or parole ~~[or conditional release]~~ and shall instruct the offender regarding these conditions. They shall keep informed of the offender's conduct and condition and use all suitable methods to aid and encourage the offender to bring about improvement in the offender's conduct and conditions.

3. The probation and parole officer may recommend and, by order duly entered, the court may impose and may at any time modify any conditions of probation. The court shall cause a copy of any such order to be delivered to the probation and parole officer and the offender.

4. Probation and parole officers shall keep detailed records of their work and shall make such reports in writing and perform such other duties as may be incidental to those enumerated that the board may require. In the event a parolee is transferred to another probation and parole officer, the written record of the former probation and parole officer shall be given to the new probation and parole officer.

5. Institutional parole officers shall investigate all offenders referred to them for investigation by the board and shall provide the board such other reports the board may require. They shall furnish the offender prior to release on parole ~~[or conditional release]~~ a written statement of the conditions of parole ~~[or conditional release]~~ and shall instruct the offender regarding these conditions.

6. The department shall furnish probation and parole officers and institutional parole officers, including supervisors, with credentials and a special badge which such officers and supervisors shall carry on their person at all times while on duty."; and

Further amend said bill, Page 7, Section 217.710, Line 34, by inserting after said section and line the following:

"217.718. 1. As an alternative to the revocation proceedings provided under sections 217.720, 217.722, and 559.036, and if the court has not otherwise required detention to be a condition of probation under section 559.026, a probation or parole officer may order an offender to submit to a period of detention in the county jail, or other appropriate institution, upon a determination by a probation or parole officer that the offender has violated a condition of continued probation or parole.

2. The period of detention may not exceed forty-eight hours the first time it is imposed against an offender during a term of probation or parole. Subsequent periods may exceed forty-eight hours, but the total number of hours an offender spends in detention under this section shall not exceed three hundred sixty in any calendar year.

3. The officer shall present the offender with a written report detailing in what manner the offender has violated the conditions of parole, probation, or conditional release and advise the offender of the right to a hearing before the court or board prior to the period of detention. The division shall file a copy of the violation report with the sentencing court or board after the imposition of the period of detention and within a reasonable period of time that is consistent with existing division procedures.

4. Any offender detained under this section in a county of the first class or second class or in any city with a population of five hundred thousand or more and detained as herein provided shall be subject to all the provisions of section 221.170, even though the offender was not convicted and sentenced to a jail or workhouse.

5. If parole~~;~~ or probation~~;~~~~or conditional release~~ is revoked and a term of imprisonment is served by reason thereof, the time spent in a jail, halfway house, honor center, workhouse, or other institution as a detention condition of parole~~;~~ or probation~~;~~~~or conditional release~~ shall be credited against the prison or jail term served for the offense in connection with which the detention was imposed.

6. The division shall reimburse the county jail or other institution for the costs of detention under this section at a rate determined by the department of corrections, which shall be at least thirty dollars per day per offender and subject to appropriation of funds by the general assembly. Prior to ordering the offender to submit to the period of detention under subsection 1 of this section, the probation and parole officer shall certify to the county jail or institution that the division has sufficient funds to provide reimbursement for the costs of the period of detention. A jail or other institution may refuse to detain an offender under this section if funds are not available to provide reimbursement or if there is inadequate space in the facility for the offender.

7. Upon successful completion of the period of detention under this section, the court or board may not revoke the term of parole~~;~~ or probation~~;~~~~or conditional release~~ or impose additional periods of detention for the same incident unless new or additional information is discovered that was unknown to the division when the period of detention was imposed and indicates that the offender was involved in the commission of a crime. If the offender fails to complete the period of detention or new or additional information is discovered that the incident involved a crime, the offender may be arrested under sections 217.720 and 217.722."; and

Further amend said bill, Page 8, Section 217.720, Line 57, by inserting after said section and line the following:

"217.730. 1. The period served on parole, except for judicial parole granted or revoked pursuant to section 559.100, shall be deemed service of the term of imprisonment and, subject to the provisions of section 217.720 relating to an offender who is or has been a fugitive from justice, the total time served may not exceed the maximum term or sentence.

2. When an offender on parole ~~[or conditional release]~~, before the expiration of the term for which the offender was sentenced, has performed the obligation of his parole for such time as satisfies the board that his final release is not incompatible with the best interest of society and the welfare of the individual, the board may make a final order of discharge and issue a certificate of discharge to the offender. No such order of discharge shall be made in any case less than three years after the date on which the offender was paroled ~~[or conditionally released]~~ except where the sentence expires earlier.

3. Upon final discharge, persons shall be informed in writing on the process and procedure to register to vote."; and

Further amend said bill, Page 12, Section 217.947, Line 9, by inserting after said section and line the following:

"301.020. 1. Every owner of a motor vehicle or trailer, which shall be operated or driven upon the highways of this state, except as herein otherwise expressly provided, shall annually file, by mail or otherwise, in the office of the director of revenue, an application for registration on a blank to be furnished by the director of revenue for that purpose containing:

(1) A brief description of the motor vehicle or trailer to be registered, including the name of the manufacturer, the vehicle identification number, the amount of motive power of the motor vehicle, stated in figures of horsepower and whether the motor vehicle is to be registered as a motor vehicle primarily for business use as defined in section 301.010;

(2) The name, the applicant's identification number and address of the owner of such motor vehicle or trailer;

(3) The gross weight of the vehicle and the desired load in pounds if the vehicle is a commercial motor vehicle or trailer.

2. If the vehicle is a motor vehicle primarily for business use as defined in section 301.010 and if such vehicle is ten years of age or less and has less than one hundred fifty thousand miles on the odometer, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ten years after the receipt of such information. This section shall not apply unless:

(1) The application for the vehicle's certificate of ownership was submitted after July 1, 1989; and

(2) The certificate was issued pursuant to a manufacturer's statement of origin.

3. If the vehicle is any motor vehicle other than a motor vehicle primarily for business use, a recreational motor vehicle, motorcycle, motortricycle, autocycle, bus, or any commercial motor vehicle licensed for over twelve thousand pounds and if such motor vehicle is ten years of age or less and has less than one hundred fifty thousand miles on the odometer, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ten years after the receipt of such information. This subsection shall not apply unless:

(1) The application for the vehicle's certificate of ownership was submitted after July 1, 1990; and

(2) The certificate was issued pursuant to a manufacturer's statement of origin.

4. If the vehicle qualifies as a reconstructed motor vehicle, motor change vehicle, specially constructed motor vehicle, non-USA-std motor vehicle, as defined in section 301.010, or prior salvage as referenced in section 301.573, the owner or lienholder shall surrender the certificate of ownership. The owner shall make an application for a new certificate of ownership, pay the required title fee, and obtain the vehicle examination certificate required pursuant to subsection 9 of section 301.190. If an insurance company pays a claim on a salvage vehicle as defined in section 301.010 and the owner retains the vehicle, as prior salvage, the vehicle shall only be required to meet the examination requirements under subsection 10 of section 301.190. Notarized bills of sale along with a copy of the front and back of the certificate of ownership for all major component parts installed on the vehicle and invoices for all essential parts which are not defined as major component parts shall accompany the application for a new certificate of ownership. If the vehicle is a specially constructed motor vehicle, as defined in section 301.010, two pictures of the vehicle shall be submitted with the application. If the vehicle is a kit vehicle, the applicant shall submit the invoice and the manufacturer's statement of origin on the kit. If the vehicle requires the issuance of a special number by the director of revenue or a replacement vehicle identification number, the applicant shall submit the required application and application fee. All applications required under this subsection shall be submitted with any applicable taxes which may be due on the purchase of the vehicle or parts. The director of revenue shall appropriately designate "Reconstructed Motor Vehicle", "Motor Change Vehicle", "Non-USA-Std Motor Vehicle", or "Specially Constructed Motor Vehicle" on the current and all subsequent issues of the certificate of ownership of such vehicle.

5. Every insurance company that pays a claim for repair of a motor vehicle which as the result of such repairs becomes a reconstructed motor vehicle as defined in section 301.010 or that pays a claim on a salvage vehicle as defined in section 301.010 and the owner is retaining the vehicle shall in writing notify the owner of the vehicle, and in a first party claim, the lienholder if a lien is in effect, that he is required to surrender the certificate of ownership, and the documents and fees required pursuant to subsection 4 of this section to obtain a prior salvage motor vehicle certificate of ownership or documents and fees as otherwise required by law to obtain a salvage certificate of ownership, from the director of revenue. The insurance company shall within thirty days of the payment of such claims report to the director of revenue the name and address of such owner, the year, make, model, vehicle identification number, and license plate number of the vehicle, and the date of loss and payment.

6. Anyone who fails to comply with the requirements of this section shall be guilty of a class ~~[B]~~ C misdemeanor.

7. An applicant for registration may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 209.015. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 209.015; except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

8. An applicant for registration may make a donation of one dollar to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund as established in sections 194.297 to 194.304. Moneys in the organ donor fund shall be used solely for the purposes established in sections 194.297 to 194.304, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

9. An applicant for registration may make a donation of one dollar to the Missouri medal of honor recipients fund. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the Missouri medal of honor recipients fund as established in section 226.925. Moneys in the medal of honor recipients fund shall be used solely for the purposes established in section 226.925, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary vehicle displaying lighted red or red and blue lights, or a stationary vehicle displaying lighted amber or amber and white lights, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An "emergency vehicle" is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state, **county, or municipal** park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer, coroner, medical examiner, or forensic investigator of the county medical examiner's office, or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550;

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle; or

(10) Any vehicle owned and operated by the civil support team of the Missouri National Guard while in response to or during operations involving chemical, biological, or radioactive materials or in support of official requests from the state of Missouri involving unknown substances, hazardous materials, or as may be requested by the appropriate state agency acting on behalf of the governor.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor.

313.800. 1. As used in sections 313.800 to 313.850, unless the context clearly requires otherwise, the following terms mean:

(1) "Adjusted gross receipts", the gross receipts from licensed gambling games and devices less winnings paid to wagers;

(2) "Applicant", any person applying for a license authorized under the provisions of sections 313.800 to 313.850;

(3) "Bank", the elevations of ground which confine the waters of the Mississippi or Missouri Rivers at the ordinary high water mark as defined by common law;

(4) "Capital, cultural, and special law enforcement purpose expenditures" shall include any disbursement, including disbursements for principal, interest, and costs of issuance and trustee administration related to any indebtedness, for the acquisition of land, land improvements, buildings and building improvements, vehicles, machinery, equipment, works of art, intersections, signing, signalization, parking lot, bus stop, station, garage, terminal, hanger, shelter, dock, wharf, rest area, river port, airport, light rail, railroad, other mass transit, pedestrian shopping malls and plazas, parks, lawns, trees, and other landscape, convention center, roads, traffic control devices, sidewalks, alleys, ramps, tunnels, overpasses and underpasses, utilities, streetscape, lighting, trash receptacles, marquees, paintings, murals, fountains, sculptures, water and sewer systems, dams, drainage systems, creek bank restoration, any asset with a useful life greater than one year, cultural events, and any expenditure related to a law enforcement officer deployed as horse-mounted patrol, school resource or drug awareness resistance education (D.A.R.E) officer;

(5) "Cheat", to alter the selection of criteria which determine the result of a gambling game or the amount or frequency of payment in a gambling game;

(6) "Commission", the Missouri gaming commission;

(7) "Credit instrument", a written check, negotiable instrument, automatic bank draft or other authorization from a qualified person to an excursion gambling boat licensee or any of its affiliated companies licensed by the commission authorizing the licensee to withdraw the amount of credit extended by the licensee to such person from the qualified person's banking account in an amount determined under section 313.817 on or after a date certain of not more than thirty days from the date the credit was extended, and includes any such writing taken in consolidation, redemption or payment of a previous credit instrument, but does not include any interest-bearing installment loan or other extension of credit secured by collateral;

(8) "Dock", the location in a city or county authorized under subsection 10 of section 313.812 which contains any natural or artificial space, inlet, hollow, or basin, in or adjacent to a bank of the Mississippi or Missouri Rivers, next to a wharf or landing devoted to the embarking of passengers on and disembarking of passengers from a gambling excursion but shall not include any artificial space created after May 20, 1994, and is located more than one thousand feet from the closest edge of the main channel of the river as established by the United States Army Corps of Engineers;

(9) "Excursion gambling boat", a boat, ferry, other floating facility, or any nonfloating facility licensed by the commission on **or inside of** which gambling games are allowed;

(10) "Fiscal year", the fiscal year of a home dock city or county;

(11) "Floating facility", any facility built or originally built as a boat, ferry or barge licensed by the commission on which gambling games are allowed;

(12) "Gambling excursion", the time during which gambling games may be operated on an excursion gambling boat whether docked or during a cruise;

(13) "Gambling game" includes, but is not limited to, games of skill or games of chance on an excursion gambling boat but does not include gambling on sporting events; provided such games of chance are approved by amendment to the Missouri Constitution;

(14) "Games of chance", any gambling game in which the player's expected return is not favorably increased by the player's reason, foresight, dexterity, sagacity, design, information or strategy;

(15) "Games of skill", any gambling game in which there is an opportunity for the player to use the player's reason, foresight, dexterity, sagacity, design, information or strategy to favorably increase the player's expected return; including, but not limited to, the gambling games known as "poker", "blackjack" (twenty-one), "craps", "Caribbean stud", "pai gow poker", "Texas hold'em", "double down stud", and any video representation of such games;

(16) "Gross receipts", the total sums wagered by patrons of licensed gambling games;

(17) "Holder of occupational license", a person licensed by the commission to perform an occupation within excursion gambling boat operations which the commission has identified as requiring a license;

(18) "Licensee", any person licensed under sections 313.800 to 313.850;

(19) "Mississippi River" and "Missouri River", the water, bed and banks of those rivers, including any space filled wholly or partially by the water of those rivers in a manner approved by the commission but shall not include any artificial space created after May 20, 1994, and is located more than one thousand feet from the closest edge of the main channel of the river as established by the United States Army Corps of Engineers;

(20) "Nonfloating facility", any structure within one thousand feet **from the closest edge of the main channel** of the Missouri or Mississippi River, **as established by the United States Army Corps of Engineers**, that contains at least two thousand gallons of water beneath or inside the facility either by an enclosed space containing such water or in rigid or semirigid storage containers, **tanks**, or structures;

(21) "Supplier", a person who sells or leases gambling equipment and gambling supplies to any licensee.

2. (1) In addition to the games of skill defined in this section, the commission may approve other games of skill upon receiving a petition requesting approval of a gambling game from any applicant or licensee. The commission may set the matter for hearing by serving the applicant or licensee with written notice of the time and place of the hearing not less than five days prior to the date of the hearing and posting a public notice at each commission office. The commission shall require the applicant or licensee to pay the cost of placing a notice in a newspaper of general circulation in the applicant's or licensee's home dock city or county. The burden of proof that the gambling game is a game of skill is at all times on the petitioner. The petitioner shall have the affirmative responsibility of establishing the petitioner's case by a preponderance of evidence including:

(a) Is it in the best interest of gaming to allow the game; and

(b) Is the gambling game a game of chance or a game of skill?

(2) All testimony shall be given under oath or affirmation. Any citizen of this state shall have the opportunity to testify on the merits of the petition. The commission may subpoena witnesses to offer expert testimony. Upon conclusion of the hearing, the commission shall evaluate the record of the hearing and issue written findings of fact that shall be based exclusively on the evidence and on matters officially noticed. The commission shall then render a written decision on the merits which shall contain findings of fact, conclusions of law and a final commission order. The final commission order shall be within thirty days of the hearing. Copies of the final commission order shall be served on the petitioner by certified or overnight express mail, postage prepaid, or by personal delivery.

313.805. The commission shall have full jurisdiction over and shall supervise all gambling operations governed by sections 313.800 to 313.850. The commission shall have the following powers and shall promulgate rules and regulations to implement sections 313.800 to 313.850:

(1) To investigate applicants and determine the priority and eligibility of applicants for a license and to select among competing applicants for a license the applicant which best serves the interests of the citizens of Missouri;

(2) To license the operators of excursion gambling boats and operators of gambling games within such boats, to identify occupations within the excursion gambling boat operations which require licensing, and adopt standards for licensing the occupations including establishing fees for the occupational licenses and to license suppliers;

(3) To adopt standards under which all excursion gambling boat operations shall be held and standards for the facilities within which the gambling operations are to be held. Notwithstanding the provisions of chapter 311 to the contrary, the commission may authorize the operation of gambling games on an excursion gambling boat which is also licensed to sell or serve alcoholic beverages, wine, or beer. The commission shall regulate the wagering structure for gambling excursions, provided that the commission shall not establish any regulations or policies that limit the amount of wagers, losses, or buy-in amounts;

(4) To enter the premises of excursion gambling boats, facilities, or other places of business of a licensee within this state to determine compliance with sections 313.800 to 313.850;

(5) To investigate alleged violations of sections 313.800 to 313.850 or the commission rules, orders, or final decisions;

(6) To assess any appropriate administrative penalty against a licensee, including, but not limited to, suspension, revocation, and penalties of an amount as determined by the commission up to three times the highest daily amount of gross receipts derived from wagering on the gambling games, whether unauthorized or authorized, conducted during the previous twelve months as well as confiscation and forfeiture of all gambling game equipment used in the conduct of unauthorized gambling games. Forfeitures pursuant to this section shall be enforced as provided in sections 513.600 to 513.645;

(7) To require a licensee, an employee of a licensee or holder of an occupational license to remove a person violating a provision of sections 313.800 to 313.850 or the commission rules, orders, or final orders, or other person deemed to be undesirable from the excursion gambling boat or adjacent facilities;

(8) To require the removal from the premises of a licensee, an employee of a licensee, or a holder of an occupational license for a violation of sections 313.800 to 313.850 or a commission rule or engaging in a fraudulent practice;

(9) To require all licensees to file all financial reports required by rules and regulations of the commission;

(10) To issue subpoenas for the attendance of witnesses and subpoenas duces tecum for the production of books, records, and other pertinent documents, and to administer oaths and affirmations to the witnesses, when, in the judgment of the commission, it is necessary to enforce sections 313.800 to 313.850 or the commission rules;

(11) To keep accurate and complete records of its proceedings and to certify the records as may be appropriate;

(12) To ensure that the gambling games are conducted fairly. No gambling device shall be set to pay out less than eighty percent of all wagers;

(13) To require all licensees of gambling game operations to use a cashless wagering system whereby all players' money is converted to physical or electronic tokens, electronic cards, or chips which only can be used on the excursion gambling boat;

(14) To require excursion gambling boat licensees to develop a system, approved by the commission, that allows patrons the option to prohibit the excursion gambling boat licensee from using identifying information for marketing purposes. The provisions of this subdivision shall apply only to patrons giving identifying information for the first time. Such system shall be submitted to the commission by October 1, 2000, and approved by the commission by January 1, 2001. The excursion gambling boat licensee shall use identifying information obtained from patrons who have elected to have marketing blocked under the provisions of this section only for the purposes

of enforcing the requirements contained in sections 313.800 to 313.850. This section shall not prohibit the commission from accessing identifying information for the purposes of enforcing section 313.004 and sections 313.800 to 313.850;

(15) To determine which of the authorized gambling games will be permitted on any licensed excursion gambling boat;

(16) The commission shall base its decision to license excursion gambling boats on any of the following criteria: the docking location or the excursion cruise could cause danger to the boat's passengers, violate federal law or the law of another state, or cause disruption of interstate commerce or possible interference with railway or barge transportation. The commission shall consider economic feasibility or impact that would benefit land-based development and permanent job creation. The commission shall not discriminate among applicants for excursion gambling boats that are similarly situated with respect to the criteria set forth in this section;

(17) The commission shall render a finding **or findings** concerning the transition from a boat, barge, or floating facility to a nonfloating facility within thirty days after a hearing on any request from an applicant or **existing** licensee. Such hearing may be held prior to any final action on licensing to assist an applicant and any city or county in the finalizing of their economic development plan;

(18) To require any applicant for a license or renewal of a license to operate an excursion gambling boat to provide an affirmative action plan which has as its goal the use of best efforts to achieve maximum employment of African-Americans and other minorities and maximum participation in the procurement of contractual purchases of goods and services. This provision shall be administered in accordance with all federal and state employment laws, including Title VII of the Civil Rights Act of 1964, as amended by the Civil Rights Act of 1991. At license renewal, the licensee will report on the effectiveness of the plan. The commission shall include the licensee's reported information in its annual report to the joint committee on gaming and wagering;

(19) To take any other action as may be reasonable or appropriate to enforce sections 313.800 to 313.850 and the commission rules.

320.210. The state fire marshal shall appoint one assistant director and such other investigators and employees as the needs of the office require within the limits of the appropriation made for such purpose. ~~[Supervising investigators shall be at least twenty-five years of age and shall have either a minimum of five years' experience in fire risk inspection, prevention, or investigation work, or a degree in fire protection engineering from a recognized college or university of engineering.]~~ No person shall be appointed as an investigator or other employee who has been convicted of a felony or other crime involving moral turpitude. Any person appointed as an investigator shall be of good character, shall be a citizen of the United States, ~~[shall have been a taxpaying resident of this state for at least three years immediately preceding his appointment, and]~~ shall be a graduate of an accredited four-year high school or, in lieu thereof, shall have obtained a certificate of equivalency from the state department of elementary and secondary education, and shall ~~[possess ordinary physical strength and be able to pass such physical and mental examinations as the state fire marshal may prescribe]~~ **be a resident of Missouri at the time of appointment.** An investigator or employee shall not hold any other commission or office, elective or appointive, or accept any other employment **that would pose a conflict of interest** while he **or she** is an investigator or employee. An investigator or employee shall not accept any compensation, reward, or gift other than his **or her** regular salary and expenses for the performance of his **or her** official duties.

407.1700. 1. For the purposes of this section, the following terms shall mean:

(1) "Consumer product", any tangible personal property that is distributed in commerce and that is normally used for personal, family, or household purposes, including any such property intended to be attached to or installed in any real property without regard to whether the personal property is so attached or installed;

(2) "High-volume third-party seller", a participant in an online marketplace who is a third-party seller and who, in any continuous twelve-month period during the previous twenty-four months, has entered into two hundred or more discrete sales or transactions of new or unused consumer products with an aggregate total of five thousand dollars or more in gross revenue. For purposes of calculating the number of discrete sales or transactions or the aggregate gross revenues under this subdivision, an online marketplace shall be required to count only sales or transactions made through the online marketplace and for which payment was processed by the online marketplace, either directly or through its payment processor;

(3) "Online marketplace", any person or entity that operates a consumer-directed, electronically-based or accessed platform that:

(a) Includes features that allow for, facilitate, or enable third-party sellers to engage in the sale, purchase, payment, storage, shipping, or delivery of a consumer product in the United States;

- (b) Is used by one or more third-party sellers for such purposes; and
 - (c) Has a contractual or similar relationship with consumers governing its use of the platform to purchase consumer products;
 - (4) "Seller", a person who sells, offers to sell, or contracts to sell a consumer product through an online marketplace's platform;
 - (5) "Third-party seller", any seller, independent of an online marketplace, who sells, offers to sell, or contracts to sell a consumer product through an online marketplace. This term shall not include a seller who:
 - (a) Operates the online marketplace's platform; or
 - (b) Is a business entity that has:
 - a. Made available to the general public the entity's name, business address, and working contact information;
 - b. An ongoing contractual relationship with the online marketplace to provide the online marketplace with the manufacture, distribution, wholesaling, or fulfillment of shipments of consumer products; and
 - c. Provided to the online marketplace identifying information, as described in subparagraph a. of this paragraph, that has been verified under subsection 2 of this section;
 - (6) "Verify", to confirm information provided to an online marketplace under this section, which may include the use of one or more methods that enable the online marketplace to reliably determine that any information and documents provided are valid; corresponding to the seller or an individual acting on the seller's behalf; not misappropriated; and not falsified.
2. An online marketplace shall require any high-volume third-party seller on the online marketplace to provide, no later than ten days after qualifying as a high-volume third-party seller, the following information:
- (1) Bank account information, including a bank account number or, if such seller does not have a bank account, the name of the payee for payments issued by the online marketplace to such seller. The bank account or payee information required under this subdivision may be provided by the seller in the following ways:
 - (a) To the online marketplace; or
 - (b) To a payment processor or other third-party contracted by the online marketplace to maintain such information, provided that the online marketplace ensures that it may obtain such information on demand from such payment processor or other third-party;
 - (2) Contact information for such seller, including the following:
 - (a) With respect to a high-volume third-party seller who is an individual, the individual's name; or
 - (b) With respect to a high-volume third-party seller who is not an individual, one of the following forms of contact information:
 - a. A copy of a valid government-issued identification for an individual acting on behalf of such seller that includes the individual's name; or
 - b. A copy of a valid government-issued record or tax document that includes the business name and physical address of such seller;
 - (3) A current working email address and phone number for such seller; and
 - (4) A business tax identification number or, if such seller does not have a business tax identification number, a taxpayer identification number.
3. An online marketplace shall:
- (1) Periodically, but no less than annually, notify any high-volume third-party seller on such online marketplace's platform of the requirement to keep any information collected under subsection 2 of this section current; and
 - (2) Require any high-volume third-party seller on such online marketplace's platform to, no later than ten days after receiving the notice under subdivision (1) of this subsection, electronically certify that:
 - (a) The seller has provided any changes to such information to the online marketplace if any such changes have occurred;
 - (b) There have been no changes to such seller's information; or
 - (c) Such seller has provided any changes to such information to the online marketplace.
4. In the event that a high-volume third-party seller does not provide the information or certification required under subsections 2 and 3 of this section, the online marketplace shall, after providing the seller with written or electronic notice and an opportunity to provide such information or certification no later than ten days after the issuance of such notice, suspend any future sales activity of such seller until such seller provides such information or certification.
5. (1) An online marketplace shall:

(a) Verify the information collected in subsection 2 of this section no later than ten days after such collection; and

(b) Verify any change to such information no later than ten days after being notified of such change by a high-volume third-party seller under subsection 3 of this section.

(2) In the case of a high-volume third-party seller who provides a copy of a valid government-issued tax document, any information contained in such tax document shall be presumed to be verified as of the date of issuance of such document.

(3) Data collected to comply solely with the requirements of this section shall not be used for any other purpose unless required by law.

(4) An online marketplace shall implement and maintain reasonable security procedures and practices, including administrative, physical, and technical safeguards, appropriate to the nature of the data and the purposes for which the data will be used, to protect the data collected to comply with the requirements of this section from unauthorized use, disclosure, access, destruction, or modification.

6. (1) An online marketplace shall:

(a) Require any high-volume third-party seller with an aggregate total of twenty thousand dollars or more in annual gross revenues on such online marketplace, and that uses such online marketplace's platform, to provide the information described in subdivision (2) of this subsection to the online marketplace; and

(b) Disclose the information described in subdivision (2) of this subsection to consumers in a clear and conspicuous manner in the order confirmation message or other document or communication made to a consumer after a purchase is finalized and in the consumer's account transaction history.

(2) The information required shall be the following:

(a) Subject to subdivision (3) of this subsection, the identity of the high-volume third-party seller, including:

a. The full name of the seller, which may include the seller's name or seller's company name, or the name by which the seller or company operates on the online marketplace;

b. The physical address of the seller; and

c. Contact information for the seller, to allow for the direct, unhindered communication with high-volume third-party sellers by users of the online marketplace, including:

(i) A current working phone number;

(ii) A current working email address; or

(iii) Other means of direct electronic messaging, which may be provided to such seller by the online marketplace; and

(b) Whether the high-volume third-party seller used a different seller to supply the consumer product to the consumer upon purchase and, upon the request of an authenticated purchaser, the information described in paragraph (a) of this subdivision relating to any such seller who supplied the consumer product to the purchaser if such seller is different than the high-volume third-party seller listed on the product listing prior to purchase.

(3) Subject to subdivision (2) of this subsection, upon the request of a high-volume third-party seller, an online marketplace may provide for partial disclosure of the identity information required under paragraph (a) of subdivision (2) of this subsection in the following situations:

(a) If such seller certifies to the online marketplace that the seller does not have a business address and only has a residential street address, or has a combined business and residential address, the online marketplace may:

a. Disclose only the country and, if applicable, the state in which such seller resides; and

b. Inform consumers that there is no business address available for the seller and that consumer inquiries should be submitted to the seller by phone, email, or other means of electronic messaging provided to such seller by the online marketplace;

(b) If such seller certifies to the online marketplace that the seller is a business that has a physical address for product returns, the online marketplace may disclose the seller's physical address for product returns; and

(c) If such seller certifies to the online marketplace that the seller does not have a phone number other than a personal phone number, the online marketplace shall inform consumers that there is no phone number available for the seller and that consumer inquiries should be submitted to the seller's email address or other means of electronic messaging provided to such seller by the online marketplace.

(4) If an online marketplace becomes aware that a high-volume third-party seller has made a false representation to the online marketplace in order to justify the provision of a partial disclosure under subdivision (1) of this subsection or that a high-volume third-party seller who has requested and received a provision for a partial disclosure under subdivision (1) of this subsection has not provided responsive answers within a reasonable time frame to consumer inquiries submitted to the seller by phone, email, or other means of electronic messaging provided to such seller by the online marketplace, the online marketplace shall, after providing the seller with written or electronic notice and an opportunity to respond no later than ten days after the issuance of such notice, suspend any future sales activity of such seller unless such seller consents to the disclosure of the identity information required under paragraph (a) of subdivision (2) of this subsection.

(5) An online marketplace shall disclose to consumers in a clear and conspicuous manner on the product listing of any high-volume third-party seller a reporting mechanism that allows for electronic and telephonic reporting of suspicious marketplace activity to the online marketplace.

(6) If a high-volume third-party seller does not comply with the requirements to provide and disclose information under this subsection, the online marketplace shall, after providing the seller with written or electronic notice and an opportunity to provide or disclose such information no later than ten days after the issuance of such notice, suspend any future sales activity of such seller until the seller complies with such requirements.

7. (1) A violation of the provisions of this section shall be treated as a violation of sections 407.010 to 407.130 and shall be enforced solely by the attorney general. Nothing in this section shall be construed as providing the basis for, or subjecting a party to, a private civil action.

(2) The attorney general may promulgate rules and regulations with respect to collecting, verifying, and disclosing information under this section, provided that such rules and regulations are limited to what is necessary to collect, verify, or disclose such information. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

455.073. 1. By July 1, 1996, the supreme court of the state of Missouri shall:

- (1) Develop and adopt uniform forms for petitions and orders of protection; and
- (2) Provide the forms to each circuit clerk.

2. The following statements shall be printed in bold faced type or in capital letters on the order of protection:

- (1) "Violation of this order may be punished by confinement in jail for as long as five years and by a fine of as much as five thousand dollars"; and
- (2) "If so ordered by the court, the respondent is forbidden to enter or stay at the petitioner's residence".

3. The form prescribed by the supreme court for the notice of hearing required by subsection 2 of section 455.040 shall list all potential relief that can be granted by the court in any proceeding pursuant to sections 455.010 to 455.085 as described in section 455.050, and shall advise the respondent that such relief may be granted if the court finds for the petitioner, or if the respondent defaults to the petition.

4. If a full order of protection is granted, all temporary orders shall continue in the full order of protection and shall remain in full force and effect unless otherwise ordered by the court.

5. All orders of protection shall be issued on the form adopted pursuant to subsection 1 of this section.

455.075. The court may order a party to pay a reasonable amount to the other party for attorney's fees incurred prior to the commencement of the proceeding ~~or~~, **throughout the proceeding**, and after entry of judgment. The court shall consider all relevant factors, including the financial resources of both parties, and may order that the amount be paid directly to the attorney, who may enforce the order in his name.

455.085. 1. When a law enforcement officer has probable cause to believe a party has committed a violation of law amounting to domestic violence, as defined in section 455.010, against a family or household member, the officer may arrest the offending party whether or not the violation occurred in the presence of the arresting officer. When the officer declines to make arrest pursuant to this subsection, the officer shall make a written report of the incident completely describing the offending party, giving the victim's name, time, address, reason why no arrest was made and any other pertinent information. Any law enforcement officer subsequently called to the same address within a twelve-hour period, who shall find probable cause to believe the same offender has again committed a violation as stated in this subsection against the same or any other family or household member, shall arrest the offending party for this subsequent offense. The primary report of nonarrest in the

preceding twelve-hour period may be considered as evidence of the defendant's intent in the violation for which arrest occurred. The refusal of the victim to sign an official complaint against the violator shall not prevent an arrest under this subsection.

2. When a law enforcement officer has probable cause to believe that a party, against whom a protective order has been entered and who has notice of such order entered, has committed an act of abuse in violation of such order, the officer shall arrest the offending party-respondent whether or not the violation occurred in the presence of the arresting officer. Refusal of the victim to sign an official complaint against the violator shall not prevent an arrest under this subsection.

3. When an officer makes an arrest, the officer is not required to arrest two parties involved in an assault when both parties claim to have been assaulted. The arresting officer shall attempt to identify and shall arrest the party the officer believes is the primary physical aggressor. The term "primary physical aggressor" is defined as the most significant, rather than the first, aggressor. The law enforcement officer shall consider any or all of the following in determining the primary physical aggressor:

- (1) The intent of the law to protect victims from continuing domestic violence;
- (2) The comparative extent of injuries inflicted or serious threats creating fear of physical injury;
- (3) The history of domestic violence between the persons involved.

No law enforcement officer investigating an incident of domestic violence shall threaten the arrest of all parties for the purpose of discouraging requests or law enforcement intervention by any party. Where complaints are received from two or more opposing parties, the officer shall evaluate each complaint separately to determine whether the officer should seek a warrant for an arrest.

4. In an arrest in which a law enforcement officer acted in good faith reliance on this section, the arresting and assisting law enforcement officers and their employing entities and superiors shall be immune from liability in any civil action alleging false arrest, false imprisonment or malicious prosecution.

5. When a person against whom an order of protection has been entered fails to surrender custody of minor children to the person to whom custody was awarded in an order of protection, the law enforcement officer shall arrest the respondent, and shall turn the minor children over to the care and custody of the party to whom such care and custody was awarded.

6. The same procedures, including those designed to protect constitutional rights, shall be applied to the respondent as those applied to any individual detained in police custody.

7. A violation of the terms and conditions, with regard to domestic violence, stalking, sexual assault, child custody, communication initiated by the respondent or entrance upon the premises of the petitioner's dwelling unit or place of employment or school, or being within a certain distance of the petitioner or a child of the petitioner, of an ex parte order of protection of which the respondent has notice, shall be a class A misdemeanor unless the respondent has previously pleaded guilty to or has been found guilty in any division of the circuit court of violating an ex parte order of protection or a full order of protection within five years of the date of the subsequent violation, in which case the subsequent violation shall be a class E felony. Evidence of prior pleas of guilty or findings of guilt shall be heard by the court out of the presence of the jury prior to submission of the case to the jury. If the court finds the existence of such prior pleas of guilty or finding of guilt beyond a reasonable doubt, the court shall decide the extent or duration of sentence or other disposition and shall not instruct the jury as to the range of punishment or allow the jury to assess and declare the punishment as a part of its verdict.

8. A violation of the terms and conditions, with regard to domestic violence, stalking, sexual assault, child custody, communication initiated by the respondent or entrance upon the premises of the petitioner's dwelling unit or place of employment or school, or being within a certain distance of the petitioner or a child of the petitioner, of a full order of protection shall be a class A misdemeanor, unless the respondent has previously pleaded guilty to or has been found guilty in any division of the circuit court of violating an ex parte order of protection or a full order of protection within five years of the date of the subsequent violation, in which case the subsequent violation shall be a class E felony. Evidence of prior pleas of guilty or findings of guilt shall be heard by the court out of the presence of the jury prior to submission of the case to the jury. If the court finds the existence of such prior plea of guilty or finding of guilt beyond a reasonable doubt, the court shall decide the extent or duration of the sentence or other disposition and shall not instruct the jury as to the range of punishment or allow the jury to assess and declare the punishment as a part of its verdict. For the purposes of this subsection, in addition to the notice provided by actual service of the order, a party is deemed to have notice of an order of protection if:

(1) The law enforcement officer responding to a call of a reported incident of domestic violence, stalking, sexual assault, or violation of an order of protection presented a copy of the order of protection to the respondent; **or**

(2) Notice is given by actual communication to the respondent in a manner reasonably likely to advise the respondent.

9. Good faith attempts to effect a reconciliation of a marriage shall not be deemed tampering with a witness or victim tampering under section 575.270.

10. Nothing in this section shall be interpreted as creating a private cause of action for damages to enforce the provisions set forth herein.

476.055. 1. There is hereby established in the state treasury the "Statewide Court Automation Fund". All moneys collected pursuant to section 488.027, as well as gifts, contributions, devises, bequests, and grants received relating to automation of judicial record keeping, and moneys received by the judicial system for the dissemination of information and sales of publications developed relating to automation of judicial record keeping, shall be credited to the fund. Moneys credited to this fund may only be used for the purposes set forth in this section and as appropriated by the general assembly. Any unexpended balance remaining in the statewide court automation fund at the end of each biennium shall not be subject to the provisions of section 33.080 requiring the transfer of such unexpended balance to general revenue; except that, any unexpended balance remaining in the fund on September 1, [2023] 2028, shall be transferred to general revenue.

2. The statewide court automation fund shall be administered by a court automation committee consisting of the following: the chief justice of the supreme court, a judge from the court of appeals, four circuit judges, four associate circuit judges, four employees of the circuit court, the commissioner of administration, two members of the house of representatives appointed by the speaker of the house, two members of the senate appointed by the president pro tem of the senate, the executive director of the Missouri office of prosecution services, the director of the state public defender system, and two members of the Missouri Bar. The judge members and employee members shall be appointed by the chief justice. The commissioner of administration shall serve ex officio. The members of the Missouri Bar shall be appointed by the board of governors of the Missouri Bar. Any member of the committee may designate another person to serve on the committee in place of the committee member.

3. The committee shall develop and implement a plan for a statewide court automation system. The committee shall have the authority to hire consultants, review systems in other jurisdictions and purchase goods and services to administer the provisions of this section. The committee may implement one or more pilot projects in the state for the purposes of determining the feasibility of developing and implementing such plan. The members of the committee shall be reimbursed from the court automation fund for their actual expenses in performing their official duties on the committee.

4. Any purchase of computer software or computer hardware that exceeds five thousand dollars shall be made pursuant to the requirements of the office of administration for lowest and best bid. Such bids shall be subject to acceptance by the office of administration. The court automation committee shall determine the specifications for such bids.

5. The court automation committee shall not require any circuit court to change any operating system in such court, unless the committee provides all necessary personnel, funds and equipment necessary to effectuate the required changes. No judicial circuit or county may be reimbursed for any costs incurred pursuant to this subsection unless such judicial circuit or county has the approval of the court automation committee prior to incurring the specific cost.

6. Any court automation system, including any pilot project, shall be implemented, operated and maintained in accordance with strict standards for the security and privacy of confidential judicial records. Any person who knowingly releases information from a confidential judicial record is guilty of a class B misdemeanor. Any person who, knowing that a judicial record is confidential, uses information from such confidential record for financial gain is guilty of a class E felony.

7. On the first day of February, May, August and November of each year, the court automation committee shall file a report on the progress of the statewide automation system with:

- (1) The chair of the house budget committee;
- (2) The chair of the senate appropriations committee;
- (3) The chair of the house judiciary committee; and
- (4) The chair of the senate judiciary committee.

8. Section 488.027 shall expire on September 1, [2023] 2028. The court automation committee established pursuant to this section may continue to function until completion of its duties prescribed by this section[, but shall complete its duties prior to September 1, 2025].

9. This section shall expire on September 1, 2025].

490.800. 1. Notwithstanding the sovereign immunity of the state, any individual who was found guilty of a felony in a Missouri court and was later determined to be actually innocent of such offense by admissible evidence may be paid restitution. Any individual who receives restitution under this section shall not also receive restitution under section 650.058 for the same offense for which the individual was determined to be actually innocent. The individual shall receive an amount of one hundred dollars per day for each day of postconviction incarceration for the offense for which the individual is determined to be actually innocent under this section. The petition for the payment of such restitution shall be filed with the sentencing court. For the purposes of this section, the term "actually innocent" shall mean:

(1) The individual was convicted of a felony for which a final order of release was entered based on an order setting aside the judgment of conviction by the sentencing court pursuant to section 547.031, based on a finding of actual innocence entered by the sentencing court pursuant to section 547.031, or by writ otherwise authorized by law;

(2) All appeals of the order of release have been exhausted; and

(3) The individual was not serving any term of a sentence for any other offense concurrently with the sentence for which he or she is determined to be actually innocent, unless such individual was serving another concurrent sentence because his or her parole was revoked by a court or the parole board in connection with the offense for which the person has been exonerated. Regardless of whether any other basis may exist for the revocation of the person's probation or parole at the time of conviction for the offense for which the person is later determined to be actually innocent, when the court's or the parole board's sole stated reason for the revocation in its order is the conviction for the offense for which the person is later determined to be actually innocent, such order shall, for purposes of this section only, be conclusive evidence that the person's probation or parole was revoked in connection with the offense for which the person has been exonerated.

Any individual who receives restitution under this section shall not also receive restitution under section 650.058 for the same offense the person was determined to be actually innocent and shall be prohibited from seeking any civil redress from the state, its departments and agencies, or any employee thereof, or any political subdivision or its employees. This section shall not be construed as a waiver of sovereign immunity for any purposes other than the restitution provided for herein. The department of corrections shall determine the aggregate amount of restitution owed during a fiscal year. If insufficient moneys are appropriated each fiscal year to pay restitution to such persons, the department shall pay each individual who has received an order awarding restitution a pro rata share of the amount appropriated. Provided sufficient moneys are appropriated to the department, the amounts owed to such individual shall be paid on June thirtieth of each subsequent fiscal year, until such time as the restitution to the individual has been paid in full. No individual awarded restitution under this subsection shall receive more than thirty-six thousand five hundred dollars during each fiscal year. No interest on unpaid restitution shall be awarded to the individual. No individual who has been determined by the court to be actually innocent shall be responsible for the costs of care under section 217.831.

2. A petition for payment of restitution under this section may be filed only by the individual determined to be actually innocent or the individual's legal guardian. No claim or petition for restitution under this section may be filed by the individual's heirs or assigns. An individual's right to receive restitution under this section is not assignable or otherwise transferrable. The state's obligation to pay restitution under this section shall cease upon the individual's death. Any beneficiary designation that purports to bequeath, assign, or otherwise convey the right to receive such restitution shall be void and unenforceable.

3. An individual who is determined to be actually innocent of an offense under this section shall automatically be granted an order of expungement from the court in which he or she pled guilty or was sentenced to expunge from all official records all recordings of his or her arrest, plea, trial, or conviction. Upon the court's granting the order of expungement, the records and files maintained in any administrative or court proceeding in an associate or circuit division of the court shall be confidential and available only to the parties or by order of the court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea, or conviction and as if such event had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction, or expungement in response to any inquiry made of him or her for any purpose whatsoever, and no such inquiry shall be made for information relating to an expungement under this section.

491.015. 1. In prosecutions under chapter 566 or prosecutions related to sexual conduct under chapter 568, opinion and reputation evidence of ~~[the complaining]~~ **a victim's** or witness' prior sexual conduct, **acts, or practices** is inadmissible **at any trial, hearing, or court proceeding and not a subject for inquiry during a deposition or discovery**; evidence of specific instances of ~~[the complaining]~~ **a victim's** or witness' prior sexual conduct, **acts, or practices** or the absence of such instances or conduct is inadmissible **at any trial, hearing, or any other court proceeding, and not a subject for inquiry during a deposition or discovery**, except where such specific instances are:

- (1) Evidence of the sexual conduct of ~~[the complaining]~~ **a victim** or witness with the defendant to prove consent where consent is a defense to the alleged crime and the evidence is reasonably contemporaneous with the date of the alleged crime; or
- (2) Evidence of specific instances of sexual activity showing alternative source or origin of semen, pregnancy or disease;
- (3) Evidence of immediate surrounding circumstances of the alleged crime; or
- (4) Evidence relating to the previous chastity of ~~[the complaining]~~ **a victim** or witness in cases, where, by statute, previously chaste character is required to be proved by the prosecution.

2. Evidence of the sexual conduct, **acts, or practices** of ~~[the complaining]~~ **a victim** or witness offered under this section is admissible to the extent that the court finds the evidence relevant to a material fact or issue.

3. If the defendant proposes to offer evidence of the sexual conduct, **acts, or practices** of ~~[the complaining]~~ **a victim** or witness under this section, he **or she** shall file with the court a written motion accompanied by an offer of proof or make an offer of proof on the record outside the hearing of the jury. The court shall hold an in camera hearing to determine the sufficiency of the offer of proof and may at that hearing hear evidence if the court deems it necessary to determine the sufficiency of the offer of proof. If the court finds any of the evidence offered admissible under this section the court shall make an order stating the scope of the evidence which may be introduced. Objections to any decision of the court under this section may be made by either the prosecution or the defendant in the manner provided by law. The in camera hearing shall be recorded and the court shall set forth its reasons for its ruling. The record of the in camera hearing shall be sealed for delivery to the parties and to the appellate court in the event of an appeal or other post trial proceeding.

537.529. 1. This section shall be known and may be cited as the "Uniform Public Expression Protection Act".

2. As used in this section, the following terms shall mean:

- (1) "Goods or services", shall not include a dramatic, literary, musical, political, journalistic, or artistic work;
- (2) "Governmental unit", any city, county, or other political subdivision of this state, or any department, division, board, or other agency of any political subdivision of this state;
- (3) "Person", an individual, estate, trust, partnership, business or nonprofit entity, governmental unit, or other legal entity.

3. Except as otherwise provided in subsection 4 of this section, this section applies to a cause of action asserted in a civil action against a person based on the person's:

- (1) Communication in a legislative, executive, judicial, administrative, or other governmental proceeding;
- (2) Communication on an issue under consideration or review in a legislative, executive, judicial, administrative, or other governmental proceeding; or
- (3) Exercise of the right of freedom of speech or of the press, the right to assemble or petition, or the right of association, guaranteed by the Constitution of the United States or the Constitution of the state of Missouri, on a matter of public concern.

4. This section does not apply to a cause of action asserted:

- (1) Against a governmental unit or an employee or agent of a governmental unit acting or purporting to act in an official capacity;
- (2) By a governmental unit or an employee or agent of a governmental unit acting in an official capacity to enforce a law to protect against an imminent threat to public health or safety; or
- (3) Against a person primarily engaged in the business of selling or leasing goods or services if the cause of action arises out of a communication related to the person's sale or lease of the goods or services.

5. No later than sixty days after a party is served with a complaint, cross-claim, counterclaim, third-party claim, or other pleading that asserts a cause of action to which this section applies, or at a later time on a showing of good cause, a party may file a special motion to dismiss the cause of action or part of the cause of action.

6. (1) Except as otherwise provided in this subsection:

(a) All other proceedings between the moving party and responding party in an action, including discovery and a pending hearing or motion, are stayed on the filing of a motion under subsection 5 of this section; and

(b) On motion by the moving party, the court may stay:

a. A hearing or motion involving another party if the ruling on the hearing or motion would adjudicate a legal or factual issue that is material to the motion under subsection 5 of this section; or

b. Discovery by another party if the discovery relates to a legal or factual issue that is material to the motion under subsection 5 of this section.

(2) A stay under subdivision (1) of this subsection remains in effect until entry of an order ruling on the motion filed under subsection 5 of this section and the expiration of the time to appeal the order.

(3) If a party appeals from an order ruling on a motion under subsection 5 of this section, all proceedings between all parties in an action are stayed. The stay remains in effect until the conclusion of the appeal.

(4) During a stay under subdivision (1) of this subsection, the court may allow limited discovery if a party shows that specific information is necessary to establish whether a party has satisfied or failed to satisfy a burden imposed by subdivision (1) of subsection 9 of this section and is not reasonably available without discovery.

(5) A motion for costs and expenses under subsection 12 of this section shall not be subject to a stay under this section.

(6) A stay under this subsection does not affect a party's ability to voluntarily dismiss a cause of action or part of a cause of action or move to sever a cause of action.

(7) During a stay under this section, the court for good cause may hear and rule on:

(a) A motion unrelated to the motion under subsection 5 of this section; and

(b) A motion seeking a special or preliminary injunction to protect against an imminent threat to public health or safety.

7. (1) The court shall hear a motion under subsection 5 of this section no later than sixty days after filing of the motion, unless the court orders a later hearing:

(a) To allow discovery under subdivision (4) of subsection 6 of this section; or

(b) For other good cause.

(2) If the court orders a later hearing under paragraph (a) of subdivision (1) of this subsection, the court shall hear the motion under subsection 5 of this section no later than sixty days after the court order allowing the discovery, subject to paragraph (b) of subdivision (1) of this subsection.

8. In ruling on a motion under subsection 5 of this section, the court shall consider the parties' pleadings, the motion, any replies and responses to the motion, and any evidence that could be considered in ruling on a motion for summary judgment.

9. (1) In ruling on a motion under subsection 5 of this section, the court shall dismiss with prejudice a cause of action or part of a cause of action if:

(a) The moving party establishes under subsection 3 of this section that this section applies;

(b) The responding party fails to establish under subsection 4 of this section that this section does not apply; and

(c) Either:

a. The responding party fails to establish a prima facie case as to each essential element of the cause of action; or

b. The moving party establishes that:

(i) The responding party failed to state a cause of action upon which relief can be granted; or

(ii) There is no genuine issue as to any material fact and the party is entitled to judgment as a matter of law on the cause of action or part of the cause of action.

(2) A voluntary dismissal without prejudice of a responding party's cause of action, or part of a cause of action, that is the subject of a motion under subsection 5 of this section does not affect a moving party's right to obtain a ruling on the motion and seek costs, reasonable attorney's fees, and reasonable litigation expenses under subsection 12 of this section.

(3) A voluntary dismissal with prejudice of a responding party's cause of action, or part of a cause of action, that is the subject of a motion under subsection 5 of this section establishes for the purpose of subsection 12 of this section that the moving party prevailed on the motion.

10. The court shall rule on a motion under subsection 5 of this section no later than sixty days after the hearing under subsection 7 of this section.

11. A moving party may appeal within twenty-one days as a matter of right from an order denying, in whole or in part, a motion under subsection 5 of this section.

12. On a motion under subsection 5 of this section, the court shall award costs, reasonable attorney's fees, and reasonable litigation expenses related to the motion:

(1) To the moving party if the moving party prevails on the motion; or

(2) To the responding party if the responding party prevails on the motion and the court finds that the motion was frivolous or filed solely with intent to delay the proceeding.

13. This section shall be broadly construed and applied to protect the exercise of the right of freedom of speech and of the press, the right to assemble and petition, and the right of association, guaranteed by the Constitution of the United States or the Constitution of the state of Missouri.

14. In applying and construing this section, consideration shall be given to the need to promote uniformity of the law with respect to its subject matter among states that enact it.

15. This section applies to a civil action filed or cause of action asserted in a civil action on or after August 28, 2022.

544.453. Notwithstanding any provision of the law or court rule to the contrary, a judge or judicial officer, when setting bail or conditions of release in all courts in Missouri for any offense charged, shall consider, in addition to any factor required by law, whether:

(1) A defendant poses a danger to a victim of crime, the community, any witness to the crime, or to any other person;

(2) A defendant is a flight risk;

(3) A defendant has committed a violent misdemeanor offense, sexual offense, or felony offense in this state or any other state in the last five years; and

(4) A defendant has failed to appear in court as a required condition of probation or parole for a violent misdemeanor or felony within the last three years.

545.473. 1. Notwithstanding Missouri supreme court rule 32.03, a defendant with a case filed in a county ~~[with department of corrections centers with a total average yearly offender population in excess of two thousand persons]~~ **having seventy-five thousand or fewer inhabitants** shall follow the procedure listed in subsections 2 to 5 of this section in order to obtain a change of venue for misdemeanors or felonies.

2. Upon written application of the defendant, a change of venue may be ordered in any criminal proceeding for the following reasons:

(1) That the inhabitants of the county are prejudiced against the defendant; or

(2) That the state has an undue influence over the inhabitants of the county.

3. In felony **and misdemeanor** cases, the application must be filed not later than ~~[thirty]~~ **ten** days after ~~[arraignment. In misdemeanor cases, the application must be filed not later than ten days before the date set for trial]~~ **the initial plea is entered.**

4. A copy of the application and a notice of the time when it will be presented to the court shall be served on all parties.

5. The application shall set forth the reason or reasons for change of venue. It need not be verified and shall be signed by the defendant or his attorney.

6. The state may, within five days after the filing of the application for a change of venue, file a denial of the existence of the reason or reasons alleged in the application. Such denial need not be verified. If a denial is filed, the court shall hear evidence and determine the issues. If the issues are determined in favor of the defendant, or if the truth of the grounds alleged is within the knowledge of the court, or if no denial is filed, a change of venue shall be ordered to some other county convenient to the parties and where the reason or reasons do not exist.

546.262. A court shall not compel a victim or member of the victim's family testifying in a criminal proceeding for a violation of sections 565.072 to 565.076 to disclose a residential address or place of employment on the record in open court unless the court finds that disclosure of the address or place of employment is necessary.

546.263. 1. A person may testify by video conference at a civil trial involving an offense under sections 565.072 to 565.076 if the person testifying is the victim of the offense. The circuit and associate circuit court judges for each circuit shall develop local rules and instructions for appearances by video conference permitted under this subsection, which shall be posted on the circuit court's internet website.

2. The circuit and associate circuit court judges for each circuit shall provide, and post on the circuit court's internet website, a telephone number for the public to call for assistance regarding appearances by video conference."; and

Further amend said bill and page, Section 548.241, Line 10, by inserting after said section and line the following:

"556.036. 1. A prosecution for murder, rape in the first degree, forcible rape, attempted rape in the first degree, attempted forcible rape, sodomy in the first degree, forcible sodomy, attempted sodomy in the first degree, attempted forcible sodomy, **sexual abuse in the first degree, attempted sexual abuse in the first degree, incest, and attempted incest** or any class A felony may be commenced at any time.

2. Except as otherwise provided in this section, prosecutions for other offenses must be commenced within the following periods of limitation:

- (1) For any felony, three years, except as provided in subdivision (4) of this subsection;
- (2) For any misdemeanor, one year;
- (3) For any infraction, six months;
- (4) For any violation of section 569.040, when classified as a class B felony, or any violation of section 569.050 or 569.055, five years.

3. If the period prescribed in subsection 2 of this section has expired, a prosecution may nevertheless be commenced for:

(1) Any offense a material element of which is either fraud or a breach of fiduciary obligation within one year after discovery of the offense by an aggrieved party or by a person who has a legal duty to represent an aggrieved party and who is himself or herself not a party to the offense, but in no case shall this provision extend the period of limitation by more than three years. As used in this subdivision, the term "person who has a legal duty to represent an aggrieved party" shall mean the attorney general or the prosecuting or circuit attorney having jurisdiction pursuant to section 407.553, for purposes of offenses committed pursuant to sections 407.511 to 407.556; and

(2) Any offense based upon misconduct in office by a public officer or employee at any time when the person is in public office or employment or within two years thereafter, but in no case shall this provision extend the period of limitation by more than three years; and

(3) Any offense based upon an intentional and willful fraudulent claim of child support arrearage to a public servant in the performance of his or her duties within one year after discovery of the offense, but in no case shall this provision extend the period of limitation by more than three years.

4. An offense is committed either when every element occurs, or, if a legislative purpose to prohibit a continuing course of conduct plainly appears, at the time when the course of conduct or the person's complicity therein is terminated. Time starts to run on the day after the offense is committed.

5. A prosecution is commenced for a misdemeanor or infraction when the information is filed and for a felony when the complaint or indictment is filed.

6. The period of limitation does not run:

(1) During any time when the accused is absent from the state, but in no case shall this provision extend the period of limitation otherwise applicable by more than three years;

(2) During any time when the accused is concealing himself or herself from justice either within or without this state;

(3) During any time when a prosecution against the accused for the offense is pending in this state;

(4) During any time when the accused is found to lack mental fitness to proceed pursuant to section 552.020; or

(5) During any period of time after which a DNA profile is developed from evidence collected in relation to the commission of a crime and included in a published laboratory report until the date upon which the accused is identified by name based upon a match between that DNA evidence profile and the known DNA profile of the accused. For purposes of this section, the term "DNA profile" means the collective results of the DNA analysis of an evidence sample.

556.046. 1. A person may be convicted of an offense included in an offense charged in the indictment or information. An offense is so included when:

(1) It is established by proof of the same or less than all the facts required to establish the commission of the offense charged; or

(2) It is specifically denominated by statute as a lesser degree of the offense charged; or
 (3) It consists of an attempt to commit the offense charged or to commit an offense otherwise included therein.

2. The court shall not be obligated to charge the jury with respect to an included offense unless there is a **rational** basis for a verdict acquitting the person of the offense charged and convicting him **or her** of the included offense. An offense is charged for purposes of this section if:

(1) It is in an indictment or information; or
 (2) It is an offense submitted to the jury because there is a **rational** basis for a verdict acquitting the person of the offense charged and convicting the person of the included offense.

3. The court shall be obligated to instruct the jury with respect to a particular included offense only if **the instruction is requested and** there is a **rational** basis in the evidence for acquitting the person of the immediately higher included offense and ~~[there is a basis in the evidence for]~~ convicting the person of that particular included offense.

558.011. 1. The authorized terms of imprisonment, including both prison and conditional release terms, are:

(1) For a class A felony, a term of years not less than ten years and not to exceed thirty years, or life imprisonment;

(2) For a class B felony, a term of years not less than five years and not to exceed fifteen years;

(3) For a class C felony, a term of years not less than three years and not to exceed ten years;

(4) For a class D felony, a term of years not to exceed seven years;

(5) For a class E felony, a term of years not to exceed four years;

(6) For a class A misdemeanor, a term not to exceed one year;

(7) For a class B misdemeanor, a term not to exceed six months;

(8) For a class C misdemeanor, a term not to exceed fifteen days.

2. In cases of class D and E felonies, the court shall have discretion to imprison for a special term not to exceed one year in the county jail or other authorized penal institution, and the place of confinement shall be fixed by the court. If the court imposes a sentence of imprisonment for a term longer than one year upon a person convicted of a class D or E felony, it shall commit the person to the custody of the department of corrections.

3. (1) When a regular sentence of imprisonment for a felony is imposed, the court shall commit the person to the custody of the department of corrections for the term imposed under section 557.036, or until released under procedures established elsewhere by law.

(2) A sentence of imprisonment for a misdemeanor shall be for a definite term and the court shall commit the person to the county jail or other authorized penal institution for the term of his or her sentence or until released under procedure established elsewhere by law.

4. (1) Except as otherwise provided, a sentence of imprisonment for a term of years for felonies other than dangerous felonies as defined in section 556.061, and other than sentences of imprisonment which involve the individual's fourth or subsequent remand to the department of corrections shall consist of a prison term and a conditional release term **when the offense occurred before August 28, 2022**. The conditional release term of any term imposed under section 557.036 shall be:

(a) One-third for terms of nine years or less;

(b) Three years for terms between nine and fifteen years;

(c) Five years for terms more than fifteen years; and the prison term shall be the remainder of such term. The prison term may be extended by the parole board pursuant to subsection 5 of this section.

(2) "Conditional release" means the conditional discharge of an offender by the parole board, subject to conditions of release that the parole board deems reasonable to assist the offender to lead a law-abiding life, and subject to the supervision under the division of probation and parole. The conditions of release shall include avoidance by the offender of any other offense, federal or state, and other conditions that the parole board in its discretion deems reasonably necessary to assist the releasee in avoiding further violation of the law.

5. The date of conditional release from the prison term may be extended up to a maximum of the entire sentence of imprisonment by the parole board. The director of any division of the department of corrections except the division of probation and parole may file with the parole board a petition to extend the conditional release date when an offender fails to follow the rules and regulations of the division or commits an act in violation of such rules. Within ten working days of receipt of the petition to extend the conditional release date, the parole board shall convene a hearing on the petition. The offender shall be present and may call witnesses in his or her behalf and cross-examine witnesses appearing against the offender. The hearing shall be conducted as provided in section 217.670. If the violation occurs in close proximity to the conditional release date, the conditional release may be

held for a maximum of fifteen working days to permit necessary time for the division director to file a petition for an extension with the parole board and for the parole board to conduct a hearing, provided some affirmative manifestation of an intent to extend the conditional release has occurred prior to the conditional release date. If at the end of a fifteen-working-day period a parole board decision has not been reached, the offender shall be released conditionally. The decision of the parole board shall be final.

6. For offenses occurring on or after August 28, 2022, a sentence of imprisonment shall consist only of a prison term without eligibility for conditional release.

558.016. 1. The court may sentence a person who has been found guilty of an offense to a term of imprisonment as authorized by section 558.011 or to a term of imprisonment authorized by a statute governing the offense if it finds the defendant is a prior offender or a persistent misdemeanor offender. The court may sentence a person to an extended term of imprisonment if:

(1) The defendant is a persistent offender or a dangerous offender, and the person is sentenced under subsection 7 of this section;

(2) The statute under which the person was found guilty contains a sentencing enhancement provision that is based on a prior finding of guilt or a finding of prior criminal conduct and the person is sentenced according to the statute; or

(3) A more specific sentencing enhancement provision applies that is based on a prior finding of guilt or a finding of prior criminal conduct.

2. A "prior offender" is one who has been found guilty of one felony.

3. A "persistent offender" is one who has been found guilty of two or more felonies committed at different times.

4. A "dangerous offender" is one who:

(1) Is being sentenced for a felony during the commission of which he knowingly murdered or endangered or threatened the life of another person or knowingly inflicted or attempted or threatened to inflict serious physical injury on another person; ~~and~~ or

(2) Has been found guilty of a class A or B felony or a dangerous felony **as defined by section 556.061**.

5. A "persistent misdemeanor offender" is one who has been found guilty of two or more offenses, committed at different times that are classified as A or B misdemeanors under the laws of this state.

6. The findings of guilt shall be prior to the date of commission of the present offense.

7. The court shall sentence a person, who has been found to be a persistent offender or a dangerous offender, and is found guilty of a class B, C, D, or E felony to the authorized term of imprisonment for the offense that is one class higher than the offense for which the person is found guilty.

558.019. 1. This section shall not be construed to affect the powers of the governor under Article IV, Section 7, of the Missouri Constitution. This statute shall not affect those provisions of section 565.020~~[-]~~ or section 566.125, ~~or section 571.015,~~ which set minimum terms of sentences, or the provisions of section 559.115, relating to probation.

2. The provisions of subsections 2 to 5 of this section shall only be applicable to the offenses contained in sections 565.021, 565.023, 565.024, 565.027, 565.050, 565.052, 565.054, 565.072, 565.073, 565.074, 565.090, 565.110, 565.115, 565.120, 565.153, 565.156, 565.225, 565.300, 566.030, 566.031, 566.032, 566.034, 566.060, 566.061, 566.062, 566.064, 566.067, 566.068, 566.069, 566.071, 566.083, 566.086, 566.100, 566.101, 566.103, 566.111, 566.115, 566.145, 566.151, 566.153, 566.203, 566.206, 566.209, 566.210, 566.211, 566.215, 568.030, 568.045, 568.060, 568.065, 568.175, 569.040, 569.160, 570.023, 570.025, 570.030 when punished as a class A, B, or C felony, 570.145 when punished as a class A or B felony, 570.223 when punished as a class B or C felony, 571.020, 571.030, 571.070, 573.023, 573.025, 573.035, 573.037, 573.200, 573.205, 574.070, 574.080, 574.115, 575.030, 575.150, 575.153, 575.155, 575.157, 575.200 when punished as a class A felony, 575.210, 575.230 when punished as a class B felony, 575.240 when punished as a class B felony, 576.070, 576.080, 577.010, 577.013, 577.078, 577.703, 577.706, 579.065, and 579.068 when punished as a class A or B felony. For the purposes of this section, "prison commitment" means and is the receipt by the department of corrections of an offender after sentencing. For purposes of this section, prior prison commitments to the department of corrections shall not include an offender's first incarceration prior to release on probation under section 217.362 or 559.115. Other provisions of the law to the contrary notwithstanding, any offender who has been found guilty of a felony other than a dangerous felony as defined in section 556.061 and is committed to the department of corrections shall be required to serve the following minimum prison terms:

(1) If the offender has one previous prison commitment to the department of corrections for a felony offense, the minimum prison term which the offender must serve shall be forty percent of his or her sentence or until the offender attains seventy years of age, and has served at least thirty percent of the sentence imposed, whichever occurs first;

(2) If the offender has two previous prison commitments to the department of corrections for felonies unrelated to the present offense, the minimum prison term which the offender must serve shall be fifty percent of his or her sentence or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first;

(3) If the offender has three or more previous prison commitments to the department of corrections for felonies unrelated to the present offense, the minimum prison term which the offender must serve shall be eighty percent of his or her sentence or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first.

3. Other provisions of the law to the contrary notwithstanding, any offender who has been found guilty of a dangerous felony as defined in section 556.061 and is committed to the department of corrections shall be required to serve a minimum prison term of eighty-five percent of the sentence imposed by the court or until the offender attains seventy years of age, and has served at least forty percent of the sentence imposed, whichever occurs first.

4. For the purpose of determining the minimum prison term to be served, the following calculations shall apply:

(1) A sentence of life shall be calculated to be thirty years;

(2) Any sentence either alone or in the aggregate with other consecutive sentences for offenses committed at or near the same time which is over seventy-five years shall be calculated to be seventy-five years.

5. For purposes of this section, the term "minimum prison term" shall mean time required to be served by the offender before he or she is eligible for parole, conditional release or other early release by the department of corrections.

6. An offender who was convicted of, or pled guilty to, a felony offense other than those offenses listed in subsection 2 of this section prior to August 28, 2019, shall no longer be subject to the minimum prison term provisions under subsection 2 of this section, and shall be eligible for parole, conditional release, or other early release by the department of corrections according to the rules and regulations of the department.

7. (1) A sentencing advisory commission is hereby created to consist of eleven members. One member shall be appointed by the speaker of the house. One member shall be appointed by the president pro tem of the senate. One member shall be the director of the department of corrections. Six members shall be appointed by and serve at the pleasure of the governor from among the following: the public defender commission; private citizens; a private member of the Missouri Bar; the board of probation and parole; and a prosecutor. Two members shall be appointed by the supreme court, one from a metropolitan area and one from a rural area. All members shall be appointed to a four-year term. All members of the sentencing commission appointed prior to August 28, 1994, shall continue to serve on the sentencing advisory commission at the pleasure of the governor.

(2) The commission shall study sentencing practices in the circuit courts throughout the state for the purpose of determining whether and to what extent disparities exist among the various circuit courts with respect to the length of sentences imposed and the use of probation for offenders convicted of the same or similar offenses and with similar criminal histories. The commission shall also study and examine whether and to what extent sentencing disparity among economic and social classes exists in relation to the sentence of death and if so, the reasons therefor, if sentences are comparable to other states, if the length of the sentence is appropriate, and the rate of rehabilitation based on sentence. It shall compile statistics, examine cases, draw conclusions, and perform other duties relevant to the research and investigation of disparities in death penalty sentencing among economic and social classes.

(3) The commission shall study alternative sentences, prison work programs, work release, home-based incarceration, probation and parole options, and any other programs and report the feasibility of these options in Missouri.

(4) The governor shall select a chairperson who shall call meetings of the commission as required or permitted pursuant to the purpose of the sentencing commission.

(5) The members of the commission shall not receive compensation for their duties on the commission, but shall be reimbursed for actual and necessary expenses incurred in the performance of these duties and for which they are not reimbursed by reason of their other paid positions.

(6) The circuit and associate circuit courts of this state, the office of the state courts administrator, the department of public safety, and the department of corrections shall cooperate with the commission by providing information or access to information needed by the commission. The office of the state courts administrator will provide needed staffing resources.

8. Courts shall retain discretion to lower or exceed the sentence recommended by the commission as otherwise allowable by law, and to order restorative justice methods, when applicable.

9. If the imposition or execution of a sentence is suspended, the court may order any or all of the following restorative justice methods, or any other method that the court finds just or appropriate:

- (1) Restitution to any victim or a statutorily created fund for costs incurred as a result of the offender's actions;
- (2) Offender treatment programs;
- (3) Mandatory community service;
- (4) Work release programs in local facilities; and
- (5) Community-based residential and nonresidential programs.

10. Pursuant to subdivision (1) of subsection 9 of this section, the court may order the assessment and payment of a designated amount of restitution to a county law enforcement restitution fund established by the county commission pursuant to section 50.565. Such contribution shall not exceed three hundred dollars for any charged offense. Any restitution moneys deposited into the county law enforcement restitution fund pursuant to this section shall only be expended pursuant to the provisions of section 50.565.

11. A judge may order payment to a restitution fund only if such fund had been created by ordinance or resolution of a county of the state of Missouri prior to sentencing. A judge shall not have any direct supervisory authority or administrative control over any fund to which the judge is ordering a person to make payment.

12. A person who fails to make a payment to a county law enforcement restitution fund may not have his or her probation revoked solely for failing to make such payment unless the judge, after evidentiary hearing, makes a finding supported by a preponderance of the evidence that the person either willfully refused to make the payment or that the person willfully, intentionally, and purposefully failed to make sufficient bona fide efforts to acquire the resources to pay.

13. Nothing in this section shall be construed to allow the sentencing advisory commission to issue recommended sentences in specific cases pending in the courts of this state.

558.026. 1. Multiple sentences of imprisonment shall run concurrently unless the court specifies that they shall run consecutively; except in the case of multiple sentences of imprisonment imposed for any offense committed during or at the same time as, or multiple offenses of, the following felonies:

- (1) Rape in the first degree, forcible rape, or rape;
- (2) Statutory rape in the first degree;
- (3) Sodomy in the first degree, forcible sodomy, or sodomy;
- (4) Statutory sodomy in the first degree; or
- (5) An attempt to commit any of the felonies listed in this subsection. In such case, the sentence of imprisonment imposed for any felony listed in this subsection or an attempt to commit any of the aforesaid shall run consecutively to the other sentences. The sentences imposed for any other offense may run concurrently.

2. If a person who is on probation~~[-]~~ or parole ~~[or conditional release]~~ is sentenced to a term of imprisonment for an offense committed after the granting of probation or parole ~~[or after the start of his or her conditional release term]~~, the court shall direct the manner in which the sentence or sentences imposed by the court shall run with respect to any resulting probation~~[-]~~ or parole ~~[or conditional release]~~ revocation term or terms. If the subsequent sentence to imprisonment is in another jurisdiction, the court shall specify how any resulting probation~~[-]~~ or parole ~~[or conditional release]~~ revocation term or terms shall run with respect to the foreign sentence of imprisonment.

3. A court may cause any sentence it imposes to run concurrently with a sentence an individual is serving or is to serve in another state or in a federal correctional center. If the Missouri sentence is served in another state or in a federal correctional center, subsection 4 of section 558.011 and section 217.690 shall apply as if the individual were serving his or her sentence within the department of corrections of the state of Missouri, except that a personal hearing before the parole board shall not be required for parole consideration.

558.041. 1. Any offender committed to the department of corrections, except those persons committed pursuant to subsection 7 of section 558.016, or subsection 3 of section 566.125, ~~[may]~~ **shall** receive additional credit in terms of days spent in confinement upon recommendation for such credit by the offender's institutional superintendent when the offender meets the requirements for such credit as provided in subsections 3 and ~~[4]~~ **5** of this section. Good time credit may be rescinded by the director or his or her designee pursuant to the divisional policy issued pursuant to subsection 3 of this section.

2. Any credit extended to an offender shall only apply to the sentence which the offender is currently serving.

3. The director of the department of corrections shall issue a policy for awarding credit~~[-]~~ **as follows:**

(1) The policy ~~[may]~~ **shall** reward an ~~[inmate]~~ **offender** who has served his or her sentence in an orderly and peaceable manner and has taken advantage of the rehabilitation programs available to him or her~~[-]~~;

(2) Any violation of **major** institutional rules ~~[or]~~, the laws of this state, **or the accumulation of minor violations exceeding six within a calendar year** may result in the loss of all or a portion of any credit earned by the ~~[inmate]~~ **offender** pursuant to this section; **except that, credit accrued in previous years shall not be lost;**

(3) **The policy shall specify the programs or activities for which credit may be earned under this section, the criteria for determining productive participation in, or completion of, the programs or activities, and the criteria for awarding credit.**

4. ~~[The department shall cause the policy to be published in the code of state regulations]~~ **No person committed to the department who is sentenced to death or life without probation or parole shall be eligible for good time credit.**

5. ~~[No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of section 536.024]~~ **Each offender shall receive a deduction of sixty days from his or her sentence by being awarded the following specified monthly credits:**

(1) **For the offender's successful completion of high school, or for the offender who has obtained his or her diploma or equivalent general education diploma;**

(2) **For the offender's successful completion of an alcohol or drug abuse treatment program as provided and as defined by the department, except for alcohol and drug abuse treatment programs ordered by the court or parole board;**

(3) **For the offender's completion of one thousand hours of restorative justice;**

(4) **The offender's completion of other programs as provided and as defined by the department's policy.**

6. **Nothing in this section shall be construed to entitle any offender to early discharge and the parole board shall retain discretion pursuant to section 217.690 on all decisions regarding discharge under this section.**

558.046. The sentencing court may, upon petition, reduce any term of sentence or probation pronounced by the court ~~[or a term of conditional release]~~ or parole pronounced by the parole board if the court determines that:

(1) The convicted person was:

(a) Convicted of an offense that did not involve violence or the threat of violence; and

(b) Convicted of an offense that involved alcohol or illegal drugs; and

(2) Since the commission of such offense, the convicted person has successfully completed a detoxification and rehabilitation program; and

(3) The convicted person is not:

(a) A prior offender, a persistent offender, a dangerous offender or a persistent misdemeanor offender as defined by section 558.016; or

(b) A persistent sexual offender as defined in section 566.125; or

(c) A prior offender, a persistent offender or a class X offender as defined in section 558.019."; and

Further amend said bill, Pages 12-15, Section 559.036, Lines 1-125, by deleting said lines and inserting in lieu thereof the following:

"559.036. 1. A term of probation commences on the day it is imposed. Multiple terms of Missouri probation, whether imposed at the same time or at different times, shall run concurrently. Terms of probation shall also run concurrently with any federal or other state jail, prison, probation or parole term for another offense to which the defendant is or becomes subject during the period~~[-]~~ **unless otherwise specified by the Missouri court**].

2. The court may terminate a period of probation and discharge the defendant at any time before completion of the specific term fixed under section 559.016 if warranted by the conduct of the defendant and the ends of justice. The court may extend the term of the probation, but no more than one extension of any probation may be ordered except that the court may extend the term of probation by one additional year by order of the court if the defendant admits he or she has violated the conditions of probation or is found by the court to have violated the conditions of his or her probation. Total time on any probation term, including any extension shall not exceed the maximum term established in section 559.016. **Total time on any probation term shall not include time when the probation term is suspended under this section.** Procedures for termination, discharge and extension may be established by rule of court.

3. **This subsection shall be known and may be cited as the "Earning Safe Reentry Through Work Act".**

(1) The division of probation and parole shall file a notification of earned discharge from probation with the court for any defendant who has completed at least twenty-four months of the probation term and is compliant with the terms of supervision as ordered by the court and division. The division shall not file a notification of earned discharge for any defendant who has not paid ordered restitution in full, is on a term of probation for any class A or class B felony, or is subject to lifetime supervision under sections 217.735 and 559.106. The division shall notify the prosecuting or circuit attorney when a notification of earned discharge is filed.

(2) The prosecuting or circuit attorney may request a hearing within thirty days of the filing of the notification of earned discharge from probation. If the state opposes the discharge of the defendant, the prosecuting or circuit attorney shall argue the earned discharge is not appropriate and the defendant should continue to serve the probation term.

(3) If a hearing is requested, the court shall hold the hearing and issue its order no later than sixty days after the filing of the notification of earned discharge from probation. If, after a hearing, the court finds by a preponderance of the evidence that the earned discharge is not appropriate, the court shall order the probation term to continue, may modify the conditions of probation as appropriate, and may order the continued supervision of the defendant by either the division of probation and parole or the court. If, after a hearing, the court finds that the earned discharge is appropriate, the court shall order the defendant discharged from probation.

(4) If the prosecuting or circuit attorney does not request a hearing, the court shall order the defendant discharged from probation within sixty days of the filing of the notification of earned discharge from probation but no earlier than thirty days from the filing of notification of earned discharge from probation.

4. If the defendant violates a condition of probation at any time prior to the expiration or termination of the probation term, the court may continue him or her on the existing conditions, with or without modifying or enlarging the conditions or extending the term.

[4.] 5. (1) Unless the defendant consents to the revocation of probation, if a continuation, modification, enlargement or extension is not appropriate under this section, the court shall order placement of the offender in ~~one of the~~ a department of corrections' one hundred twenty-day ~~[programs]~~ **program** so long as:

(a) The underlying offense for the probation is a class D or E felony or an offense listed in chapter 579 or an offense previously listed in chapter 195; except that, the court may, upon its own motion or a motion of the prosecuting or circuit attorney, make a finding that an offender is not eligible if the underlying offense is involuntary manslaughter in the second degree, stalking in the first degree, assault in the second degree, sexual assault, rape in the second degree, domestic assault in the second degree, assault in the third degree when the victim is a special victim, statutory rape in the second degree, statutory sodomy in the second degree, deviate sexual assault, sodomy in the second degree, sexual misconduct involving a child, incest, endangering the welfare of a child in the first degree under subdivision (1) or (2) of subsection 1 of section 568.045, abuse of a child, invasion of privacy, any case in which the defendant is found guilty of a felony offense under chapter 571, or an offense of aggravated stalking or assault of a law enforcement officer in the second degree as such offenses existed prior to January 1, 2017;

(b) The probation violation is not the result of the defendant being an absconder or being found guilty of, pleading guilty to, or being arrested on suspicion of any felony, misdemeanor, or infraction. For purposes of this subsection, "absconder" shall mean an offender under supervision who has left such offender's place of residency without the permission of the offender's supervising officer for the purpose of avoiding supervision;

(c) The defendant has not violated any conditions of probation involving the possession or use of weapons, or a stay-away condition prohibiting the defendant from contacting a certain individual; and

(d) The defendant has not already been placed in one of the programs by the court for the same underlying offense or during the same probation term.

(2) Upon receiving the order, the department of corrections shall conduct an assessment of the offender and place such offender in ~~either the [appropriate] one hundred twenty-day~~ **structured cognitive behavioral intervention program [under subsection 3 of section 559.115] or the one hundred twenty-day institutional treatment program. The placement of the offender in the structured cognitive behavioral intervention program or institutional treatment program shall be at the sole discretion of the department based on the assessment of the offender. The program shall begin upon receipt of the offender by the department. The time between the court's order and receipt of the offender by the department shall not apply toward the program.**

(3) ~~[Notwithstanding any of the provisions of subsection 3 of section 559.115 to the contrary, once the defendant has successfully completed the program under this subsection, the court shall release the defendant to continue to serve the term of probation, which shall not be modified, enlarged, or extended based on the same incident of violation.] Upon successful completion of a program under this subsection, as determined by the department, the division of probation and parole shall advise the sentencing court of the defendant's probationary release date thirty days prior to release. Once the defendant has successfully completed a program under this subsection, the court shall release the defendant to continue to serve the term of probation, which shall not be modified, enlarged, or extended based on the same incident of violation.~~

(4) If the department determines the defendant has not successfully completed a one hundred twenty-day program under this section, the division of probation and parole shall advise the prosecuting attorney and the sentencing court of the defendant's unsuccessful program exit and the defendant shall be removed from the program. The defendant shall be released from the department within fifteen working days after the court is notified of the unsuccessful program exit, unless the court has issued a warrant in response to the unsuccessful program exit to facilitate the return of the defendant to the county of jurisdiction for further court proceedings. If a defendant is discharged as unsuccessful from a one hundred twenty-day program, the sentencing court may modify, enlarge, or revoke the defendant's probation based on the same incident of the violation.

(5) Time served in the program shall be credited as time served on any sentence imposed for the underlying offense.

~~[5-]~~ 6. If the defendant consents to the revocation of probation or if the defendant is not eligible under subsection ~~[4]~~ 5 of this section for placement in a program and a continuation, modification, enlargement, or extension of the term under this section is not appropriate, the court may revoke probation and order that any sentence previously imposed be executed. If imposition of sentence was suspended, the court may revoke probation and impose any sentence available under section 557.011. The court may mitigate any sentence of imprisonment by reducing the prison or jail term by all or part of the time the defendant was on probation. The court may, upon revocation of probation, place an offender on a second term of probation. Such probation shall be for a term of probation as provided by section 559.016, notwithstanding any amount of time served by the offender on the first term of probation.

~~[6-]~~ 7. Probation shall not be revoked without giving the probationer notice and an opportunity to be heard on the issues of whether such probationer violated a condition of probation and, if a condition was violated, whether revocation is warranted under all the circumstances. Not less than five business days prior to the date set for a hearing on the violation, except for a good cause shown, the judge shall inform the probationer that he or she may have the right to request the appointment of counsel if the probationer is unable to retain counsel. If the probationer requests counsel, the judge shall determine whether counsel is necessary to protect the probationer's due process rights. If the judge determines that counsel is not necessary, the judge shall state the grounds for the decision in the record.

~~[7-]~~ 8. The prosecuting or circuit attorney may file a motion to revoke probation or at any time during the term of probation, the court may issue a notice to the probationer to appear to answer a charge of a violation, and the court may issue a warrant of arrest for the violation. Such notice shall be personally served upon the probationer. The warrant shall authorize the return of the probationer to the custody of the court or to any suitable detention facility designated by the court. Upon the filing of the prosecutor's or circuit attorney's motion or on the court's own motion, the court may immediately enter an order suspending the period of probation and may order a warrant for the defendant's arrest. The probation shall remain suspended until the court rules on the prosecutor's or circuit attorney's motion, or until the court otherwise orders the probation reinstated. **Notwithstanding any other provision of the law to the contrary, the probation term shall be tolled during the time period when the probation is suspended under this section. The court may grant the probationer credit on the probation term for any of the tolled period when reinstating the probation term.**

~~[8-]~~ 9. The power of the court to revoke probation shall extend for the duration of the term of probation designated by the court and for any further period which is reasonably necessary for the adjudication of matters arising before its expiration, provided that some affirmative manifestation of an intent to conduct a revocation hearing occurs prior to the expiration of the period and that every reasonable effort is made to notify the probationer and to conduct the hearing prior to the expiration of the period. **If the delay of the hearing is attributable to the probationer's actions or the probationer otherwise consents or acquiesces to the delay, the court shall have been found to have made every reasonable effort to conduct the hearing within the probation term.**

~~[9-]~~ 10. A defendant who was sentenced prior to January 1, 2017 to an offense that was eligible at the time of sentencing under paragraph (a) of subdivision (1) of subsection ~~[4]~~ 5 of this section for the court ordered detention sanction shall continue to remain eligible for the sanction so long as the defendant meets all the other requirements provided under subsection ~~[4]~~ 5 of this section."; and

Further amend said bill, Page 18, Section 559.115, Line 77, by inserting after said section and line the following:

"565.184. 1. A person commits the offense of abuse of an elderly person, a person with a disability, or a vulnerable person if he or she:

(1) Purposely engages in conduct involving more than one incident that causes emotional distress to an elderly person, a person with a disability, or a vulnerable person. The course of conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer substantial emotional distress; or

(2) Intentionally fails to provide care, goods or services to an elderly person, a person with a disability, or a vulnerable person. The result of the conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer physical or emotional distress; or

(3) Knowingly acts or knowingly fails to act in a manner which results in a substantial risk to the life, body or health of an elderly person, a person with a disability, or a vulnerable person.

2. The offense of abuse of an elderly person, a person with a disability, or a vulnerable person is a class ~~A misdemeanor~~ **D felony**. Nothing in this section shall be construed to mean that an elderly person, a person with a disability, or a vulnerable person is abused solely because such person chooses to rely on spiritual means through prayer, in lieu of medical care, for his or her health care, as evidence by such person's explicit consent, advance directive for health care, or practice.

566.010. As used in this chapter and chapter 568, the following terms mean:

(1) "Aggravated sexual offense", any sexual offense, in the course of which, the actor:

(a) Inflicts serious physical injury on the victim;

(b) Displays a deadly weapon or dangerous instrument in a threatening manner;

(c) Subjects the victim to sexual intercourse or deviate sexual intercourse with more than one person;

(d) Had previously been found guilty of an offense under this chapter or under section 573.200, child used in sexual performance; section 573.205, promoting sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography in the first degree; section 573.035, promoting child pornography in the second degree; section 573.037, possession of child pornography; or section 573.040, furnishing pornographic materials to minors; or has previously been found guilty of an offense in another jurisdiction which would constitute an offense under this chapter or said sections;

(e) Commits the offense as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity; or

(f) Engages in the act that constitutes the offense with a person the actor knows to be, without regard to legitimacy, the actor's:

a. Ancestor or descendant by blood or adoption;

b. Stepchild while the marriage creating that relationship exists;

c. Brother or sister of the whole or half blood; or

d. Uncle, aunt, nephew, or niece of the whole blood;

(2) "Commercial sex act", any sex act on account of which anything of value is given to or received by any person;

(3) "Deviate sexual intercourse", any act involving the genitals of one person and the hand, mouth, tongue, or anus of another person or a sexual act involving the penetration, however slight, of the penis, female genitalia, or the anus by a finger, instrument or object done for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;

(4) "Forced labor", a condition of servitude induced by means of:

(a) Any scheme, plan, or pattern of behavior intended to cause a person to believe that, if the person does not enter into or continue the servitude, such person or another person will suffer substantial bodily harm or physical restraint; or

(b) The abuse or threatened abuse of the legal process;

(5) "Sexual conduct", sexual intercourse, deviate sexual intercourse or sexual contact;

(6) "Sexual contact", any touching of another person with the genitals or any touching of the genitals or anus of another person, or the breast of a female person, or such touching through the clothing, **or causing semen, seminal fluid, or other ejaculate to come into contact with another person**, for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;

(7) "Sexual intercourse", any penetration, however slight, of the female genitalia by the penis.

566.086. 1. A person commits the offense of sexual contact with a student if he or she has sexual contact with a student of the school and is:

- (1) A teacher, as that term is defined in subdivisions (4), (5), and (7) of section 168.104;
- (2) A student teacher; ~~or~~
- (3) An employee of the school; ~~or~~
- (4) A volunteer of the school or of an organization working with the school on a project or program who is not a student at the school; ~~or~~
- (5) An elected or appointed official of the school district; ~~or~~
- (6) A person employed by an entity that contracts with the school or school district to provide services; **or**
- (7) **A coach, assistant coach, director, or other adult with a school-aged team, club, or ensemble, regardless of whether such team, club, or ensemble is connected to a school or scholastic association. For purposes of this subdivision, "school-aged team, club, or ensemble" means any group consisting of any child or children under the age of eighteen organized for individual or group competition for the performance of sports activities or any group organized for individual or group presentation for fine or performing arts.**

2. For the purposes of this section, "school" shall mean any public or private school in this state serving kindergarten through grade twelve or any school bus used by the school district.

3. The offense of sexual contact with a student is a class E felony.

4. It is not a defense to prosecution for a violation of this section that the student consented to the sexual contact.

566.149. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; subsection 2 of section 568.080 as it existed prior to January 1, 2017, or section 573.200, use of a child in a sexual performance; section 568.090 as it existed prior to January 1, 2017, or section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; **section 573.037, possession of child pornography**; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; or

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section;

shall not be present in or loiter within five hundred feet of any school building, on real property comprising any school, or in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school-related activity when persons under the age of eighteen are present in the building, on the grounds, or in the conveyance, unless the offender is a parent, legal guardian, or custodian of a student present in the building and has met the conditions set forth in subsection 2 of this section.

2. No parent, legal guardian, or custodian who has been found guilty of violating any of the offenses listed in subsection 1 of this section shall be present in any school building, on real property comprising any school, or in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school-related activity when persons under the age of eighteen are present in the building, on the grounds or in the conveyance unless the parent, legal guardian, or custodian has permission to be present from the superintendent or school board or in the case of a private school from the principal. In the case of a public school, if permission is granted, the superintendent or school board president must inform the principal of the school where the sex offender will be present. Permission may be granted by the superintendent, school board, or in the case of a private school from the principal for more than one event at a time, such as a series of events, however, the parent, legal guardian, or custodian must obtain permission for any other event he or she wishes to attend for which he or she has not yet had permission granted.

3. Regardless of the person's knowledge of his or her proximity to school property or a school-related activity, violation of the provisions of this section is a class A misdemeanor.

566.150. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography; **section 573.037, possession of child pornography**; or section 573.040, furnishing pornographic material to minors; or

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section;

shall not knowingly be present in or loiter within five hundred feet of any real property comprising any public park with playground equipment, a public swimming pool, athletic complex or athletic fields if such facilities exist for the primary use of recreation for children, any museum if such museum holds itself out to the public as and exists with the primary purpose of entertaining or educating children under eighteen years of age, or Missouri department of conservation nature or education center properties.

2. The first violation of the provisions of this section is a class E felony.

3. A second or subsequent violation of this section is a class D felony.

4. Any person who has been found guilty of an offense under subdivision (1) or (2) of subsection 1 of this section who is the parent, legal guardian, or custodian of a child under the age of eighteen attending a program on the property of a nature or education center of the Missouri department of conservation may receive permission from the nature or education center manager to be present on the property with the child during the program.

566.151. 1. A person twenty-one years of age or older commits the offense of enticement of a child if he or she persuades, solicits, coaxes, entices, or lures whether by words, actions or through communication via the internet or any electronic communication, any person who is less than ~~[fifteen]~~ **seventeen** years of age for the purpose of engaging in sexual conduct.

2. It is not a defense to a prosecution for a violation of this section that the other person was a peace officer masquerading as a minor.

3. Enticement of a child or an attempt to commit enticement of a child is a felony for which the authorized term of imprisonment shall be not less than five years and not more than thirty years. No person convicted under this section shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years.

566.155. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; **section 573.037, possession of child pornography**; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; ~~[or]~~

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section; **or**

(3) Any tier III offense listed under section 589.414;

shall not serve as an athletic coach, manager, or athletic trainer for any sports team in which a child less than ~~[seventeen]~~ **eighteen** years of age is a member **or shall not supervise or employ any child under eighteen years of age.**

2. The first violation of the provisions of this section is a class E felony.

3. A second or subsequent violation of this section is a class D felony.

566.203. 1. A person commits the offense of abusing an individual through forced labor by knowingly providing or obtaining the labor or services of a person:

(1) By causing or threatening to cause serious physical injury to any person;

(2) By physically restraining or threatening to physically restrain another person;

(3) By blackmail;

(4) By means of any scheme, plan, or pattern of behavior intended to cause such person to believe that, if the person does not perform the labor services, the person or another person will suffer serious physical injury, physical restraint, or financial harm; or

(5) By means of the abuse or threatened abuse of the law or the legal process.

2. A person who is found guilty of the crime of abuse through forced labor shall not be required to register as a sexual offender pursuant to the provisions of section 589.400, unless such person is otherwise required to register pursuant to the provisions of such section.

3. The offense of abuse through forced labor is a felony punishable by imprisonment for a term of years not less than five years and not more than twenty years and a fine not to exceed two hundred fifty thousand dollars. If death results from a violation of this section, or if the violation includes kidnapping or an attempt to kidnap, sexual abuse when punishable as a class B felony, or an attempt to commit sexual abuse when punishable as a class B felony, or an attempt to kill, it shall be punishable for a term of years not less than five years or life and a fine not to exceed two hundred fifty thousand dollars.

4. In addition to any fine imposed, the court shall enter a judgment of restitution in the amount of five thousand dollars in favor of the state of Missouri, payable to the human trafficking and sexual exploitation fund established under section 589.700, upon a plea of guilty or a finding of guilt for a violation of this section.

566.206. 1. A person commits the offense of trafficking for the purposes of slavery, involuntary servitude, peonage, or forced labor if he or she knowingly recruits, entices, harbors, transports, provides, or obtains by any means, including but not limited to through the use of force, abduction, coercion, fraud, deception, blackmail, or causing or threatening to cause financial harm, another person for labor or services, for the purposes of slavery, involuntary servitude, peonage, or forced labor, or benefits, financially or by receiving anything of value, from participation in such activities.

2. A person who is found guilty of the offense of trafficking for the purposes of slavery, involuntary servitude, peonage, or forced labor shall not be required to register as a sexual offender pursuant to the provisions of section 589.400, unless he or she is otherwise required to register pursuant to the provisions of such section.

3. Except as provided in subsection 4 of this section, the offense of trafficking for the purposes of slavery, involuntary servitude, peonage, or forced labor is a felony punishable by imprisonment for a term of years not less than five years and not more than twenty years and a fine not to exceed two hundred fifty thousand dollars.

4. If death results from a violation of this section, or if the violation includes kidnapping or an attempt to kidnap, sexual abuse when punishable as a class B felony or an attempt to commit sexual abuse when the sexual abuse attempted is punishable as a class B felony, or an attempt to kill, it shall be punishable by imprisonment for a term of years not less than five years or life and a fine not to exceed two hundred fifty thousand dollars.

5. In addition to any fine imposed, the court shall enter a judgment of restitution in the amount of five thousand dollars in favor of the state of Missouri, payable to the human trafficking and sexual exploitation fund established under section 589.700, upon a plea of guilty or a finding of guilt for a violation of this section.

566.209. 1. A person commits the crime of trafficking for the purposes of sexual exploitation if a person knowingly recruits, entices, harbors, transports, provides, advertises the availability of or obtains by any means, including but not limited to through the use of force, abduction, coercion, fraud, deception, blackmail, or causing or threatening to cause financial harm, another person for the use or employment of such person in a commercial sex act, sexual conduct, a sexual performance, or the production of explicit sexual material as defined in section 573.010, without his or her consent, or benefits, financially or by receiving anything of value, from participation in such activities.

2. The crime of trafficking for the purposes of sexual exploitation is a felony punishable by imprisonment for a term of years not less than five years and not more than twenty years and a fine not to exceed two hundred fifty thousand dollars. If a violation of this section was effected by force, abduction, or coercion, the crime of trafficking for the purposes of sexual exploitation is a felony punishable by imprisonment for a term of years not less than ten years or life and a fine not to exceed two hundred fifty thousand dollars.

3. In addition to any fine imposed, the court shall enter a judgment of restitution in the amount of five thousand dollars in favor of the state of Missouri, payable to the human trafficking and sexual exploitation fund established under section 589.700, upon a plea of guilty or a finding of guilt for a violation of this section.

566.210. 1. A person commits the offense of sexual trafficking of a child in the first degree if he or she knowingly:

(1) Recruits, entices, harbors, transports, provides, or obtains by any means, including but not limited to through the use of force, abduction, coercion, fraud, deception, blackmail, or causing or threatening to cause financial harm, a person under the age of twelve to participate in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010, or benefits, financially or by receiving anything of value, from participation in such activities;

(2) Causes a person under the age of twelve to engage in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010; or

(3) Advertises the availability of a person under the age of twelve to participate in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010.

2. It shall not be a defense that the defendant believed that the person was twelve years of age or older.

3. The offense of sexual trafficking of a child in the first degree is a felony for which the authorized term of imprisonment is life imprisonment without eligibility for probation or parole until the offender has served not less than twenty-five years of such sentence. Subsection 4 of section 588.019 shall not apply to the sentence of a person who has been found guilty of sexual trafficking of a child less than twelve years of age, and "life imprisonment" shall mean imprisonment for the duration of a person's natural life for the purposes of this section.

4. In addition to any fine imposed, the court shall enter a judgment of restitution in the amount of five thousand dollars in favor of the state of Missouri, payable to the human trafficking and sexual exploitation fund established under section 589.700, upon a plea of guilty or a finding of guilt for a violation of this section.

566.211. 1. A person commits the offense of sexual trafficking of a child in the second degree if he or she knowingly:

(1) Recruits, entices, harbors, transports, provides, or obtains by any means, including but not limited to through the use of force, abduction, coercion, fraud, deception, blackmail, or causing or threatening to cause financial harm, a person under the age of eighteen to participate in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010, or benefits, financially or by receiving anything of value, from participation in such activities;

(2) Causes a person under the age of eighteen to engage in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010; or

(3) Advertises the availability of a person under the age of eighteen to participate in a commercial sex act, a sexual performance, or the production of explicit sexual material as defined in section 573.010.

2. It shall not be a defense that the defendant believed that the person was eighteen years of age or older.

3. The offense sexual trafficking of a child in the second degree is a felony punishable by imprisonment for a term of years not less than ten years or life and a fine not to exceed two hundred fifty thousand dollars if the child is under the age of eighteen. If a violation of this section was effected by force, abduction, or coercion, the crime of sexual trafficking of a child shall be a felony for which the authorized term of imprisonment is life imprisonment without eligibility for probation or parole until the defendant has served not less than twenty-five years of such sentence.

4. In addition to any fine imposed, the court shall enter a judgment of restitution in the amount of five thousand dollars in favor of the state of Missouri, payable to the human trafficking and sexual exploitation fund established under section 589.700, upon a plea of guilty or a finding of guilt for a violation of this section.

566.215. 1. A person commits the offense of contributing to human trafficking through the misuse of documentation when he or she knowingly:

(1) Destroys, conceals, removes, confiscates, or possesses a valid or purportedly valid passport, government identification document, or other immigration document of another person while committing offenses or with the intent to commit offenses, pursuant to sections 566.203 to 566.218; or

(2) Prevents, restricts, or attempts to prevent or restrict, without lawful authority, a person's ability to move or travel by restricting the proper use of identification, in order to maintain the labor or services of a person who is the victim of an offense committed pursuant to sections 566.203 to 566.218.

2. A person who is found guilty of the offense of contributing to human trafficking through the misuse of documentation shall not be required to register as a sexual offender pursuant to the provisions of section 589.400, unless he or she is otherwise required to register pursuant to the provisions of such section.

3. The offense of contributing to human trafficking through the misuse of documentation is a class E felony.

4. In addition to any fine imposed, the court shall enter a judgment of restitution in the amount of five thousand dollars in favor of the state of Missouri, payable to the human trafficking and sexual exploitation fund established under section 589.700, upon a plea of guilty or a finding of guilt for a violation of this section.

567.020. 1. A person commits the offense of prostitution if he or she engages in or offers or agrees to engage in sexual conduct with another person in return for something of value to be received by any person.

2. The offense of prostitution is a class B misdemeanor unless the person knew prior to performing the act of prostitution that he or she was infected with HIV in which case prostitution is a class B felony. The use of condoms is not a defense to this offense.

3. As used in this section, "HIV" means the human immunodeficiency virus that causes acquired immunodeficiency syndrome.

4. The judge may order a drug and alcohol abuse treatment program for any person found guilty of prostitution, either after trial or upon a plea of guilty, before sentencing. For the class B misdemeanor offense, upon the successful completion of such program by the defendant, the court may at its discretion allow the defendant to withdraw the plea of guilty or reverse the verdict and enter a judgment of not guilty. For the class B felony offense, the court shall not allow the defendant to withdraw the plea of guilty or reverse the verdict and enter a judgment of not guilty. The judge, however, has discretion to take into consideration successful completion of a drug or alcohol treatment program in determining the defendant's sentence.

5. ~~[In addition to the affirmative defense provided in subsection 2 of section 566.223, it shall be an affirmative defense to prosecution pursuant to this section that the defendant]~~ **A person shall not be certified as an adult or adjudicated as a delinquent for the offense of prostitution under this section if the person was under the age of eighteen [and was acting under the coercion, as defined in section 566.200, of an agent] at the time [of] the offense [charged] occurred.** In such cases where the ~~[defendant]~~ **person** was under the age of eighteen, the ~~[defendant]~~ **person** shall be classified as a victim of abuse, as defined under section 210.110, and such abuse shall be reported **immediately to the children's division, as required under section 210.115 and to the juvenile officer for appropriate services, treatment, investigation, and other proceedings as provided under chapters 207, 210, and 211. Upon request, the local law enforcement agency and the prosecuting attorney shall assist the children's division and the juvenile officer in conducting the investigation.**

567.030. 1. A person commits the offense of patronizing prostitution if he or she:

- (1) Pursuant to a prior understanding, gives something of value to another person as compensation for having engaged in sexual conduct with any person; or
- (2) Gives or agrees to give something of value to another person with the understanding that such person or another person will engage in sexual conduct with any person; or
- (3) Solicits or requests another person to engage in sexual conduct with any person in return for something of value.

2. It shall not be a defense that the person believed that the individual he or she patronized for prostitution was eighteen years of age or older.

3. The offense of patronizing prostitution is a class B misdemeanor, unless the individual who the person patronizes is less than eighteen years of age but older than ~~[fourteen]~~ **fifteen** years of age, in which case patronizing prostitution is a class E felony.

4. The offense of patronizing prostitution is a class ~~[D]~~ **B** felony if the individual who the person patronizes is ~~[fourteen]~~ **fifteen** years of age or younger. Nothing in this section shall preclude the prosecution of an individual for the offenses of:

- (1) Statutory rape in the first degree pursuant to section 566.032;
- (2) Statutory rape in the second degree pursuant to section 566.034;
- (3) Statutory sodomy in the first degree pursuant to section 566.062; or
- (4) Statutory sodomy in the second degree pursuant to section 566.064.

569.010. As used in this chapter the following terms mean:

(1) "Cave or cavern", any naturally occurring subterranean cavity enterable by a person including, without limitation, a pit, pothole, natural well, grotto, and tunnel, whether or not the opening has a natural entrance;

(2) "Enter unlawfully or remain unlawfully", a person enters or remains in or upon premises when he or she is not licensed or privileged to do so. A person who, regardless of his or her purpose, enters or remains in or upon premises which are at the time open to the public does so with license and privilege unless he or she defies a lawful order not to enter or remain, personally communicated to him or her by the owner of such premises or by other authorized person. A license or privilege to enter or remain in a building which is only partly open to the public is not a license or privilege to enter or remain in that part of the building which is not open to the public;

(3) "Nuclear power plant", a power generating facility that produces electricity by means of a nuclear reactor owned by a utility or a consortium utility. Nuclear power plant shall be limited to property within the structure or fenced yard, as defined in section 563.011;

(4) "To tamper", to interfere with something improperly, to meddle with it, displace it, make unwarranted alterations in its existing condition, or to deprive, temporarily, the owner or possessor of that thing;

(5) **"Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) is a remote computer terminal owned or controlled by a financial institution or a private business that allows individuals to obtain financial services including obtaining cash, transferring or transmitting money or digital currencies, payment of bills, loading money or digital currency to a payment card or other device without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;**

(6) "Utility", an enterprise which provides gas, electric, steam, water, sewage disposal, or communication, video, internet, or voice over internet protocol services, and any common carrier. It may be either publicly or privately owned or operated.

569.100. 1. A person commits the offense of property damage in the first degree if such person:

- (1) Knowingly damages property of another to an extent exceeding seven hundred fifty dollars; or
- (2) Damages property to an extent exceeding seven hundred fifty dollars for the purpose of defrauding an insurer; ~~[or]~~

(3) Knowingly damages a motor vehicle of another and the damage occurs while such person is making entry into the motor vehicle for the purpose of committing the crime of stealing therein or the damage occurs while such person is committing the crime of stealing within the motor vehicle; **or**

(4) Knowingly damages, modifies, or destroys a teller machine or otherwise makes it inoperable.

2. The offense of property damage in the first degree committed under subdivision (1) or (2) of subsection 1 of this section is a class E felony, unless the offense of property damage in the first degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted as a law enforcement officer, as defined in section 556.061, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer, in which case it is a class D felony. The offense of property damage in the first degree committed under subdivision (3) of subsection 1 of this section is a class D felony unless committed as a second or subsequent violation of subdivision (3) of subsection 1 of this section in which case it is a class B felony. **The offense of property damage in the first degree committed under subdivision (4) of subsection 1 of this section is a class D felony unless committed for the purpose of executing any scheme or artifice to defraud or obtain any property, the value of which exceeds seven hundred fifty dollars or the damage to the teller machine exceeds seven hundred fifty dollars in which case it is a class C felony; or unless committed to obtain the personal financial credentials of another person or committed as a second or subsequent violation of subdivision (4) of subsection 1 of this section in which case it is a class B felony.**

570.010. As used in this chapter, the following terms mean:

(1) "Adulterated", varying from the standard of composition or quality prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage;

(2) "Appropriate", to take, obtain, use, transfer, conceal, retain or dispose;

(3) "Check", a check or other similar sight order or any other form of presentment involving the transmission of account information for the payment of money;

(4) "Coercion", a threat, however communicated:

(a) To commit any offense; or

(b) To inflict physical injury in the future on the person threatened or another; or

(c) To accuse any person of any offense; or

(d) To expose any person to hatred, contempt or ridicule; or

(e) To harm the credit or business reputation of any person; or

(f) To take or withhold action as a public servant, or to cause a public servant to take or withhold action; or

(g) To inflict any other harm which would not benefit the actor. A threat of accusation, lawsuit or other invocation of official action is justified and not coercion if the property sought to be obtained by virtue of such threat was honestly claimed as restitution or indemnification for harm done in the circumstances to which the accusation, exposure, lawsuit or other official action relates, or as compensation for property or lawful service. The defendant shall have the burden of injecting the issue of justification as to any threat;

(5) "Credit device", a writing, card, code, number or other device purporting to evidence an undertaking to pay for property or services delivered or rendered to or upon the order of a designated person or bearer;

(6) "Dealer", a person in the business of buying and selling goods;

(7) "Debit device", a writing, card, code, number or other device, other than a check, draft or similar paper instrument, by the use of which a person may initiate an electronic fund transfer, including but not limited to devices that enable electronic transfers of benefits to public assistance recipients;

(8) "Deceit or deceive", making a representation which is false and which the actor does not believe to be true and upon which the victim relies, as to a matter of fact, law, value, intention or other state of mind, or concealing a material fact as to the terms of a contract or agreement. The term "deceit" does not, however, include falsity as to matters having no pecuniary significance, or puffing by statements unlikely to deceive ordinary persons in the group addressed. Deception as to the actor's intention to perform a promise shall not be inferred from the fact alone that he did not subsequently perform the promise;

(9) "Deprive":

(a) To withhold property from the owner permanently; or

(b) To restore property only upon payment of reward or other compensation; or

(c) To use or dispose of property in a manner that makes recovery of the property by the owner unlikely;

(10) "Electronic benefits card" or "EBT card", a debit card used to access food stamps or cash benefits issued by the department of social services;

(11) "Financial institution", a bank, trust company, savings and loan association, or credit union;

(12) "Food stamps", the nutrition assistance program in Missouri that provides food and aid to low-income individuals who are in need of benefits to purchase food operated by the United States Department of Agriculture (USDA) in conjunction with the department of social services;

(13) "Forcibly steals", a person, in the course of stealing, uses or threatens the immediate use of physical force upon another person for the purpose of:

(a) Preventing or overcoming resistance to the taking of the property or to the retention thereof immediately after the taking; or

(b) Compelling the owner of such property or another person to deliver up the property or to engage in other conduct which aids in the commission of the theft;

(14) "Internet service", an interactive computer service or system or an information service, system, or access software provider that provides or enables computer access by multiple users to a computer server, and includes, but is not limited to, an information service, system, or access software provider that provides access to a network system commonly known as the internet, or any comparable system or service and also includes, but is not limited to, a world wide web page, newsgroup, message board, mailing list, or chat area on any interactive computer service or system or other online service;

(15) "Means of identification", anything used by a person as a means to uniquely distinguish himself or herself;

(16) "Merchant", a person who deals in goods of the kind or otherwise by his or her occupation holds oneself out as having knowledge or skill peculiar to the practices or goods involved in the transaction or to whom such knowledge or skill may be attributed by his or her employment of an agent or broker or other intermediary who by his or her occupation holds oneself out as having such knowledge or skill;

(17) "Misabeled", varying from the standard of truth or disclosure in labeling prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage; or represented as being another person's product, though otherwise accurately labeled as to quality and quantity;

(18) "Pharmacy", any building, warehouse, physician's office, hospital, pharmaceutical house or other structure used in whole or in part for the sale, storage, or dispensing of any controlled substance as defined in chapter 195;

(19) "Property", anything of value, whether real or personal, tangible or intangible, in possession or in action, and shall include but not be limited to the evidence of a debt actually executed but not delivered or issued as a valid instrument;

(20) "Public assistance benefits", anything of value, including money, food, EBT cards, food stamps, commodities, clothing, utilities, utilities payments, shelter, drugs and medicine, materials, goods, and any service including institutional care, medical care, dental care, child care, psychiatric and psychological service, rehabilitation instruction, training, transitional assistance, or counseling, received by or paid on behalf of any person under chapters 198, 205, 207, 208, 209, and 660, or benefits, programs, and services provided or administered by the Missouri department of social services or any of its divisions;

(21) "Services" includes transportation, telephone, electricity, gas, water, or other public service, cable television service, video service, voice over internet protocol service, or internet service, accommodation in hotels, restaurants or elsewhere, admission to exhibitions and use of vehicles;

(22) "Stealing-related offense", federal and state violations of criminal statutes against stealing, robbery, or buying or receiving stolen property and shall also include municipal ordinances against the same if the offender was either represented by counsel or knowingly waived counsel in writing and the judge accepting the plea or making the findings was a licensed attorney at the time of the court proceedings;

(23) **"Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) that is a remote computer terminal or other device owned or controlled by a financial institution or a private business that allows individuals to obtain financial services, including obtaining cash, transferring or transmitting moneys or digital currencies, payment of bills, or loading moneys or digital currency to a payment card, without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;**

(24) "Video service", the provision of video programming provided through wireline facilities located at least in part in the public right-of-way without regard to delivery technology, including internet protocol technology whether provided as part of a tier, on demand, or a per-channel basis. This definition includes cable service as defined by 47 U.S.C. Section 522(6), but does not include any video programming provided by a commercial mobile service provider as "commercial mobile service" is defined in 47 U.S.C. Section 332(d), or any video programming provided solely as part of and via a service that enables users to access content, information, electronic mail, or other services offered over the public internet, and includes microwave television transmission, from a multipoint distribution service not capable of reception by conventional television receivers without the use of special equipment;

~~[(24)]~~ (25) "Voice over internet protocol service", a service that:

- (a) Enables real-time, two-way voice communication;
- (b) Requires a broadband connection from the user's location;
- (c) Requires internet protocol-compatible customer premises equipment; and
- (d) Permits users generally to receive calls that originate on the public switched telephone network and to terminate calls to the public switched telephone network;

~~[(25)]~~ (26) "Writing" includes printing, any other method of recording information, money, coins, negotiable instruments, tokens, stamps, seals, credit cards, badges, trademarks and any other symbols of value, right, privilege or identification.

570.030. 1. A person commits the offense of stealing if he or she:

- (1) Appropriates property or services of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion;
- (2) Attempts to appropriate anhydrous ammonia or liquid nitrogen of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion; or
- (3) For the purpose of depriving the owner of a lawful interest therein, receives, retains or disposes of property of another knowing that it has been stolen, or believing that it has been stolen.

2. The offense of stealing is a class A felony if the property appropriated consists of any of the following containing any amount of anhydrous ammonia: a tank truck, tank trailer, rail tank car, bulk storage tank, field nurse, field tank or field applicator.

3. The offense of stealing is a class B felony if:

- (1) The property appropriated or attempted to be appropriated consists of any amount of anhydrous ammonia or liquid nitrogen;
- (2) The property consists of any animal considered livestock as the term livestock is defined in section 144.010, or any captive wildlife held under permit issued by the conservation commission, and the value of the animal or animals appropriated exceeds three thousand dollars and that person has previously been found guilty of appropriating any animal considered livestock or captive wildlife held under permit issued by the conservation commission. Notwithstanding any provision of law to the contrary, such person shall serve a minimum prison term of not less than eighty percent of his or her sentence before he or she is eligible for probation, parole, ~~[conditional release,]~~ or other early release by the department of corrections;

(3) A person appropriates property consisting of a motor vehicle, watercraft, or aircraft, and that person has previously been found guilty of two stealing-related offenses committed on two separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense;

(4) The property appropriated or attempted to be appropriated consists of any animal considered livestock as the term is defined in section 144.010 if the value of the livestock exceeds ten thousand dollars; or

(5) The property appropriated or attempted to be appropriated is owned by or in the custody of a financial institution and the property is taken or attempted to be taken physically from an individual person to deprive the owner or custodian of the property.

4. The offense of stealing is a class C felony if the value of the property or services appropriated is twenty-five thousand dollars or more **or the property is a teller machine or the contents of a teller machine including cash regardless of the value or amount.**

5. The offense of stealing is a class D felony if:

- (1) The value of the property or services appropriated is seven hundred fifty dollars or more;
- (2) The offender physically takes the property appropriated from the person of the victim; or
- (3) The property appropriated consists of:
 - (a) Any motor vehicle, watercraft or aircraft;
 - (b) Any will or unrecorded deed affecting real property;
 - (c) Any credit device, debit device or letter of credit;
 - (d) Any firearms;
 - (e) Any explosive weapon as defined in section 571.010;
 - (f) Any United States national flag designed, intended and used for display on buildings or stationary flagstaffs in the open;
 - (g) Any original copy of an act, bill or resolution, introduced or acted upon by the legislature of the state of Missouri;

(h) Any pleading, notice, judgment or any other record or entry of any court of this state, any other state or of the United States;

(i) Any book of registration or list of voters required by chapter 115;

(j) Any animal considered livestock as that term is defined in section 144.010;

(k) Any live fish raised for commercial sale with a value of seventy-five dollars or more;

(l) Any captive wildlife held under permit issued by the conservation commission;

(m) Any controlled substance as defined by section 195.010;

(n) Ammonium nitrate;

(o) Any wire, electrical transformer, or metallic wire associated with transmitting telecommunications, video, internet, or voice over internet protocol service, or any other device or pipe that is associated with conducting electricity or transporting natural gas or other combustible fuels; or

(p) Any material appropriated with the intent to use such material to manufacture, compound, produce, prepare, test or analyze amphetamine or methamphetamine or any of their analogues.

6. The offense of stealing is a class E felony if:

(1) The property appropriated is an animal;

(2) The property is a catalytic converter; ~~or~~

(3) A person has previously been found guilty of three stealing-related offenses committed on three separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense; **or**

(4) The property appropriated is a letter, postal card, package, bag, or other sealed article that was delivered by common carrier or delivery service and not yet received by the addressee or that had been left to be collected for shipment by a common carrier or delivery service.

7. The offense of stealing is a class D misdemeanor if the property is not of a type listed in subsection 2, 3, 5, or 6 of this section, the property appropriated has a value of less than one hundred fifty dollars, and the person has no previous findings of guilt for a stealing-related offense.

8. The offense of stealing is a class A misdemeanor if no other penalty is specified in this section.

9. If a violation of this section is subject to enhanced punishment based on prior findings of guilt, such findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.

10. The appropriation of any property or services of a type listed in subsection 2, 3, 5, or 6 of this section or of a value of seven hundred fifty dollars or more may be considered a separate felony and may be charged in separate counts.

11. The value of property or services appropriated pursuant to one scheme or course of conduct, whether from the same or several owners and whether at the same or different times, constitutes a single criminal episode and may be aggregated in determining the grade of the offense, except as set forth in subsection 10 of this section.

570.036. 1. A person commits the offense of organized retail theft if he or she, while alone or with any other person or persons, commits a series of thefts of retail merchandise against one or more persons either on the premises of a merchant or through the use of an internet or network site in this state with the intent to:

(1) Return the merchandise to the merchant for value; or

(2) Resell, trade, or barter the merchandise for value in any manner including, but not limited to, through the use of an internet or network site.

2. The offense of organized retail theft is a class D felony if the aggregated value of the property or services involved in all thefts committed in this state during a period of one hundred twenty days is no less than one thousand five hundred dollars and no more than ten thousand dollars.

3. The offense of organized retail theft is a class C felony if the aggregated value of the property or services involved in all thefts committed in this state during a period of one hundred twenty days is more than ten thousand dollars.

4. In addition to any other penalty, the court shall order a person who violates this section to pay restitution.

5. For the purposes of this section, in determining the aggregated value of the property or services involved in all thefts committed in this state during a period of one hundred twenty days:

(1) The amount involved in a single theft shall be deemed to be the highest value, by any reasonable standard, of the property or services that are obtained; and

(2) The amounts involved in all thefts committed by all participants in the organized retail theft shall be aggregated.

6. In any prosecution for a violation of this section, the violation shall be deemed to have been committed and may be prosecuted in any jurisdiction in this state in which any theft committed by any

participant in the organized retail theft was committed regardless of whether the defendant was ever physically present in such jurisdiction.

571.015. 1. Any person who commits any felony under the laws of this state by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon is also guilty of the offense of armed criminal action and, upon conviction, shall be punished by imprisonment by the department of corrections for a term of not less than three years and not to exceed fifteen years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term of not less than five years. The punishment imposed pursuant to this subsection shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. No person convicted under this subsection shall be eligible for parole, probation, ~~[conditional release,]~~ or suspended imposition or execution of sentence for a period of three calendar years.

2. Any person convicted of a second offense of armed criminal action under subsection 1 of this section shall be punished by imprisonment by the department of corrections for a term of not less than five years and not to exceed thirty years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be for a term not less than fifteen years. The punishment imposed pursuant to this subsection shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. No person convicted under this subsection shall be eligible for parole, probation, ~~[conditional release,]~~ or suspended imposition or execution of sentence for a period of five calendar years.

3. Any person convicted of a third or subsequent offense of armed criminal action under subsection 1 of this section shall be punished by imprisonment by the department of corrections for a term of not less than ten years, unless the person is unlawfully possessing a firearm, in which case the term of imprisonment shall be no less than fifteen years. The punishment imposed pursuant to this subsection shall be in addition to and consecutive to any punishment provided by law for the crime committed by, with, or through the use, assistance, or aid of a dangerous instrument or deadly weapon. No person convicted under this subsection shall be eligible for parole, probation, ~~[conditional release,]~~ or suspended imposition or execution of sentence for a period of ten calendar years.

571.031. 1. This section shall be known and may be cited as "Blair's Law".

2. A person commits the offense of unlawful discharge of a firearm if, with criminal negligence, he or she discharges a firearm within or into the limits of any municipality.

3. This section shall not apply if the firearm is discharged:

- (1) As allowed by a defense of justification under chapter 563;
- (2) On a properly supervised shooting range;
- (3) To lawfully take wildlife during an open season established by the department of conservation.

Nothing in this subdivision shall prevent a municipality from adopting an ordinance restricting the discharge of a firearm within one-quarter mile of an occupied structure;

(4) For the control of nuisance wildlife as permitted by the department of conservation or the United States Fish and Wildlife Service;

(5) By special permit of the chief of police of the municipality;

(6) As required by an animal control officer in the performance of his or her duties;

(7) Using blanks;

(8) More than one mile from any occupied structure;

(9) In self-defense or defense of another person against an animal attack if a reasonable person would believe that deadly physical force against the animal is immediately necessary and reasonable under the circumstances to protect oneself or the other person; or

(10) By law enforcement personnel, as defined in section 590.1040, or a member of the United States Armed Forces if acting in an official capacity.

4. A person who commits the offense of discharge of a firearm shall be guilty of:

- (1) For a first offense, a class A misdemeanor;**
- (2) For a second offense, a class E felony; and**
- (3) For a third or subsequent offense, a class D felony.**

571.070. 1. A person commits the offense of unlawful possession of a firearm if such person knowingly has any firearm in his or her possession and:

(1) Such person has been convicted of a felony under the laws of this state, or of a crime under the laws of any state or of the United States which, if committed within this state, would be a felony; or

(2) Such person is a fugitive from justice, is habitually in an intoxicated or drugged condition, or is currently adjudged mentally incompetent.

2. Unlawful possession of a firearm is a class ~~[D]~~ C felony, unless a person has been convicted of a dangerous felony as defined in section 556.061, in which case it is a class ~~[C]~~ B felony.

3. The provisions of subdivision (1) of subsection 1 of this section shall not apply to the possession of an antique firearm.

571.101. 1. All applicants for concealed carry permits issued pursuant to subsection 7 of this section must satisfy the requirements of sections 571.101 to 571.121. If the said applicant can show qualification as provided by sections 571.101 to 571.121, the county or city sheriff shall issue a concealed carry permit authorizing the carrying of a concealed firearm on or about the applicant's person or within a vehicle. A concealed carry permit shall be valid from the date of issuance or renewal until five years from the last day of the month in which the permit was issued or renewed. The concealed carry permit is valid throughout this state. Although the permit is considered valid in the state, a person who fails to renew his or her permit within five years from the date of issuance or renewal shall not be eligible for an exception to a National Instant Criminal Background Check under federal regulations currently codified under 27 CFR 478.102(d), relating to the transfer, sale, or delivery of firearms from licensed dealers. A concealed carry endorsement issued prior to August 28, 2013, shall continue from the date of issuance or renewal until three years from the last day of the month in which the endorsement was issued or renewed to authorize the carrying of a concealed firearm on or about the applicant's person or within a vehicle in the same manner as a concealed carry permit issued under subsection 7 of this section on or after August 28, 2013.

2. A concealed carry permit issued pursuant to subsection 7 of this section shall be issued by the sheriff or his or her designee of the county or city in which the applicant resides, if the applicant:

(1) Is ~~[at least nineteen]~~ **eighteen** years of age **or older**, is a citizen or permanent resident of the United States, and either:

(a) Has assumed residency in this state; or

(b) Is a member of the **United States** Armed Forces stationed in Missouri~~[-]~~ or the spouse of such member of the military;

(2) ~~[Is at least nineteen years of age, or is at least eighteen years of age and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces, and is a citizen of the United States and either:~~

~~(a) Has assumed residency in this state;~~

~~(b) Is a member of the Armed Forces stationed in Missouri; or~~

~~(c) The spouse of such member of the military stationed in Missouri and nineteen years of age;~~

~~(3)]~~ Has not ~~[pled guilty to or entered a plea of nolo contendere or]~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;

~~[(4)]~~ (3) Has not been convicted of~~[], pled guilty to or entered a plea of nolo contendere to]~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a concealed carry permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a concealed carry permit;

~~[(5)]~~ (4) Is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

~~[(6)]~~ (5) Has not been discharged under dishonorable conditions from the United States Armed Forces;

~~[(7)]~~ (6) Has not engaged in a pattern of behavior, documented in public or closed records, that causes the sheriff to have a reasonable belief that the applicant presents a danger to himself or others;

~~[(8)]~~ (7) Is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state following a hearing at which the defendant was represented by counsel or a representative;

~~[(9)]~~ (8) Submits a completed application for a permit as described in subsection 3 of this section;

~~[(10)]~~ (9) Submits an affidavit attesting that the applicant complies with the concealed carry safety training requirement pursuant to subsections 1 and 2 of section 571.111;

~~[(11)]~~ (10) Is not the respondent of a valid full order of protection which is still in effect;

~~[(42)]~~ (11) Is not otherwise prohibited from possessing a firearm under section 571.070 or 18 U.S.C. Section 922(g).

3. The application for a concealed carry permit issued by the sheriff of the county of the applicant's residence shall contain only the following information:

(1) The applicant's name, address, telephone number, gender, date and place of birth, and, if the applicant is not a United States citizen, the applicant's country of citizenship and any alien or admission number issued by the Federal Bureau of Customs and Immigration Enforcement or any successor agency;

(2) An affirmation that the applicant has assumed residency in Missouri or is a member of the Armed Forces stationed in Missouri or the spouse of such a member of the Armed Forces and is a citizen or permanent resident of the United States;

(3) An affirmation that the applicant is ~~[at least nineteen years of age or is]~~ eighteen years of age or older ~~[and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces];~~

(4) An affirmation that the applicant has not ~~[pled guilty to or]~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) An affirmation that the applicant has not been convicted of ~~[,] pled guilty to, or entered a plea of nolo contendere to]~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a permit;

(6) An affirmation that the applicant is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;

(7) An affirmation that the applicant has not been discharged under dishonorable conditions from the United States Armed Forces;

(8) An affirmation that the applicant is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state, except that a person whose release or discharge from a facility in this state pursuant to chapter 632, or a similar discharge from a facility in another state, occurred more than five years ago without subsequent recommitment may apply;

(9) An affirmation that the applicant has received firearms safety training that meets the standards of applicant firearms safety training defined in subsection 1 or 2 of section 571.111;

(10) An affirmation that the applicant, to the applicant's best knowledge and belief, is not the respondent of a valid full order of protection which is still in effect;

(11) A conspicuous warning that false statements made by the applicant will result in prosecution for perjury pursuant to the laws of the state of Missouri; and

(12) A government-issued photo identification. This photograph shall not be included on the permit and shall only be used to verify the person's identity for permit renewal, or for the issuance of a new permit due to change of address, or for a lost or destroyed permit.

4. An application for a concealed carry permit shall be made to the sheriff of the county or any city not within a county in which the applicant resides. An application shall be filed in writing, signed under oath and under the penalties of perjury, and shall state whether the applicant complies with each of the requirements specified in subsection 2 of this section. In addition to the completed application, the applicant for a concealed carry permit must also submit the following:

(1) A photocopy of a firearms safety training certificate of completion or other evidence of completion of a firearms safety training course that meets the standards established in subsection 1 or 2 of section 571.111; and

(2) A nonrefundable permit fee as provided by subsection 11 or 12 of this section.

5. (1) Before an application for a concealed carry permit is approved, the sheriff shall make only such inquiries as he or she deems necessary into the accuracy of the statements made in the application. The sheriff may require that the applicant display a Missouri driver's license or nondriver's license or military identification and orders showing the person being stationed in Missouri. In order to determine the applicant's suitability for a

concealed carry permit, the applicant shall be fingerprinted. No other biometric data shall be collected from the applicant. The sheriff shall conduct an inquiry of the National Instant Criminal Background Check System within three working days after submission of the properly completed application for a concealed carry permit. If no disqualifying record is identified by these checks at the state level, the fingerprints shall be forwarded to the Federal Bureau of Investigation for a national criminal history record check. Upon receipt of the completed report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check, the sheriff shall examine the results and, if no disqualifying information is identified, shall issue a concealed carry permit within three working days.

(2) In the event the report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check prescribed by subdivision (1) of this subsection are not completed within forty-five calendar days and no disqualifying information concerning the applicant has otherwise come to the sheriff's attention, the sheriff shall issue a provisional permit, clearly designated on the certificate as such, which the applicant shall sign in the presence of the sheriff or the sheriff's designee. This permit, when carried with a valid Missouri driver's or nondriver's license or a valid military identification, shall permit the applicant to exercise the same rights in accordance with the same conditions as pertain to a concealed carry permit issued under this section, provided that it shall not serve as an alternative to an national instant criminal background check required by 18 U.S.C. Section 922(t). The provisional permit shall remain valid until such time as the sheriff either issues or denies the certificate of qualification under subsection 6 or 7 of this section. The sheriff shall revoke a provisional permit issued under this subsection within twenty-four hours of receipt of any report that identifies a disqualifying record, and shall notify the concealed carry permit system established under subsection 5 of section 650.350. The revocation of a provisional permit issued under this section shall be proscribed in a manner consistent to the denial and review of an application under subsection 6 of this section.

6. The sheriff may refuse to approve an application for a concealed carry permit if he or she determines that any of the requirements specified in subsection 2 of this section have not been met, or if he or she has a substantial and demonstrable reason to believe that the applicant has rendered a false statement regarding any of the provisions of sections 571.101 to 571.121. If the applicant is found to be ineligible, the sheriff is required to deny the application, and notify the applicant in writing, stating the grounds for denial and informing the applicant of the right to submit, within thirty days, any additional documentation relating to the grounds of the denial. Upon receiving any additional documentation, the sheriff shall reconsider his or her decision and inform the applicant within thirty days of the result of the reconsideration. The applicant shall further be informed in writing of the right to appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114. After two additional reviews and denials by the sheriff, the person submitting the application shall appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114.

7. If the application is approved, the sheriff shall issue a concealed carry permit to the applicant within a period not to exceed three working days after his or her approval of the application. The applicant shall sign the concealed carry permit in the presence of the sheriff or his or her designee.

8. The concealed carry permit shall specify only the following information:

- (1) Name, address, date of birth, gender, height, weight, color of hair, color of eyes, and signature of the permit holder;
- (2) The signature of the sheriff issuing the permit;
- (3) The date of issuance; and
- (4) The expiration date.

The permit shall be no larger than two and one-eighth inches wide by three and three-eighths inches long and shall be of a uniform style prescribed by the department of public safety. The permit shall also be assigned a concealed carry permit system county code and shall be stored in sequential number.

9. (1) The sheriff shall keep a record of all applications for a concealed carry permit or a provisional permit and his or her action thereon. Any record of an application that is incomplete or denied for any reason shall be kept for a period not to exceed one year. Any record of an application that was approved shall be kept for a period of one year after the expiration and nonrenewal of the permit.

(2) The sheriff shall report the issuance of a concealed carry permit or provisional permit to the concealed carry permit system. All information on any such permit that is protected information on any driver's or nondriver's license shall have the same personal protection for purposes of sections 571.101 to 571.121. An applicant's status as a holder of a concealed carry permit, provisional permit, or a concealed carry endorsement issued prior to August 28, 2013, shall not be public information and shall be considered personal protected information. Information retained in the concealed carry permit system under this subsection shall not be distributed to any federal, state, or

private entities and shall only be made available for a single entry query of an individual in the event the individual is a subject of interest in an active criminal investigation or is arrested for a crime. A sheriff may access the concealed carry permit system for administrative purposes to issue a permit, verify the accuracy of permit holder information, change the name or address of a permit holder, suspend or revoke a permit, cancel an expired permit, or cancel a permit upon receipt of a certified death certificate for the permit holder. Any person who violates the provisions of this subdivision by disclosing protected information shall be guilty of a class A misdemeanor.

10. Information regarding any holder of a concealed carry permit, or a concealed carry endorsement issued prior to August 28, 2013, is a closed record. No bulk download or batch data shall be distributed to any federal, state, or private entity, except to MoSMART or a designee thereof. Any state agency that has retained any documents or records, including fingerprint records provided by an applicant for a concealed carry endorsement prior to August 28, 2013, shall destroy such documents or records, upon successful issuance of a permit.

11. For processing an application for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed one hundred dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund. This fee shall include the cost to reimburse the Missouri state highway patrol for the costs of fingerprinting and criminal background checks. An additional fee shall be added to each credit card, debit card, or other electronic transaction equal to the charge paid by the state or the applicant for the use of the credit card, debit card, or other electronic payment method by the applicant.

12. For processing a renewal for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed fifty dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund.

13. For the purposes of sections 571.101 to 571.121, the term "sheriff" shall include the sheriff of any county or city not within a county or his or her designee and in counties of the first classification the sheriff may designate the chief of police of any city, town, or municipality within such county.

14. For the purposes of this chapter, "concealed carry permit" shall include any concealed carry endorsement issued by the department of revenue before January 1, 2014, and any concealed carry document issued by any sheriff or under the authority of any sheriff after December 31, 2013.

571.205. 1. Upon request and payment of the required fee, the sheriff shall issue a concealed carry permit that is valid through the state of Missouri for the lifetime of the permit holder to a Missouri resident who meets the requirements of sections 571.205 to 571.230, known as a Missouri lifetime concealed carry permit. A person may also request, and the sheriff shall issue upon payment of the required fee, a concealed carry permit that is valid through the state of Missouri for a period of either ten years or twenty-five years from the date of issuance or renewal to a Missouri resident who meets the requirements of sections 571.205 to 571.230. Such permit shall be known as a Missouri extended concealed carry permit. A person issued a Missouri lifetime or extended concealed carry permit shall be required to comply with the provisions of sections 571.205 to 571.230. If the applicant can show qualification as provided by sections 571.205 to 571.230, the sheriff shall issue a Missouri lifetime or extended concealed carry permit authorizing the carrying of a concealed firearm on or about the applicant's person or within a vehicle.

2. A Missouri lifetime or extended concealed carry permit shall be suspended if the permit holder becomes a resident of another state. The permit may be reactivated upon reestablishment of Missouri residency if the applicant meets the requirements of sections 571.205 to 571.230, and upon successful completion of a name-based inquiry of the National Instant Background Check System.

3. A Missouri lifetime or extended concealed carry permit shall be issued by the sheriff or his or her designee of the county or city in which the applicant resides, if the applicant:

(1) Is at least nineteen years of age, is a citizen or permanent resident of the United States and has assumed residency in this state, or is at least eighteen years of age and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces, and is a citizen of the United States and has assumed residency in this state;

(2) Has not ~~pled guilty to or entered a plea of nolo contendere or~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States, other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(3) Has not been convicted of ~~pled guilty to or entered a plea of nolo contendere to~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a Missouri lifetime or extended concealed carry permit or if the applicant has not been convicted of two or more

misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a Missouri lifetime or extended concealed carry permit;

(4) Is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state of the United States, other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) Has not been discharged under dishonorable conditions from the United States Armed Forces;

(6) Has not engaged in a pattern of behavior, documented in public or closed records, that causes the sheriff to have a reasonable belief that the applicant presents a danger to himself or herself or others;

(7) Is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state following a hearing at which the defendant was represented by counsel or a representative;

(8) Submits a completed application for a permit as described in subsection 4 of this section;

(9) Submits an affidavit attesting that the applicant complies with the concealed carry safety training requirement under subsections 1 and 2 of section 571.111;

(10) Is not the respondent of a valid full order of protection which is still in effect;

(11) Is not otherwise prohibited from possessing a firearm under section 571.070 or 18 U.S.C. Section 922(g).

4. The application for a Missouri lifetime or extended concealed carry permit issued by the sheriff of the county of the applicant's residence shall contain only the following information:

(1) The applicant's name, address, telephone number, gender, date and place of birth, and, if the applicant is not a United States citizen, the applicant's country of citizenship and any alien or admission number issued by the United States Immigration and Customs Enforcement or any successor agency;

(2) An affirmation that the applicant has assumed residency in Missouri and is a citizen or permanent resident of the United States;

(3) An affirmation that the applicant is at least nineteen years of age or is eighteen years of age or older and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces;

(4) An affirmation that the applicant has not ~~pled guilty to or~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) An affirmation that the applicant has not been convicted of ~~one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a permit or that the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a permit;~~

(6) An affirmation that the applicant is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(7) An affirmation that the applicant has not been discharged under dishonorable conditions from the United States Armed Forces;

(8) An affirmation that the applicant is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state, except that a person whose release or discharge from a facility in this state under chapter 632, or a similar discharge from a facility in another state, occurred more than five years ago without subsequent recommitment may apply;

(9) An affirmation that the applicant has received firearms safety training that meets the standards of applicant firearms safety training defined in subsection 1 or 2 of section 571.111;

(10) An affirmation that the applicant, to the applicant's best knowledge and belief, is not the respondent of a valid full order of protection which is still in effect;

(11) A conspicuous warning that false statements made by the applicant will result in prosecution for perjury under the laws of the state of Missouri; and

(12) A government-issued photo identification. This photograph shall not be included on the permit and shall only be used to verify the person's identity for the issuance of a new permit, issuance of a new permit due to change of name or address, renewal of an extended permit, or for a lost or destroyed permit, or reactivation under subsection 2 of this section.

5. An application for a Missouri lifetime or extended concealed carry permit shall be made to the sheriff of the county in which the applicant resides. An application shall be filed in writing, signed under oath and under the penalties of perjury, and shall state whether the applicant complies with each of the requirements specified in subsection 3 of this section. In addition to the completed application, the applicant for a Missouri lifetime or extended concealed carry permit shall also submit the following:

(1) A photocopy of a firearms safety training certificate of completion or other evidence of completion of a firearms safety training course that meets the standards established in subsection 1 or 2 of section 571.111; and

(2) A nonrefundable permit fee as provided by subsection 12 of this section.

6. (1) Before an application for a Missouri lifetime or extended concealed carry permit is approved, the sheriff shall make only such inquiries as he or she deems necessary into the accuracy of the statements made in the application. The sheriff may require that the applicant display a Missouri driver's license or nondriver's license or military identification. No biometric data shall be collected from the applicant. The sheriff shall conduct an inquiry of the National Instant Criminal Background Check System within three working days after submission of the properly completed application for a Missouri lifetime or extended concealed carry permit. Upon receipt of the completed report from the National Instant Criminal Background Check System, the sheriff shall examine the results and, if no disqualifying information is identified, shall issue a Missouri lifetime or extended concealed carry permit within three working days.

(2) In the event the report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check prescribed by subdivision (1) of this subsection are not completed within forty-five calendar days and no disqualifying information concerning the applicant has otherwise come to the sheriff's attention, the sheriff shall issue a provisional permit, clearly designated on the certificate as such, which the applicant shall sign in the presence of the sheriff or the sheriff's designee. This permit, when carried with a valid Missouri driver's or nondriver's license, shall permit the applicant to exercise the same rights in accordance with the same conditions as pertain to a Missouri lifetime or extended concealed carry permit issued under this section, provided that it shall not serve as an alternative to a national instant criminal background check required by 18 U.S.C. Section 922(t). The provisional permit shall remain valid until such time as the sheriff either issues or denies the permit under subsection 7 or 8 of this section. The sheriff shall revoke a provisional permit issued under this subsection within twenty-four hours of receipt of any report that identifies a disqualifying record, and shall notify the concealed carry permit system established under subsection 5 of section 650.350. The revocation of a provisional permit issued under this section shall be prescribed in a manner consistent to the denial and review of an application under subsection 7 of this section.

7. The sheriff may refuse to approve an application for a Missouri lifetime or extended concealed carry permit if he or she determines that any of the requirements specified in subsection 3 of this section have not been met, or if he or she has a substantial and demonstrable reason to believe that the applicant has rendered a false statement regarding any of the provisions of sections 571.205 to 571.230. If the applicant is found to be ineligible, the sheriff is required to deny the application, and notify the applicant in writing, stating the grounds for denial and informing the applicant of the right to submit, within thirty days, any additional documentation relating to the grounds of the denial. Upon receiving any additional documentation, the sheriff shall reconsider his or her decision and inform the applicant within thirty days of the result of the reconsideration. The applicant shall further be informed in writing of the right to appeal the denial under section 571.220. After two additional reviews and denials by the sheriff, the person submitting the application shall appeal the denial under section 571.220.

8. If the application is approved, the sheriff shall issue a Missouri lifetime or extended concealed carry permit to the applicant within a period not to exceed three working days after his or her approval of the application. The applicant shall sign the Missouri lifetime or extended concealed carry permit in the presence of the sheriff or his or her designee.

9. The Missouri lifetime or extended concealed carry permit shall specify only the following information:

(1) Name, address, date of birth, gender, height, weight, color of hair, color of eyes, and signature of the permit holder;

(2) The signature of the sheriff issuing the permit;

(3) The date of issuance;

- (4) A clear statement indicating that the permit is only valid within the state of Missouri; and
- (5) If the permit is a Missouri extended concealed carry permit, the expiration date.

The permit shall be no larger than two and one-eighth inches wide by three and three-eighths inches long and shall be of a uniform style prescribed by the department of public safety. The permit shall also be assigned a concealed carry permit system county code and shall be stored in sequential number.

10. (1) The sheriff shall keep a record of all applications for a Missouri lifetime or extended concealed carry permit or a provisional permit and his or her action thereon. Any record of an application that is incomplete or denied for any reason shall be kept for a period not to exceed one year.

(2) The sheriff shall report the issuance of a Missouri lifetime or extended concealed carry permit or provisional permit to the concealed carry permit system. All information on any such permit that is protected information on any driver's or nondriver's license shall have the same personal protection for purposes of sections 571.205 to 571.230. An applicant's status as a holder of a Missouri lifetime or extended concealed carry permit or provisional permit shall not be public information and shall be considered personal protected information. Information retained in the concealed carry permit system under this subsection shall not be distributed to any federal, state, or private entities and shall only be made available for a single entry query of an individual in the event the individual is a subject of interest in an active criminal investigation or is arrested for a crime. A sheriff may access the concealed carry permit system for administrative purposes to issue a permit, verify the accuracy of permit holder information, change the name or address of a permit holder, suspend or revoke a permit, cancel an expired permit, or cancel a permit upon receipt of a certified death certificate for the permit holder. Any person who violates the provisions of this subdivision by disclosing protected information shall be guilty of a class A misdemeanor.

11. Information regarding any holder of a Missouri lifetime or extended concealed carry permit is a closed record. No bulk download or batch data shall be distributed to any federal, state, or private entity, except to MoSMART or a designee thereof.

12. For processing an application, the sheriff in each county shall charge a nonrefundable fee not to exceed:

- (1) Two hundred dollars for a new Missouri extended concealed carry permit that is valid for ten years from the date of issuance or renewal;
- (2) Two hundred fifty dollars for a new Missouri extended concealed carry permit that is valid for twenty-five years from the date of issuance or renewal;
- (3) Fifty dollars for a renewal of a Missouri extended concealed carry permit;
- (4) Five hundred dollars for a Missouri lifetime concealed carry permit,

which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund.

573.010. As used in this chapter the following terms shall mean:

- (1) "Adult cabaret", a nightclub, bar, juice bar, restaurant, bottle club, or other commercial establishment, regardless of whether alcoholic beverages are served, which regularly features persons who appear semi-nude;
- (2) "Characterized by", describing the essential character or dominant theme of an item;
- (3) "Child", any person under the age of fourteen;
- (4) "Child pornography":
 - (a) Any obscene material or performance depicting sexual conduct, sexual contact as defined in section 566.010, or a sexual performance and which has as one of its participants or portrays as an observer of such conduct, contact, or performance a minor; or
 - (b) Any visual depiction, including any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of sexually explicit conduct where:
 - a. The production of such visual depiction involves the use of a minor engaging in sexually explicit conduct;
 - b. Such visual depiction is a digital image, computer image, or computer-generated image that is, or is indistinguishable from, that of a minor engaging in sexually explicit conduct, in that the depiction is such that an ordinary person viewing the depiction would conclude that the depiction is of an actual minor engaged in sexually explicit conduct; or
 - c. Such visual depiction has been created, adapted, or modified to show that an identifiable minor is engaging in sexually explicit conduct. "Identifiable minor" means a person who was a minor at the time the visual depiction was created, adapted, or modified; or whose image as a minor was used in creating, adapting, or modifying the visual depiction; and who is recognizable as an actual person by the person's face, likeness, or other distinguishing characteristic, such as a unique birthmark or other recognizable feature. The term "identifiable minor" shall not be construed to require proof of the actual identity of the identifiable minor;

(5) "Employ", "employee", or "employment", any person who performs any service on the premises of a sexually oriented business, on a full-time, part-time, or contract basis, whether or not the person is denominated an employee, independent contractor, agent, or otherwise. Employee does not include a person exclusively on the premises for repair or maintenance of the premises or for the delivery of goods to the premises;

(6) "Explicit sexual material", any pictorial or three-dimensional material depicting human masturbation, deviate sexual intercourse, sexual intercourse, direct physical stimulation or unclothed genitals, sadomasochistic abuse, or emphasizing the depiction of postpubertal human genitals; provided, however, that works of art or of anthropological significance shall not be deemed to be within the foregoing definition;

(7) "Furnish", to issue, sell, give, provide, lend, mail, deliver, transfer, circulate, disseminate, present, exhibit or otherwise provide;

(8) "Material", anything printed or written, or any picture, drawing, photograph, motion picture film, videotape or videotape production, or pictorial representation, or any recording or transcription, or any mechanical, chemical, or electrical reproduction, or stored computer data, or anything which is or may be used as a means of communication. Material includes undeveloped photographs, molds, printing plates, stored computer data and other latent representational objects;

(9) "Minor", any person less than eighteen years of age;

(10) "Nudity" or "state of nudity", the showing of the human genitals, pubic area, vulva, anus, anal cleft, or the female breast with less than a fully opaque covering of any part of the nipple or areola;

(11) "Obscene", any material or performance if, taken as a whole:

(a) Applying contemporary community standards, its predominant appeal is to prurient interest in sex; and

(b) The average person, applying contemporary community standards, would find the material depicts or describes sexual conduct in a patently offensive way; and

(c) A reasonable person would find the material lacks serious literary, artistic, political or scientific value;

(12) "Operator", any person on the premises of a sexually oriented business who causes the business to function, puts or keeps the business in operation, or is authorized to manage the business or exercise overall operational control of the business premises. A person may be found to be operating or causing to be operated a sexually oriented business whether or not such person is an owner, part owner, or licensee of the business;

(13) "Performance", any play, motion picture film, videotape, dance or exhibition performed before an audience of one or more;

(14) "Pornographic for minors", any material or performance if the following apply:

(a) The average person, applying contemporary community standards, would find that the material or performance, taken as a whole, has a tendency to cater or appeal to a prurient interest of minors; and

(b) The material or performance depicts or describes nudity, sexual conduct, the condition of human genitals when in a state of sexual stimulation or arousal, or sadomasochistic abuse in a way which is patently offensive to the average person applying contemporary adult community standards with respect to what is suitable for minors; and

(c) The material or performance, taken as a whole, lacks serious literary, artistic, political, or scientific value for minors;

(15) "Premises", the real property upon which a sexually oriented business is located, and all appurtenances thereto and buildings thereon, including but not limited to the sexually oriented business, the grounds, private walkways, and parking lots or parking garages or both;

(16) "Promote", to manufacture, issue, sell, provide, mail, deliver, transfer, transmute, publish, distribute, circulate, disseminate, present, exhibit, or advertise, or to offer or agree to do the same, by any means including a computer;

(17) "Regularly", the consistent and repeated doing of the act so described;

(18) "Sadomasochistic abuse", flagellation or torture by or upon a person as an act of sexual stimulation or gratification;

(19) "Semi-nude" or "state of semi-nudity", the showing of the female breast below a horizontal line across the top of the areola and extending across the width of the breast at such point, or the showing of the male or female buttocks. Such definition includes the lower portion of the human female breast, but shall not include any portion of the cleavage of the female breasts exhibited by a bikini, dress, blouse, shirt, leotard, or similar wearing apparel provided the areola is not exposed in whole or in part;

(20) "Sexual conduct", actual or simulated, normal or perverted acts of human masturbation; deviate sexual intercourse; sexual intercourse; or physical contact with a person's clothed or unclothed genitals, pubic area,

buttocks, or the breast of a female in an act of apparent sexual stimulation or gratification or any sadomasochistic abuse or acts including animals or any latent objects in an act of apparent sexual stimulation or gratification;

(21) "Sexually explicit conduct", actual or simulated:

(a) Sexual intercourse, including genital-genital, oral-genital, anal-genital, or oral-anal, whether between persons of the same or opposite sex;

(b) Bestiality;

(c) Masturbation;

(d) Sadistic or masochistic abuse; or

(e) Lascivious exhibition of the genitals or pubic area of any person;

(22) "Sexually oriented business" includes:

(a) An adult bookstore or adult video store. "Adult bookstore" or "adult video store" means a commercial establishment which, as one of its principal business activities, offers for sale or rental for any form of consideration any one or more of the following: books, magazines, periodicals, or other printed matter, or photographs, films, motion pictures, video cassettes, compact discs, digital video discs, slides, or other visual representations which are characterized by their emphasis upon the display of specified sexual activities or specified anatomical areas. A principal business activity exists where the commercial establishment:

a. Has a substantial portion of its displayed merchandise which consists of such items; or

b. Has a substantial portion of the wholesale value of its displayed merchandise which consists of such items; or

c. Has a substantial portion of the retail value of its displayed merchandise which consists of such items; or

d. Derives a substantial portion of its revenues from the sale or rental, for any form of consideration, of

such items; or

e. Maintains a substantial section of its interior business space for the sale or rental of such items; or

f. Maintains an adult arcade. "Adult arcade" means any place to which the public is permitted or invited wherein coin-operated or slug-operated or electronically, electrically, or mechanically controlled still or motion picture machines, projectors, or other image-producing devices are regularly maintained to show images to five or fewer persons per machine at any one time, and where the images so displayed are characterized by their emphasis upon matter exhibiting specified sexual activities or specified anatomical areas;

(b) An adult cabaret;

(c) An adult motion picture theater. "Adult motion picture theater" means a commercial establishment where films, motion pictures, video cassettes, slides, or similar photographic reproductions, which are characterized by their emphasis upon the display of specified sexual activities or specified anatomical areas are regularly shown to more than five persons for any form of consideration;

(d) A semi-nude model studio. "Semi-nude model studio" means a place where persons regularly appear in a state of semi-nudity for money or any form of consideration in order to be observed, sketched, drawn, painted, sculptured, photographed, or similarly depicted by other persons. Such definition shall not apply to any place where persons appearing in a state of semi-nudity do so in a modeling class operated:

a. By a college, junior college, or university supported entirely or partly by taxation;

b. By a private college or university which maintains and operates educational programs in which credits are transferable to a college, junior college, or university supported entirely or partly by taxation; or

c. In a structure:

(i) Which has no sign visible from the exterior of the structure and no other advertising that indicates a semi-nude person is available for viewing; and

(ii) Where, in order to participate in a class, a student must enroll at least three days in advance of the class;

(e) A sexual encounter center. "Sexual encounter center" means a business or commercial enterprise that, as one of its principal purposes, purports to offer for any form of consideration physical contact in the form of wrestling or tumbling between two or more persons when one or more of the persons is semi-nude;

(23) "Sexual performance", any performance, or part thereof, which includes sexual conduct by a child who is less than ~~seventeen~~ **eighteen** years of age;

(24) "Specified anatomical areas" include:

(a) Less than completely and opaquely covered: human genitals, pubic region, buttock, and female breast below a point immediately above the top of the areola; and

(b) Human male genitals in a discernibly turgid state, even if completely and opaquely covered;

(25) "Specified sexual activity", includes any of the following:

(a) Intercourse, oral copulation, masturbation, or sodomy; or

(b) Excretory functions as a part of or in connection with any of the activities described in paragraph (a) of this subdivision;

(26) "Substantial", at least thirty percent of the item or items so modified;

(27) "Visual depiction", includes undeveloped film and videotape, and data stored on computer disk or by electronic means which is capable of conversion into a visual image.

573.024. 1. A person commits the offense of enabling sexual exploitation of a minor if such person acting with criminal negligence permits or allows any violation of section 566.210, 566.211, 573.020, 573.023, 573.025, 573.030, 573.035, 573.200, or 573.205.

2. The offense of enabling sexual exploitation of a minor is a class E felony for the first offense and a class C felony for a second or subsequent offense.

3. If the person guilty of the offense of enabling sexual exploitation of a minor is an owner of a business or the owner's agent and the business provided the location or locations for such exploitation, the business location or locations shall be required to close for up to one year for the first offense, and the length of time shall be determined by the court. For a second offense, such business location or locations shall permanently close. As used in this section, "business" shall include, but is not limited to, a hotel or massage parlor and "owner's agent" shall be any person empowered to manage the owner's business location or locations.

573.206. 1. A person commits the offense of patronizing a sexual performance by a child if such person obtains, solicits, or participates in a sexual performance by a child under eighteen years of age.

2. The offense of patronizing a sexual performance by a child is a class C felony.

575.010. The following definitions shall apply to this chapter and chapter 576:

(1) "Affidavit" means any written statement which is authorized or required by law to be made under oath, and which is sworn to before a person authorized to administer oaths;

(2) "Government" means any branch or agency of the government of this state or of any political subdivision thereof;

(3) "Highway" means any public road or thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways or alleys in any municipality;

(4) "Judicial proceeding" means any official proceeding in court, or any proceeding authorized by or held under the supervision of a court;

(5) "Juror" means a grand or petit juror, including a person who has been drawn or summoned to attend as a prospective juror;

(6) "Jury" means a grand or petit jury, including any panel which has been drawn or summoned to attend as prospective jurors;

(7) "Law enforcement animal" means a dog, horse, or other animal used in law enforcement or a correctional facility, or by a municipal police department, fire department, search and rescue unit or agency, whether the animal is on duty or not on duty. The term shall include, but not be limited to, accelerant detection dogs, bomb detection dogs, narcotic detection dogs, search and rescue dogs, and tracking animals;

(8) "Official proceeding" means any cause, matter, or proceeding where the laws of this state require that evidence considered therein be under oath or affirmation;

~~[(8) "Police animal" means a dog, horse or other animal used in law enforcement or a correctional facility, or by a municipal police department, fire department, search and rescue unit or agency, whether the animal is on duty or not on duty. The term shall include, but not be limited to, accelerant detection dogs, bomb detection dogs, narcotic detection dogs, search and rescue dogs and tracking animals;]~~

(9) "Public record" means any document which a public servant is required by law to keep;

(10) "Testimony" means any oral statement under oath or affirmation;

(11) "Victim" means any natural person against whom any crime is deemed to have been perpetrated or attempted;

(12) "Witness" means any natural person:

(a) Having knowledge of the existence or nonexistence of facts relating to any crime; or

(b) Whose declaration under oath is received as evidence for any purpose; or

(c) Who has reported any crime to any peace officer or prosecutor; or

(d) Who has been served with a subpoena issued under the authority of any court of this state.

575.095. 1. A person commits the offense of tampering with a judicial officer if, with the purpose to harass, intimidate or influence a judicial officer in the performance of such officer's official duties, such person:

(1) Threatens or causes harm to such judicial officer or members of such judicial officer's family;

(2) Uses force, threats, or deception against or toward such judicial officer or members of such judicial officer's family;

(3) Offers, conveys or agrees to convey any benefit direct or indirect upon such judicial officer or such judicial officer's family;

(4) Engages in conduct reasonably calculated to harass or alarm such judicial officer or such judicial officer's family, including stalking pursuant to section 565.225 or 565.227;

(5) Disseminates through any means, including by posting on the internet, the judicial officer's or the judicial officer's family's personal information. For purposes of this section, "personal information" includes a home address, home or mobile telephone number, personal email address, Social Security number, federal tax identification number, checking or savings account numbers, marital status, and identity of a child under eighteen years of age.

2. A judicial officer for purposes of this section shall be a judge **or commissioner of a state or federal court**, arbitrator, special master, juvenile officer, deputy juvenile officer, state prosecuting or circuit attorney, state assistant prosecuting or circuit attorney, juvenile court commissioner, state probation or parole officer, ~~or~~ referee, **or the attorney general or his or her assistant attorneys general authorized under section 27.020.**

3. A judicial officer's family for purposes of this section shall be:

(1) Such officer's spouse; or

(2) Such officer or such officer's spouse's ancestor or descendant by blood or adoption; or

(3) Such officer's stepchild, while the marriage creating that relationship exists.

4. The offense of tampering with a judicial officer is a class D felony.

5. If a violation of this section results in death or bodily injury to a judicial officer or a member of the judicial officer's family, the offense is a class B felony.

575.200. 1. A person commits the offense of escape from custody or attempted escape from custody if, while being held in custody after arrest for any ~~[crime]~~ **offense or violation of probation or parole**, he or she escapes or attempts to escape from custody.

2. The offense of escape or attempted escape from custody is a class A misdemeanor unless:

(1) The person escaping or attempting to escape is under arrest for a felony, in which case it is a class E felony; or

(2) The offense is committed by means of a deadly weapon or dangerous instrument or by holding any person as hostage, in which case it is a class A felony.

575.205. 1. A person commits the offense of tampering with electronic monitoring equipment if he or she intentionally removes, alters, tampers with, damages, ~~or~~ destroys, **fails to charge, or otherwise disables** electronic monitoring equipment which a court, the division of probation and parole or the parole board has required such person to wear.

2. This section does not apply to the owner of the equipment or an agent of the owner who is performing ordinary maintenance or repairs on the equipment.

3. The offense of tampering with electronic monitoring equipment is a class D felony.

4. The offense of tampering with electronic monitoring equipment if a person fails to charge or otherwise disables electronic monitoring equipment is a class E felony, unless the offense for which the person was placed on electronic monitoring was a misdemeanor, in which case it is a class A misdemeanor.

575.353. 1. **This section shall be known and may be cited as "Max's Law".**

2. A person commits the offense of assault on a ~~[police]~~ **law enforcement** animal if he or she knowingly attempts to kill or disable or knowingly causes or attempts to cause serious physical injury to a ~~[police]~~ **law enforcement** animal when that animal is involved in law enforcement investigation, apprehension, tracking, or search, or the animal is in the custody of or under the control of a law enforcement officer, department of corrections officer, municipal police department, fire department or a rescue unit or agency.

~~[2-]~~ 3. The offense of assault on a ~~[police]~~ **law enforcement** animal is a ~~[class C misdemeanor, unless]:~~

(1) Class A misdemeanor, if the law enforcement animal is not injured to the point of requiring veterinary care or treatment;

(2) Class E felony if the law enforcement animal is seriously injured to the point of requiring veterinary care or treatment; and

(3) Class D felony if the assault results in the death of such animal [or disables such animal to the extent it is unable to be utilized as a police animal, in which case it is a class E felony].

577.010. 1. A person commits the offense of driving while intoxicated if he or she operates a vehicle while in an intoxicated condition.

2. The offense of driving while intoxicated is:

- (1) A class B misdemeanor;
 - (2) A class A misdemeanor if:
 - (a) The defendant is a prior offender; or
 - (b) A person less than seventeen years of age is present in the vehicle;
 - (3) A class E felony if:
 - (a) The defendant is a persistent offender; or
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;
 - (4) A class D felony if:
 - (a) The defendant is an aggravated offender;
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or
 - (c) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;
 - (5) A class C felony if:
 - (a) The defendant is a chronic offender;
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or
 - (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of another person;
 - (6) A class B felony if:
 - (a) The defendant is a habitual offender;
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel;
 - (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant's vehicle leaving a highway, as defined in section 301.010, or the highway's right-of-way;
 - (d) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of two or more persons; or
 - (e) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;
 - (7) A class A felony if the defendant has previously been found guilty of an offense under paragraphs (a) to (e) of subdivision (6) of this subsection and is found guilty of a subsequent violation of such paragraphs.
3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of driving while intoxicated as a first offense shall not be granted a suspended imposition of sentence:
- (1) Unless such person shall be placed on probation for a minimum of two years; or
 - (2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates and successfully completes a program under such DWI court or docket or other court-ordered treatment program.
4. If a person is found guilty of a second or subsequent offense of driving while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.
5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:
- (1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;
 - (2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.
6. A person found guilty of the offense of driving while intoxicated:
- (1) As a prior offender, persistent offender, aggravated offender, chronic offender, or habitual offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;

(2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least thirty days **involving at least two hundred forty hours** of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;

(3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least sixty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;

(4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;

(5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and

(6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.

577.012. 1. A person commits the offense of driving with excessive blood alcohol content if such person operates:

(1) A vehicle while having eight-hundredths of one percent or more by weight of alcohol in his or her blood; or

(2) A commercial motor vehicle while having four one-hundredths of one percent or more by weight of alcohol in his or her blood.

2. As used in this section, percent by weight of alcohol in the blood shall be based upon grams of alcohol per one hundred milliliters of blood or two hundred ten liters of breath and may be shown by chemical analysis of the person's blood, breath, saliva or urine. For the purposes of determining the alcoholic content of a person's blood under this section, the test shall be conducted in accordance with the provisions of sections 577.020 to 577.041.

3. The offense of driving with excessive blood alcohol content is:

(1) A class B misdemeanor;

(2) A class A misdemeanor if the defendant is alleged and proved to be a prior offender;

(3) A class E felony if the defendant is alleged and proved to be a persistent offender;

(4) A class D felony if the defendant is alleged and proved to be an aggravated offender;

(5) A class C felony if the defendant is alleged and proved to be a chronic offender;

(6) A class B felony if the defendant is alleged and proved to be a habitual offender.

4. A person found guilty of the offense of driving with an excessive blood alcohol content as a first offense shall not be granted a suspended imposition of sentence:

(1) Unless such person shall be placed on probation for a minimum of two years; or

(2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates in and successfully completes a program under such DWI court or docket or other court-ordered treatment program.

5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 4 of this section:

(1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;

(2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.

6. If a person is found guilty of a second or subsequent offense of driving with an excessive blood alcohol content, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.

7. A person found guilty of driving with excessive blood alcohol content:

(1) As a prior offender, persistent offender, aggravated offender, chronic offender or habitual offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;

(2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least thirty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;

(3) As a persistent offender shall not be granted parole or probation until he or she has served a minimum of thirty days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least sixty days **involving at least four hundred eighty hours** of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;

(4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;

(5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and

(6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.

578.007. The provisions of section 574.130[;] **and** sections 578.005 to 578.023 shall not apply to:

(1) Care or treatment performed by a licensed veterinarian within the provisions of chapter 340;

(2) Bona fide scientific experiments;

(3) Hunting, fishing, or trapping as allowed by chapter 252, including all practices and privileges as allowed under the Missouri Wildlife Code;

(4) Facilities and publicly funded zoological parks currently in compliance with the federal "Animal Welfare Act" as amended;

(5) Rodeo practices currently accepted by the Professional Rodeo Cowboy's Association;

(6) The killing of an animal by the owner thereof, the agent of such owner, or by a veterinarian at the request of the owner thereof;

(7) The lawful, humane killing of an animal by an animal control officer, the operator of an animal shelter, a veterinarian, or law enforcement or health official;

(8) With respect to farm animals, normal or accepted practices of animal husbandry;

(9) The killing of an animal by any person at any time if such animal is outside of the owned or rented property of the owner or custodian of such animal and the animal is injuring any person or farm animal, but **this exemption** shall not include ~~[police or guard dogs]~~ **the killing or injuring of a law enforcement animal** while working;

(10) The killing of house or garden pests; or

(11) Field trials, training and hunting practices as accepted by the Professional Houndsmen of Missouri.

578.022. Any dog that is owned, or the service of which is employed, by a law enforcement agency and that bites **or injures** another animal or human in the course of their official duties is exempt from the provisions of sections 273.033 ~~[and]~~, 273.036 ~~[and section]~~, **578.012, and** 578.024.

589.404. As used in sections 589.400 to 589.425, the following terms mean:

(1) "Adjudicated" or "adjudication", adjudication of delinquency, a finding of guilt, plea of guilt, finding of not guilty due to mental disease or defect, or plea of nolo contendere to committing, attempting to commit, or conspiring to commit;

(2) "Adjudicated delinquent", a person found to have committed an offense that, if committed by an adult, would be a criminal offense;

(3) "Chief law enforcement official", the sheriff's office of each county or the police department of a city not within a county;

(4) "Offender registration", the required minimum informational content of sex offender registries, which shall consist of, but not be limited to, a full set of fingerprints on a standard sex offender registration card upon initial registration in Missouri, as well as all other forms required by the Missouri state highway patrol upon each initial and subsequent registration;

(5) "Residence", any place where an offender sleeps for seven or more consecutive or nonconsecutive days or nights within a twelve-month period;

(6) "Sex offender", any person who meets the criteria to register under sections 589.400 to 589.425 or the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, P.L. 109-248;

(7) "Sex offense", any offense which is listed under section 589.414 or comparable to those listed under section 589.414 or otherwise comparable to offenses covered under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, P.L. 109-248;

(8) "Sexual act", any type or degree of genital, oral, or anal penetration;

(9) **"Sexual conduct", sexual intercourse, deviate sexual intercourse, or sexual contact;**

(10) "Sexual contact", any ~~[sexual touching of or contact with a person's body, either directly or through the clothing]~~ **touching of another person with the genitals or any touching of the genitals or anus of another person, or the breast of a female person, or such touching through the clothing, or causing semen, seminal fluid, or other ejaculate to come into contact with another person, for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;**

~~[(40)]~~ (11) "Sexual element", used for the purposes of distinguishing if sexual contact or a sexual act was committed. Authorities shall refer to information filed by the prosecutor, amended information filed by the prosecutor, indictment information filed by the prosecutor, or amended indictment information filed by the prosecutor, the plea agreement, or court documentation to determine if a sexual element exists;

~~[(41)]~~ (12) "Signature", the name of the offender signed in writing or electronic form approved by the Missouri state highway patrol;

~~[(42)]~~ (13) "Student", an individual who enrolls in or attends the physical location of an educational institution, including a public or private secondary school, trade or professional school, or an institution of higher education;

~~[(43)]~~ (14) "Vehicle", any land vehicle, watercraft, or aircraft.

589.414. 1. Any person required by sections 589.400 to 589.425 to register shall, within three business days, appear in person to the chief law enforcement officer of the county or city not within a county if there is a change to any of the following information:

- (1) Name;
- (2) Residence;
- (3) Employment, including status as a volunteer or intern;
- (4) Student status; or
- (5) A termination to any of the items listed in this subsection.

2. Any person required to register under sections 589.400 to 589.425 shall, within three business days, notify the chief law enforcement official of the county or city not within a county of any changes to the following information:

- (1) Vehicle information;
- (2) Temporary lodging information;
- (3) Temporary residence information;
- (4) Email addresses, instant messaging addresses, and any other designations used in internet communications, postings, or telephone communications; or
- (5) Telephone or other cellular number, including any new forms of electronic communication.

3. The chief law enforcement official in the county or city not within a county shall immediately forward the registration changes described under subsections 1 and 2 of this section to the Missouri state highway patrol within three business days.

4. If any person required by sections 589.400 to 589.425 to register changes such person's residence or address to a different county or city not within a county, the person shall appear in person and shall inform both the chief law enforcement official with whom the person last registered and the chief law enforcement official of the county or city not within a county having jurisdiction over the new residence or address in writing within three business days of such new address and phone number, if the phone number is also changed. If any person required by sections 589.400 to 589.425 to register changes his or her state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction of residence, the person shall appear in person and shall inform

both the chief law enforcement official with whom the person was last registered and the chief law enforcement official of the area in the new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction having jurisdiction over the new residence or address within three business days of such new address. Whenever a registrant changes residence, the chief law enforcement official of the county or city not within a county where the person was previously registered shall inform the Missouri state highway patrol of the change within three business days. When the registrant is changing the residence to a new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction, the Missouri state highway patrol shall inform the responsible official in the new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction of residence within three business days.

5. Tier I sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report in person to the chief law enforcement official annually in the month of their birth to verify the information contained in their statement made pursuant to section 589.407. Tier I sexual offenders include:

- (1) Any offender who has been adjudicated for the offense of:
 - (a) Sexual abuse in the first degree under section 566.100 if the victim is eighteen years of age or older;
 - (b) Sexual misconduct involving a child under section 566.083 if it is a first offense and ~~the punishment is less than one year~~ **if the offense is a misdemeanor**;
 - (c) Sexual abuse in the second degree under section 566.101 ~~if the punishment is less than a year~~ **if the offense is a misdemeanor**;
 - (d) Kidnaping in the second degree under section 565.120 with sexual motivation;
 - (e) Kidnaping in the third degree under section 565.130;
 - (f) Sexual conduct with a nursing facility resident or vulnerable person in the first degree under section 566.115 ~~if the punishment is less than one year~~ **if the offense is a misdemeanor**;
 - (g) Sexual conduct under section 566.116 with a nursing facility resident or vulnerable person;
 - (h) Sexual ~~contact with a prisoner or offender~~ **conduct in the course of public duty** under section 566.145 if the victim is eighteen years of age or older;
 - (i) Sex with an animal under section 566.111;
 - (j) Trafficking for the purpose of sexual exploitation under section 566.209 if the victim is eighteen years of age or older;
 - (k) Possession of child pornography under section 573.037;
 - (l) Sexual misconduct in the first degree under section 566.093;
 - (m) Sexual misconduct in the second degree under section 566.095;
 - (n) Child molestation in the second degree under section 566.068 as it existed prior to January 1, 2017, if the ~~punishment is less than one year~~ **offense is a misdemeanor**; ~~or~~
 - (o) Invasion of privacy under section 565.252 if the victim is less than eighteen years of age; **or**
 - (p) Sexual contact with a student eighteen years of age or older under section 566.086;**
- (2) Any offender who is or has been adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction of an offense of a sexual nature or with a sexual element that is comparable to the tier I sexual offenses listed in this subsection or, if not comparable to those in this subsection, comparable to those described as tier I offenses under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248.

6. Tier II sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report semiannually in person in the month of their birth and six months thereafter to the chief law enforcement official to verify the information contained in their statement made pursuant to section 589.407. Tier II sexual offenders include:

- (1) Any offender who has been adjudicated for the offense of:
 - (a) Statutory sodomy in the second degree under section 566.064 if the victim is sixteen to seventeen years of age;
 - (b) Child molestation in the third degree under section 566.069 if the victim is between thirteen and fourteen years of age;
 - (c) Sexual contact with a student under section 566.086 if the victim is thirteen to seventeen years of age;
 - (d) Enticement of a child under section 566.151;
 - (e) Abuse of a child under section 568.060 if the offense is of a sexual nature and the victim is thirteen to seventeen years of age;
 - (f) Sexual exploitation of a minor under section 573.023;
 - (g) Promoting child pornography in the first degree under section 573.025;

- (h) Promoting child pornography in the second degree under section 573.035;
 - (i) Patronizing prostitution under section 567.030;
 - (j) **Patronizing a sexual performance by a child under section 573.206;**
 - (k) Sexual ~~[contact with a prisoner or offender]~~ **conduct in the course of public duty** under section 566.145 if the victim is thirteen to seventeen years of age;
 - ~~[(k)]~~ (l) Child molestation in the fourth degree under section 566.071 if the victim is thirteen to seventeen years of age;
 - ~~[(l)]~~ (m) Sexual misconduct involving a child under section 566.083 if it is a first offense ~~[the penalty is a term of imprisonment of more than a year]~~ **and if the offense is a felony; [or]**
 - ~~[(m)]~~ (n) Age misrepresentation with intent to solicit a minor under section 566.153; **or**
 - (o) **Sexual abuse in the first degree under section 566.100 if the victim is thirteen to seventeen years of age;**
- (2) Any person who is adjudicated of an offense comparable to a tier I offense listed in this section or failure to register offense under section 589.425 or comparable out-of-state failure to register offense **or a violation of a restriction under section 566.147, 566.148, 566.149, 566.150, 566.155, or 589.426** and who is already required to register as a tier I offender due to having been adjudicated of a tier I offense on a previous occasion; or
- (3) Any person who is or has been adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction for an offense of a sexual nature or with a sexual element that is comparable to the tier II sexual offenses listed in this subsection or, if not comparable to those in this subsection, comparable to those described as tier II offenses under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248.
7. Tier III sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report in person to the chief law enforcement official every ninety days to verify the information contained in their statement made under section 589.407. Tier III sexual offenders include:
- (1) Any offender registered as a predatory sexual offender as defined in section ~~[566.123]~~ **566.125** or a persistent sexual offender as defined in section ~~[566.124]~~ **566.125;**
 - (2) Any offender who has been adjudicated for the crime of:
 - (a) Rape in the first degree under section 566.030;
 - (b) Statutory rape in the first degree under section 566.032;
 - (c) Rape in the second degree under section 566.031;
 - (d) Endangering the welfare of a child in the first degree under section 568.045 if the offense is sexual in nature;
 - (e) Sodomy in the first degree under section 566.060;
 - (f) Statutory sodomy under section 566.062;
 - (g) Statutory sodomy under section 566.064 if the victim is under sixteen years of age;
 - (h) Sodomy in the second degree under section 566.061;
 - (i) Sexual misconduct involving a child under section 566.083 if the offense is a second or subsequent offense;
 - (j) Sexual abuse in the first degree under section 566.100 if the victim is under thirteen years of age;
 - (k) Kidnapping in the first degree under section 565.110 if the victim is under eighteen years of age, excluding kidnapping by a parent or guardian;
 - (l) Child kidnapping under section 565.115;
 - (m) Sexual conduct with a nursing facility resident or vulnerable person in the first degree under section 566.115 ~~[if the punishment is greater than a year]~~ **if the offense is a felony;**
 - (n) Incest under section 568.020;
 - (o) Endangering the welfare of a child in the first degree under section 568.045 with sexual intercourse or deviate sexual intercourse with a victim under eighteen years of age;
 - (p) Child molestation in the first degree under section 566.067;
 - (q) Child molestation in the second degree under section 566.068;
 - (r) Child molestation in the third degree under section 566.069 if the victim is under thirteen years of age;
 - (s) Promoting prostitution in the first degree under section 567.050 if the victim is under eighteen years of age;
 - (t) Promoting prostitution in the second degree under section 567.060 if the victim is under eighteen years of age;
 - (u) Promoting prostitution in the third degree under section 567.070 if the victim is under eighteen years of age;

(v) Promoting travel for prostitution under section 567.085 if the victim is under eighteen years of age;
 (w) Trafficking for the purpose of sexual exploitation under section 566.209 if the victim is under eighteen years of age;
 (x) Sexual trafficking of a child in the first degree under section 566.210;
 (y) Sexual trafficking of a child in the second degree under section 566.211;
 (z) Genital mutilation of a female child under section 568.065;
 (aa) Statutory rape in the second degree under section 566.034;
 (bb) Child molestation in the fourth degree under section 566.071 if the victim is under thirteen years of age;
 (cc) Sexual abuse in the second degree under section 566.101 ~~[if the penalty is a term of imprisonment of more than a year]~~ **if the offense is a felony**;
 (dd) Patronizing prostitution under section 567.030 if the offender is a persistent offender;
 (ee) **Patronizing prostitution under section 567.030 if the victim is under eighteen years of age**;
 (ff) Abuse of a child under section 568.060 if the offense is of a sexual nature and the victim is under thirteen years of age;
~~[(ff)]~~ **(gg) Sexual [contact with a prisoner or offender] conduct in the course of public duty** under section 566.145 if the victim is under thirteen years of age;
~~[(gg) Sexual intercourse with a prisoner or offender under section 566.145;]~~
 (hh) Sexual contact with a student under section 566.086 if the victim is under thirteen years of age;
 (ii) Use of a child in a sexual performance under section 573.200; or
 (jj) Promoting a sexual performance by a child under section 573.205;
 (3) Any offender who is adjudicated for a crime comparable to a tier I or tier II offense listed in this section or failure to register offense under section 589.425[;] or other comparable out-of-state failure to register offense[;] **or a violation of a restriction under section 566.147, 566.148, 566.149, 566.150, 566.155, or 589.426 and** who has been or is already required to register as a tier II offender because of having been adjudicated for a tier II offense, two tier I offenses, or combination of a tier I offense and failure to register offense, on a previous occasion;

(4) Any offender who is adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction for an offense of a sexual nature or with a sexual element that is comparable to a tier III offense listed in this section or a tier III offense under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248; or

(5) Any offender who is adjudicated in Missouri for any offense of a sexual nature requiring registration under sections 589.400 to 589.425 that is not classified as a tier I or tier II offense in this section.

8. In addition to the requirements of subsections 1 to 7 of this section, all Missouri registrants who work, including as a volunteer or unpaid intern, or attend any school whether public or private, including any secondary school, trade school, professional school, or institution of higher education, on a full-time or part-time basis or have a temporary residence in this state shall be required to report in person to the chief law enforcement officer in the area of the state where they work, including as a volunteer or unpaid intern, or attend any school or training and register in that state. "Part-time" in this subsection means for more than seven days in any twelve-month period.

9. If a person who is required to register as a sexual offender under sections 589.400 to 589.425 changes or obtains a new online identifier as defined in section 43.651, the person shall report such information in the same manner as a change of residence before using such online identifier.

589.437. 1. For purposes of this section and section 43.650, the following persons shall be known as violent offenders:

(1) Any person who is on probation or parole for:
(a) The offense of murder in the first degree under section 565.020;
(b) The offense of murder in the second degree under section 565.021; or
(c) An offense in a jurisdiction outside of this state that would qualify under paragraph (a) or (b) of this subdivision if the offense were to have been committed in this state; and
(2) Any person who was found not guilty by reason of mental disease or defect of an offense listed under subdivision (1) of this subsection.

2. The division of probation and parole of the department of corrections, or the department of mental health if the person qualifies as a violent offender under subdivision (2) of subsection 1 of this section, shall notify the Missouri state highway patrol if a violent offender is placed on probation or parole, is placed

on conditional release, is removed from probation or parole, or relocates to this state under the interstate compact for adult offender supervision, sections 589.500 to 589.569, so that the Missouri state highway patrol can update the offender registry under section 43.650."; and

Further amend said bill, Page 19, Section 589.565, Line 19, by inserting after said section and line the following:

"589.700. 1. There is hereby created in the state treasury the "Human Trafficking and Sexual Exploitation Fund", which shall consist of proceeds from the human trafficking restitution collected for violations of sections 566.203, 566.206, 566.209, 566.210, 566.211, and 566.215. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in this fund shall be distributed to the county where the human trafficking offense occurred. Upon receipt of moneys from the fund, a county shall allocate the disbursement as follows:

(1) Fifty percent towards local rehabilitation services for victims of human trafficking including, but not limited to, mental health and substance abuse counseling; general education, including parenting skills; housing relief; vocational training; and employment counseling; and

(2) Fifty percent towards local efforts to prevent human trafficking including, but not limited to, education programs for persons convicted of human trafficking offenses and increasing the number of local law enforcement members charged with enforcing human trafficking laws.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

590.040. 1. The POST commission shall set the minimum number of hours of basic training for licensure as a peace officer no lower [~~than four hundred seventy and no higher~~] than six hundred, with the following exceptions:

(1) Up to one thousand hours may be mandated for any class of license required for commission by a state law enforcement agency;

(2) As few as one hundred twenty hours may be mandated for any class of license restricted to commission as a reserve peace officer with police powers limited to the commissioning political subdivision;

(3) Persons validly licensed on August 28, 2001, may retain licensure without additional basic training;

(4) Persons licensed and commissioned within a county of the third classification before July 1, 2002, may retain licensure with one hundred twenty hours of basic training if the commissioning political subdivision has adopted an order or ordinance to that effect;

(5) Persons serving as a reserve officer on August 27, 2001, within a county of the first classification or a county with a charter form of government and with more than one million inhabitants on August 27, 2001, having previously completed a minimum of one hundred sixty hours of training, shall be granted a license necessary to function as a reserve peace officer only within such county. For the purposes of this subdivision, the term "reserve officer" shall mean any person who serves in a less than full-time law enforcement capacity, with or without pay and who, without certification, has no power of arrest and who, without certification, must be under the direct and immediate accompaniment of a certified peace officer of the same agency at all times while on duty; and

(6) The POST commission shall provide for the recognition of basic training received at law enforcement training centers of other states, the military, the federal government and territories of the United States regardless of the number of hours included in such training and shall have authority to require supplemental training as a condition of eligibility for licensure.

2. The director shall have the authority to limit any exception provided in subsection 1 of this section to persons remaining in the same commission or transferring to a commission in a similar jurisdiction.

3. The basic training of every peace officer, except agents of the conservation commission, shall include at least thirty hours of training in the investigation and management of cases involving domestic and family violence. Such training shall include instruction, specific to domestic and family violence cases, regarding: report writing; physical abuse, sexual abuse, child fatalities and child neglect; interviewing children and alleged perpetrators; the nature, extent and causes of domestic and family violence; the safety of victims, other family and household members and investigating officers; legal rights and remedies available to victims, including rights to compensation and the enforcement of civil and criminal remedies; services available to victims and their children; the effects of cultural, racial and gender bias in law enforcement; and state statutes. Said curriculum shall be developed and

presented in consultation with the department of health and senior services, the children's division, public and private providers of programs for victims of domestic and family violence, persons who have demonstrated expertise in training and education concerning domestic and family violence, and the Missouri coalition against domestic violence.

590.080. 1. The director shall have cause to discipline any peace officer licensee who:

(1) Is unable to perform the functions of a peace officer with reasonable competency or reasonable safety ~~[as a result of a mental condition, including alcohol or substance abuse];~~

(2) Has committed any criminal offense, whether or not a criminal charge has been filed;

(3) Has been convicted, or has entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, or the United States, or of any country, regardless of whether or not sentence is imposed;

(4) Has committed any act ~~[while on active duty or under color of law]~~ that involves moral turpitude or a reckless disregard for the safety of the public or any person;

~~[(4)]~~ **(5) Has caused a material fact to be misrepresented for the purpose of obtaining or retaining a peace officer commission or any license issued pursuant to this chapter;**

~~[(5)]~~ **(6) Has violated a condition of any order of probation lawfully issued by the director; ~~or~~**

~~[(6)]~~ **(7) Has violated a provision of this chapter or a rule promulgated pursuant to this chapter;**

(8) Has tested positive for a controlled substance, as defined in chapter 195, without a valid prescription for the controlled substance;

(9) Is subject to an order of another state, territory, the federal government, or any peace officer licensing authority suspending or revoking a peace officer license or certification; or

(10) Has committed any act of gross misconduct indicating inability to function as a peace officer. Gross misconduct shall include any willful and want on or unlawful conduct motivated by premeditated or intentional purpose or by purposeful indifference to the consequence of one's acts.

2. When the director has knowledge of cause to discipline a peace officer licensee pursuant to this section, the director may cause a complaint to be filed with the administrative hearing commission, which shall conduct a hearing to determine whether the director has cause for discipline, and which shall issue findings of fact and conclusions of law on the matter. The administrative hearing commission shall not consider the relative severity of the cause for discipline or any rehabilitation of the licensee or otherwise impinge upon the discretion of the director to determine appropriate discipline when cause exists pursuant to this section.

3. Upon a finding by the administrative hearing commission that cause to discipline exists, the director shall, within thirty days, hold a hearing to determine the form of discipline to be imposed and thereafter shall probate, suspend, or permanently revoke the license at issue. If the licensee fails to appear at the director's hearing, this shall constitute a waiver of the right to such hearing.

4. Notice of any hearing pursuant to this chapter or section may be made by certified mail to the licensee's address of record pursuant to subdivision (2) of subsection 3 of section 590.130. Proof of refusal of the licensee to accept delivery or the inability of postal authorities to deliver such certified mail shall be evidence that required notice has been given. Notice may be given by publication.

5. Nothing contained in this section shall prevent a licensee from informally disposing of a cause for discipline with the consent of the director by voluntarily surrendering a license or by voluntarily submitting to discipline.

6. The provisions of chapter 621 and any amendments thereto, except those provisions or amendments that are in conflict with this chapter, shall apply to and govern the proceedings of the administrative hearing commission and pursuant to this section the rights and duties of the parties involved.

590.1070. 1. There is hereby established within the department of public safety the "Peace Officer Basic Training Tuition Reimbursement Program". Any moneys appropriated by the general assembly for this program shall be used to provide tuition reimbursement for:

(1) Qualifying Missouri residents who have paid tuition at a state licensed basic law enforcement training center for the basic law enforcement training required for a peace officer license in this state and who have been employed as a full-time peace officer in this state for a specified period; and

(2) Qualifying government entities that have paid tuition for an employee to receive the basic law enforcement training required for a peace officer license in this state at a licensed basic law enforcement training center when such employee has been employed as a full-time peace officer for a specified period.

2. The department of public safety shall be the administrative agency for the implementation of the tuition reimbursement program established under this section, and shall:

(1) Prescribe the form and the time and method of awarding tuition reimbursement under this section and shall supervise the processing thereof; and

(2) Select qualifying recipients to receive reimbursement under this section and determine the manner and method of payment to the recipient.

3. To be eligible to receive tuition reimbursement under subdivision (1) of subsection 1 of this section, a person shall:

(1) Be initially employed as a peace officer on or after September 1, 2022;

(2) Submit to the department an initial application for tuition reimbursement, and annually thereafter for each year of qualifying employment, in the manner and on a form prescribed by the department that requires:

(a) Employer verification of the person's employment as a full-time peace officer in this state for at least one year and the person's current employment as a peace officer in this state as of the date of the application;

(b) A transcript containing the person's basic police training course work and his or her date of graduation; and

(c) A statement of the total amount of tuition the applicant paid to the basic training center for his or her basic training;

(3) Be currently employed, and have completed at least one year of employment, as a full-time peace officer in this state; and

(4) Comply with any other requirements adopted by the department under this section.

4. To be eligible to receive tuition reimbursement under subdivision (2) of subsection 1 of this section, a government entity shall:

(1) Be the employer of a peace officer who was initially employed on or after September 1, 2022;

(2) Submit to the department an initial application for tuition reimbursement, and annually thereafter for each year of the employee's qualifying employment, up to four years, in the manner and on a form prescribed by the department that requires:

(a) Verification of the employee's full-time employment as a peace officer in this state for at least one year and the employee's current employment as a peace officer in this state as of the date of the application;

(b) A transcript containing the employee's basic police training course work and his or her date of graduation; and

(c) A statement of the total amount of tuition and fees the employer paid to the basic training center for the employee's basic training;

(3) Certify that the employee is currently employed, and has completed at least one year of employment, as a full-time peace officer in this state; and

(4) Comply with any other requirements adopted by the department under this section.

5. Tuition reimbursement granted under this section, subject to the availability of funds, shall be reimbursed as follows:

(1) At the end of one year of continuous employment as a full-time peace officer, an applicant or his or her employer, whichever applies, shall be eligible to receive reimbursement for twenty-five percent of the total tuition paid to a licensed basic training center;

(2) At the end of two, three, and four years of continuous qualifying employment as a full-time peace officer, and submission of documents verifying continued full-time employment as a peace officer, an applicant or his or her employer, whichever applies, shall be eligible to receive reimbursement each year for twenty-five percent of the total tuition paid to a licensed basic training center. A government entity may qualify for tuition reimbursement under this subdivision for tuition paid for an employee even if such person is no longer employed by the government entity as long as the person for whom tuition was paid is still continuously employed as a full-time peace officer in Missouri.

6. Notwithstanding any provision of this section to the contrary, the total amount of tuition reimbursement provided under this section to an eligible person, or to a government entity with respect to an employee, shall not exceed six thousand dollars per person or employee.

7. The department of public safety shall promulgate all necessary rules and regulations for the administration of the program. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

590.1075. There is hereby created in the state treasury the "Peace Officer Basic Training Tuition Reimbursement Fund", which shall consist of moneys appropriated annually by the general assembly from general revenue and any gifts, bequests, or donations. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of section 590.1070. Notwithstanding the provisions of section 33.080, to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

595.201. 1. This section shall be known and may be cited as the "Sexual Assault Survivors' Bill of Rights". These rights shall be in addition to other rights as designated by law and no person shall discourage a person from exercising these rights. For the purposes of this section, "sexual assault survivor" means any person who is fourteen years of age or older and who may be a victim of a sexual offense who presents themselves to an appropriate medical provider, law enforcement officer, prosecuting attorney, or court.

2. ~~[The rights provided to survivors in this section attach whenever a survivor is subject to a forensic examination, as provided in section 595.220; and whenever a survivor is subject to an interview by a law enforcement official, prosecuting attorney, or defense attorney.]~~ A sexual assault survivor retains all the rights of this section ~~[at all times]~~ regardless of whether ~~[the survivor agrees to participate in the criminal justice system or in family court; and regardless of whether the survivor consents to a forensic examination to collect sexual assault forensic evidence. The following rights shall be afforded to sexual assault survivors]~~ a criminal investigation or prosecution results or if the survivor has previously waived any of these rights. A sexual assault survivor has the right to:

(1) ~~[A survivor has the right to]~~ Consult with an employee or volunteer of a rape crisis center ~~[during any forensic examination that is subject to confidentiality requirements pursuant to section 455.003, as well as the right to have a support person of the survivor's choosing present, subject to federal regulations as provided in 42 CFR 482; and during any interview by a law enforcement official, prosecuting attorney, or defense attorney. A survivor retains this right even if the survivor has waived the right in a previous examination or interview;~~

(2) Reasonable costs incurred by a medical provider for the forensic examination portion of the examination of a survivor shall be paid by the department of public safety, out of appropriations made for that purpose, as provided under section 595.220. Evidentiary collection kits shall be developed and made available, subject to appropriations, to appropriate medical providers by the highway patrol or its designees and eligible crime laboratories. All appropriate medical provider charges for eligible forensic examinations shall be billed to and paid by the department of public safety;

(3) Before a medical provider commences a forensic examination of a survivor, the medical provider shall provide the survivor with a document to be developed by the department of public safety that explains the rights of survivors, pursuant to this section, in clear language that is comprehensible to a person proficient in English at the fifth grade level, accessible to persons with visual disabilities, and available in all major languages of the state. This document shall include, but is not limited to:

(a) The survivor's rights pursuant to this section and other rules and regulations by the department of public safety and the department of health and senior services, which shall be signed by the survivor of sexual assault to confirm receipt;

(b) The survivor's right to consult with an employee or volunteer of a rape crisis center, to be summoned by the medical provider before the commencement of the forensic examination, unless no employee or volunteer of a rape crisis center can be summoned in a reasonably timely manner, and to have present at least one support person of the victim's choosing;

(c) If an employee or volunteer of a rape crisis center or a support person cannot be summoned in a timely manner, the ramifications of delaying the forensic examination; and

(d) After the forensic examination, the survivor's right to shower at no cost, unless showering facilities are not reasonably available;

(4) Before commencing an interview of a survivor, a law enforcement officer, prosecuting attorney, or defense attorney shall inform the survivor of the following:

(a) The survivor's rights pursuant to this section and other rules and regulations by the department of public safety and the department of health and senior services, which shall be signed by the survivor of sexual assault to confirm receipt;

(b) ~~The survivor's right to consult with an employee or volunteer of a rape crisis center during any interview by a law enforcement official, prosecuting attorney, or defense attorney, to be summoned by the interviewer before the commencement of the interview, unless no employee or volunteer of a rape crisis center can be summoned in a reasonably timely manner;~~

(c) ~~The survivor's right to have a support person of the survivor's choosing present during any interview by a law enforcement officer, prosecuting attorney, or defense attorney, unless the law enforcement officer, prosecuting attorney, or defense attorney determines in his or her good faith professional judgment that the presence of that individual would be detrimental to the purpose of the interview; and~~

(d) ~~For interviews by a law enforcement officer, the survivor's right to be interviewed by a law enforcement official of the gender of the survivor's choosing. If no law enforcement official of that gender is reasonably available, the survivor shall be interviewed by an available law enforcement official only upon the survivor's consent;~~

(5) ~~The right to counsel during an interview by a law enforcement officer or during any interaction with the legal or criminal justice systems within the state;~~

(6) ~~A law enforcement official, prosecuting attorney, or defense attorney shall not, for any reason, discourage a survivor from receiving a forensic examination;~~

(7) ~~A survivor has the right to prompt analysis of sexual assault forensic evidence, as provided under section 595.220;~~

(8) ~~A survivor has the right to be informed, upon the survivor's request, of the results of the analysis of the survivor's sexual assault forensic evidence, whether the analysis yielded a DNA profile, and whether the analysis yielded a DNA match, either to the named perpetrator or to a suspect already in CODIS. The survivor has the right to receive this information through a secure and confidential message in writing from the crime laboratory so that the survivor can call regarding the results;~~

(9) ~~A defendant or person accused or convicted of a crime against a survivor shall have no standing to object to any failure to comply with this section, and the failure to provide a right or notice to a survivor under this section may not be used by a defendant to seek to have the conviction or sentence set aside;~~

(10) ~~The failure of a law enforcement agency to take possession of any sexual assault forensic evidence or to submit that evidence for analysis within the time prescribed under section 595.220 does not alter the authority of a law enforcement agency to take possession of that evidence or to submit that evidence to the crime laboratory, and does not alter the authority of the crime laboratory to accept and analyze the evidence or to upload the DNA profile obtained from that evidence into CODIS. The failure to comply with the requirements of this section does not constitute grounds in any criminal or civil proceeding for challenging the validity of a database match or of any database information, and any evidence of that DNA record shall not be excluded by a court on those grounds;~~

(11) ~~No sexual assault forensic evidence shall be used to prosecute a survivor for any misdemeanor crimes or any misdemeanor crime pursuant to sections 579.015 to 579.185; or as a basis to search for further evidence of any unrelated misdemeanor crimes or any misdemeanor crime pursuant to sections 579.015 to 579.185, that shall have been committed by the survivor, except that sexual assault forensic evidence shall be admissible as evidence in any criminal or civil proceeding against the defendant or person accused;~~

(12) ~~Upon initial interaction with a survivor, a law enforcement officer shall provide the survivor with a document to be developed by the department of public safety that explains the rights of survivors, pursuant to this section, in clear language that is comprehensible to a person proficient in English at the fifth grade level, accessible to persons with visual disabilities, and available in all major languages of the state. This document shall include, but is not limited to:~~

(a) ~~A clear statement that a survivor is not required to participate in the criminal justice system or to receive a forensic examination in order to retain the rights provided by this section and other relevant law;~~

(b) ~~Telephone and internet means of contacting nearby rape crisis centers and employees or volunteers of a rape crisis center;~~

(c) ~~Forms of law enforcement protection available to the survivor, including temporary protection orders, and the process to obtain such protection;~~

(d) ~~Instructions for requesting the results of the analysis of the survivor's sexual assault forensic evidence; and~~

(e) ~~State and federal compensation funds for medical and other costs associated with the sexual assault and any municipal, state, or federal right to restitution for survivors in the event of a criminal trial;~~

(13) ~~A law enforcement official shall, upon written request by a survivor, furnish within fourteen days of receiving such request a free, complete, and unaltered copy of all law enforcement reports concerning the sexual assault, regardless of whether the report has been closed by the law enforcement agency;~~

- (14) A prosecuting attorney shall, upon written request by a survivor, provide:
 - (a) Timely notice of any pretrial disposition of the case;
 - (b) Timely notice of the final disposition of the case, including the conviction, sentence, and place and time of incarceration;
 - (c) Timely notice of a convicted defendant's location, including whenever the defendant receives a temporary, provisional, or final release from custody, escapes from custody, is moved from a secure facility to a less secure facility, or reenters custody; and
 - (d) A convicted defendant's information on a sex offender registry, if any;
 - (15) In either a civil or criminal case relating to the sexual assault, a survivor has the right to be reasonably protected from the defendant and persons acting on behalf of the defendant, as provided under section 595.209 and Article I, Section 32 of the Missouri Constitution;
 - (16) A survivor has the right to be free from intimidation, harassment, and abuse, as provided under section 595.209 and Article I, Section 32 of the Missouri Constitution;
 - (17) A survivor shall not be required to submit to a polygraph examination as a prerequisite to filing an accusatory pleading, as provided under 595.223, or to participating in any part of the criminal justice system;
 - (18) A survivor has the right to be heard through a survivor impact statement at any proceeding involving a post arrest release decision, plea, sentencing, post conviction release decision, or any other proceeding where a right of the survivor is at issue, as provided under section 595.229 and Article I, Section 32 of the Missouri Constitution.
3. For purposes of this section, the following terms mean:
- (1) "CODIS", the Federal Bureau of Investigation's Combined DNA Index System that allows the storage and exchange of DNA records submitted by federal, state, and local DNA crime laboratories. The term "CODIS" includes the National DNA Index System administered and operated by the Federal Bureau of Investigation;
 - (2) "Crime", an act committed in this state which, regardless of whether it is adjudicated, involves the application of force or violence or the threat of force or violence by the offender upon the victim and shall include the crime of driving while intoxicated, vehicular manslaughter and hit and run; and provided, further, that no act involving the operation of a motor vehicle, except driving while intoxicated, vehicular manslaughter and hit and run, which results in injury to another shall constitute a crime for the purpose of this section, unless such injury was intentionally inflicted through the use of a motor vehicle. A crime shall also include an act of terrorism, as defined in 18 U.S.C. Section 2331, which has been committed outside of the United States against a resident of Missouri;
 - (3) "Crime laboratory", a laboratory operated or supported financially by the state, or any unit of city, county, or other local Missouri government that employs at least one scientist who examines physical evidence in criminal matters and provides expert or opinion testimony with respect to such physical evidence in a state court of law;
 - (4) "Disposition", the sentencing or determination of a penalty or punishment to be imposed upon a person convicted of a crime or found delinquent or against who a finding of sufficient facts for conviction or finding of delinquency is made;
 - (5) "Law enforcement official", a sheriff and his regular deputies, municipal police officer, or member of the Missouri state highway patrol and such other persons as may be designated by law as peace officers;
 - (6) "Medical provider", any qualified health care professional, hospital, other emergency medical facility, or other facility conducting a forensic examination of the survivor;
 - (7) "Rape crisis center", any public or private agency that offers assistance to victims of sexual assault, as the term sexual assault is defined in section 455.010, who are adults, as defined by section 455.010, or qualified minors, as defined by section 431.056;
 - (8) "Restitution", money or services which a court orders a defendant to pay or render to a survivor as part of the disposition;
 - (9) "Sexual assault survivor", any person who is a victim of an alleged sexual offense under sections 566.010 to 566.223 and, if the survivor is incompetent, deceased, or a minor who is unable to consent to counseling services, the parent, guardian, spouse, or any other lawful representative of the survivor, unless such person is the alleged assailant;
 - (10) "Sexual assault forensic evidence", any human biological specimen collected by a medical provider during a forensic medical examination from an alleged survivor, as provided for in section 595.220, including, but not limited to, a toxicology kit;
 - (11) "Survivor", a natural person who suffers direct or threatened physical, emotional, or financial harm as the result of the commission or attempted commission of a crime. The term "victim" also includes the family members of a minor, incompetent or homicide victim.] as defined in section 455.003;

(2) A sexual assault forensic examination as provided in section 595.220, or when a telehealth network is established, a forensic examination as provided in section 192.2520 and section 197.135;

(3) A shower and a change of clothing, as reasonably available, at no cost to the sexual assault survivor;

(4) Request to be examined by an appropriate medical provider or interviewed by a law enforcement officer of the gender of the sexual assault survivor's choosing, when there is an available appropriate medical provider or law enforcement official of the gender of the sexual assault survivor's choosing;

(5) An interpreter who can communicate in the language of the sexual assault survivor's choice, as is reasonably available, in a timely manner;

(6) Notification and basic overview of the options of choosing a reported evidentiary collection kit, unreported evidentiary collection kit, or anonymous evidentiary collection kit as defined in section 595.220;

(7) Notification about the evidence tracking system as defined in subsection 9 of section 595.220;

(8) Notification about the right to information pursuant to subsection 4 of section 610.100;

(9) Be free from intimidation, harassment, and abuse in any related criminal or civil proceeding and the right to reasonable protection from the offender or any person acting on behalf of the offender from harm and threats of harm arising out of the survivor's disclosure of the sexual assault.

3. An appropriate medical provider, law enforcement officer, and prosecuting attorney shall provide the sexual assault survivor with notification of the rights of survivors pursuant to subsection 2 of this section in a timely manner. Each appropriate medical provider, law enforcement officer, and prosecuting attorney shall ensure that the sexual assault survivor has been notified of these rights.

4. The department of public safety shall develop a document in collaboration with Missouri-based stakeholders. Missouri-based stakeholders shall include, but not be limited to, the following:

(1) Prosecuting attorneys;

(2) Chief law enforcement officers or their designees;

(3) Appropriate medical providers, as defined in section 595.220;

(4) Representatives of the statewide coalition against domestic and sexual violence;

(5) Representatives of rape crisis centers;

(6) Representatives of the Missouri Hospital Association;

(7) The director of the Missouri highway patrol crime lab or their designee; and

(8) The director of the department of health and senior services or their designee.

5. The document shall include the following:

(1) A description of the rights of the sexual assault survivor pursuant to this section; and

(2) Telephone and internet means for contacting the local rape crisis center, as defined in section 455.003.

The department of public safety shall provide this document in clear language that is comprehensible to a person proficient in English and shall provide this document in any other foreign language spoken by at least five percent of the population in any county or city not within a county in Missouri.

595.226. 1. After August 28, 2007, any information contained in any court record, whether written or published on the internet, including any visual or aural recordings that could be used to identify or locate any victim of an offense under chapter 566 or a victim of domestic assault or stalking shall be closed and redacted from such record prior to disclosure to the public. Identifying information shall include, **but shall not be limited to**, the name, home or temporary address, **personal email address**, telephone number, Social Security number, **birth date**, place of employment, **any health information, including human immunodeficiency virus (HIV) status, any information from a forensic testing report**, or physical characteristics, including an unobstructed visual image of the victim's face or body.

2. ~~[If the court determines that a person or entity who is requesting identifying information of a victim has a legitimate interest in obtaining such information, the court may allow access to the information, but only if the court determines that disclosure to the person or entity would not compromise the welfare or safety of such-]~~ Any person who is requesting identifying information of a victim and who has a legitimate interest in obtaining such information may petition the court for an in camera inspection of the records. If the court determines the person is entitled to all or any part of such records, the court may order production and disclosure of the records, but only if the court determines that the disclosure to the person or entity would not compromise the welfare or safety of the victim, and only after providing reasonable notice to the victim and after allowing the victim the right to respond to such request.

3. Notwithstanding the provisions of subsection 1 of this section, the judge presiding over a case under chapter 566 or a case of domestic assault or stalking shall have the discretion to publicly disclose identifying information regarding the defendant which could be used to identify or locate the victim of the crime. The victim may provide a statement to the court regarding whether he or she desires such information to remain closed. When making the decision to disclose such information, the judge shall consider the welfare and safety of the victim and any statement to the court received from the victim regarding the disclosure.

595.320. If a judge orders a person who has been convicted of an offense under sections 565.072 to 565.076 to attend any batterer intervention program, as defined in section 455.549, the person shall be financially responsible for any costs associated with attending such class.

600.042. 1. The director shall:

(1) Direct and supervise the work of the deputy directors and other state public defender office personnel appointed pursuant to this chapter; and he or she and the deputy director or directors may participate in the trial and appeal of criminal actions at the request of the defender;

(2) Submit to the commission, between August fifteenth and September fifteenth of each year, a report which shall include all pertinent data on the operation of the state public defender system, the costs, projected needs, and recommendations for statutory changes. Prior to October fifteenth of each year, the commission shall submit such report along with such recommendations, comments, conclusions, or other pertinent information it chooses to make to the chief justice, the governor, and the general assembly. Such reports shall be a public record, shall be maintained in the office of the state public defender, and shall be otherwise distributed as the commission shall direct;

(3) With the approval of the commission, establish such divisions, facilities and offices and select such professional, technical and other personnel, including investigators, as he deems reasonably necessary for the efficient operation and discharge of the duties of the state public defender system under this chapter;

(4) Administer and coordinate the operations of defender services and be responsible for the overall supervision of all personnel, offices, divisions and facilities of the state public defender system, except that the director shall have no authority to direct or control the legal defense provided by a defender to any person served by the state public defender system;

(5) Develop programs and administer activities to achieve the purposes of this chapter;

(6) Keep and maintain proper financial records with respect to the provision of all public defender services for use in the calculating of direct and indirect costs of any or all aspects of the operation of the state public defender system;

(7) Supervise the training of all public defenders and other personnel and establish such training courses as shall be appropriate;

(8) With approval of the commission, promulgate necessary rules, regulations and instructions consistent with this chapter defining the organization of the state public defender system and the responsibilities of division directors, district defenders, deputy district defenders, assistant public defenders and other personnel;

(9) With the approval of the commission, apply for and accept on behalf of the public defender system any funds which may be offered or which may become available from government grants, private gifts, donations or bequests or from any other source. Such moneys shall be deposited in the ~~[state general revenue]~~ **public defender - federal and other fund**;

(10) Contract for legal services with private attorneys on a case-by-case basis and with assigned counsel as the commission deems necessary considering the needs of the area, for fees approved and established by the commission;

(11) With the approval and on behalf of the commission, contract with private attorneys for the collection and enforcement of liens and other judgments owed to the state for services rendered by the state public defender system.

2. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

3. The director and defenders shall, within guidelines as established by the commission and as set forth in subsection 4 of this section, accept requests for legal services from eligible persons entitled to counsel under this chapter or otherwise so entitled under the constitution or laws of the United States or of the state of Missouri and provide such persons with legal services when, in the discretion of the director or the defenders, such provision of legal services is appropriate.

4. The director and defenders shall provide legal services to an eligible person:

(1) Who is detained or charged with a felony, including appeals from a conviction in such a case;

(2) Who is detained or charged with a misdemeanor which will probably result in confinement in the county jail upon conviction, including appeals from a conviction in such a case, unless the prosecuting or circuit attorney has waived a jail sentence;

(3) Who is charged with a violation of probation when it has been determined by a judge that the appointment of counsel is necessary to protect the person's due process rights under section 559.036;

(4) Who has been taken into custody pursuant to section 632.489, including appeals from a determination that the person is a sexually violent predator and petitions for release, notwithstanding any provisions of law to the contrary;

(5) For whom the federal constitution or the state constitution requires the appointment of counsel; and

(6) Who is charged in a case in which he or she faces a loss or deprivation of liberty, and in which the federal or the state constitution or any law of this state requires the appointment of counsel; however, the director and the defenders shall not be required to provide legal services to persons charged with violations of county or municipal ordinances, or misdemeanor offenses except as provided in this section.

5. The director may:

(1) Delegate the legal representation of an eligible person to any member of the state bar of Missouri;

(2) Designate persons as representatives of the director for the purpose of making indigency determinations and assigning counsel.

6. There is hereby created within the state treasury the "Public Defender - Federal and Other Fund", which shall be funded annually by appropriation, and which shall contain moneys received from any other funds from government grants, private gifts, donations, bequests, or any other source to be used for the purpose of funding local offices of the office of the state public defender. The state treasurer shall be the custodian of the fund and shall approve disbursements from the fund upon the request of the director of the office of state public defender. Any interest or other earnings with respect to amounts transferred to the fund shall be credited to the fund. Notwithstanding the provisions of section 33.080 to the contrary, any unexpended balances in the fund at the end of any fiscal year shall not be transferred to the general revenue fund or any other fund.

630.155. 1. A person commits the offense of patient, resident or client abuse or neglect against any person admitted on a voluntary or involuntary basis to any mental health facility or mental health program in which people may be civilly detained pursuant to chapter 632, or any patient, resident or client of any residential facility, day program or specialized service operated, funded or licensed by the department if he knowingly does any of the following:

(1) Beats, strikes or injures any person, patient, resident or client;

(2) Mistreats or maltreats, handles or treats any such person, patient, resident or client in a brutal or inhuman manner;

(3) Uses any more force than is reasonably necessary for the proper control, treatment or management of such person, patient, resident or client;

(4) Fails to provide services which are reasonable and necessary to maintain the physical and mental health of any person, patient, resident or client when such failure presents either an imminent danger to the health, safety or welfare of the person, patient, resident or client, or a substantial probability that death or serious physical harm will result.

2. Patient, resident or client abuse or neglect is a class A misdemeanor unless committed under subdivision (2) or (4) of subsection 1 of this section in which case such abuse or neglect shall be a class ~~E~~ **D** felony.

632.305. 1. An application for detention for evaluation and treatment may be executed by any adult person, who need not be an attorney or represented by an attorney, including the mental health coordinator, on a form provided by the court for such purpose, and ~~must~~ **shall** allege under oath, **without a notarization requirement**, that the applicant has reason to believe that the respondent is suffering from a mental disorder and presents a likelihood of serious harm to himself **or herself** or to others. The application ~~must~~ **shall** specify the factual information on which such belief is based and should contain the names and addresses of all persons known to the applicant who have knowledge of such facts through personal observation.

2. The filing of a written application in court by any adult person, who need not be an attorney or represented by an attorney, including the mental health coordinator, shall authorize the applicant to bring the matter before the court on an ex parte basis to determine whether the respondent should be taken into custody and transported to a mental health facility. The application may be filed in the court having probate jurisdiction in any county where the respondent may be found. If the court finds that there is probable cause, either upon testimony under oath or upon a review of affidavits, to believe that the respondent may be suffering from a mental disorder and presents a likelihood of serious harm to himself **or herself** or others, it shall direct a peace officer to take the

respondent into custody and transport him **or her** to a mental health facility for detention for evaluation and treatment for a period not to exceed ninety-six hours unless further detention and treatment is authorized pursuant to this chapter. Nothing herein shall be construed to prohibit the court, in the exercise of its discretion, from giving the respondent an opportunity to be heard.

3. A mental health coordinator may request a peace officer to take or a peace officer may take a person into custody for detention for evaluation and treatment for a period not to exceed ninety-six hours only when such mental health coordinator or peace officer has reasonable cause to believe that such person is suffering from a mental disorder and that the likelihood of serious harm by such person to himself **or herself** or others is imminent unless such person is immediately taken into custody. Upon arrival at the mental health facility, the peace officer or mental health coordinator who conveyed such person or caused him **or her** to be conveyed shall either present the application for detention for evaluation and treatment upon which the court has issued a finding of probable cause and the respondent was taken into custody or complete an application for initial detention for evaluation and treatment for a period not to exceed ninety-six hours which shall be based upon his **or her** own personal observations or investigations and shall contain the information required in subsection 1 of this section.

4. If a person presents himself **or herself** or is presented by others to a mental health facility and a licensed physician, a registered professional nurse or a mental health professional designated by the head of the facility and approved by the department for such purpose has reasonable cause to believe that the person is mentally disordered and presents an imminent likelihood of serious harm to himself **or herself** or others unless he **or she** is accepted for detention, the licensed physician, the mental health professional or the registered professional nurse designated by the facility and approved by the department may complete an application for detention for evaluation and treatment for a period not to exceed ninety-six hours. The application shall be based on his **or her** own personal observations or investigation and shall contain the information required in subsection 1 of this section.

5. Any oath required by the provisions of this section shall be subject to the provisions of section 492.060.

650.058. 1. Notwithstanding the sovereign immunity of the state, any individual who was found guilty of a felony in a Missouri court and was later determined to be actually innocent of such crime solely as a result of DNA profiling analysis may be paid restitution. The individual ~~may~~ **shall** receive an amount of one hundred dollars per day for each day of postconviction incarceration for the crime for which the individual is determined to be actually innocent. The petition for the payment of said restitution shall be filed with the sentencing court. For the purposes of this section, the term "actually innocent" shall mean:

(1) The individual was convicted of a felony for which a final order of release was entered by the court;

(2) All appeals of the order of release have been exhausted;

(3) The individual was not serving any term of a sentence for any other crime concurrently with the sentence for which he or she is determined to be actually innocent, unless such individual was serving another concurrent sentence because his or her parole was revoked by a court or the parole board in connection with the crime for which the person has been exonerated. Regardless of whether any other basis may exist for the revocation of the person's probation or parole at the time of conviction for the crime for which the person is later determined to be actually innocent, when the court's or the parole board's sole stated reason for the revocation in its order is the conviction for the crime for which the person is later determined to be actually innocent, such order shall, for purposes of this section only, be conclusive evidence that ~~their~~ **the person's** probation or parole was revoked in connection with the crime for which the person has been exonerated; and

(4) Testing ordered under section 547.035, or testing by the order of any state or federal court, if such person was exonerated on or before August 28, 2004, or testing ordered under section 650.055, if such person was or is exonerated after August 28, 2004, demonstrates a person's innocence of the crime for which the person is in custody.

Any individual who receives restitution under this section shall be prohibited from seeking any civil redress from the state, its departments and agencies, or any employee thereof, or any political subdivision or its employees. This section shall not be construed as a waiver of sovereign immunity for any purposes other than the restitution provided for herein. The department of corrections shall determine the aggregate amount of restitution owed during a fiscal year. If insufficient moneys are appropriated each fiscal year to pay restitution to such persons, the department shall pay each individual who has received an order awarding restitution a pro rata share of the amount appropriated. Provided sufficient moneys are appropriated to the department, the amounts owed to such individual shall be paid on June thirtieth of each subsequent fiscal year, until such time as the restitution to the individual has been paid in full.

However, no individual awarded restitution under this subsection shall receive more than thirty-six thousand five hundred dollars during each fiscal year. No interest on unpaid restitution shall be awarded to the individual. No individual who has been determined by the court to be actually innocent shall be responsible for the costs of care under section 217.831.

2. If the results of the DNA testing confirm the person's guilt, then the person filing for DNA testing under section 547.035, shall:

(1) Be liable for any reasonable costs incurred when conducting the DNA test, including but not limited to the cost of the test. Such costs shall be determined by the court and shall be included in the findings of fact and conclusions of law made by the court; and

(2) Be sanctioned under the provisions of section 217.262.

3. A petition for payment of restitution under this section may ~~only~~ be filed **only** by the individual determined to be actually innocent or the individual's legal guardian. No claim or petition for restitution under this section may be filed by the individual's heirs or assigns. An individual's right to receive restitution under this section is not assignable or otherwise transferrable. The state's obligation to pay restitution under this section shall cease upon the individual's death. Any beneficiary designation that purports to bequeath, assign, or otherwise convey the right to receive such restitution shall be void and unenforceable.

4. An individual who is determined to be actually innocent of a crime under this chapter shall automatically be granted an order of expungement from the court in which he or she pled guilty or was sentenced to expunge from all official records all recordations of his or her arrest, plea, trial or conviction. Upon **the court's** granting of the order of expungement, the records and files maintained in any administrative or court proceeding in an associate or circuit division of the court shall be confidential and ~~only~~ available **only** to the parties or by order of the court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea or conviction and as if such event had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction or expungement in response to any inquiry made of him or her for any purpose whatsoever, and no such inquiry shall be made for information relating to an expungement under this section.

5. Any individual who receives restitution under section 490.800 shall not also receive restitution under this section for the same offense the individual was determined to be found actually innocent.

650.320. For the purposes of sections 650.320 to 650.340, the following terms mean:

(1) "Ambulance service", the same meaning given to the term in section 190.100;

(2) "Board", the Missouri 911 service board established in section 650.325;

~~(3)~~ (3) "Dispatch agency", the same meaning given to the term in section 190.100;

(4) "Medical director", the same meaning given to the term in section 190.100;

(5) "Memorandum of understanding", the same meaning given to the term in section 190.100;

(6) "Public safety answering point", the location at which 911 calls are answered;

~~(7)~~ (7) "Telecommunicator **first responder**", any person employed as an emergency telephone worker, call taker or public safety dispatcher whose duties include receiving, processing or transmitting public safety information received through a 911 public safety answering point.

650.340. 1. The provisions of this section may be cited and shall be known as the "911 Training and Standards Act".

2. Initial training requirements for ~~telecommunicators~~ **telecommunicator first responders** who answer 911 calls that come to public safety answering points shall be as follows:

(1) Police telecommunicator **first responder**, 16 hours;

(2) Fire telecommunicator **first responder**, 16 hours;

(3) Emergency medical services telecommunicator **first responder**, 16 hours;

(4) Joint communication center telecommunicator **first responder**, 40 hours.

3. All persons employed as a telecommunicator **first responder** in this state shall be required to complete ongoing training so long as such person engages in the occupation as a telecommunicator **first responder**. Such persons shall complete at least twenty-four hours of ongoing training every three years by such persons or organizations as provided in subsection 6 of this section.

4. Any person employed as a telecommunicator on August 28, 1999, shall not be required to complete the training requirement as provided in subsection 2 of this section. Any person hired as a telecommunicator **or a telecommunicator first responder** after August 28, 1999, shall complete the training requirements as provided in subsection 2 of this section within twelve months of the date such person is employed as a telecommunicator **or telecommunicator first responder**.

5. The training requirements as provided in subsection 2 of this section shall be waived for any person who furnishes proof to the committee that such person has completed training in another state which is at least as stringent as the training requirements of subsection 2 of this section.

6. The board shall determine by administrative rule the persons or organizations authorized to conduct the training as required by subsection 2 of this section.

7. ~~[This section shall not apply to an emergency medical dispatcher or agency as defined in section 190.100, or a person trained by an entity accredited or certified under section 190.131, or a person who provides prearrival medical instructions who works for an agency which meets the requirements set forth in section 190.134.]~~
The board shall be responsible for the approval of training courses for emergency medical dispatchers. The board shall develop necessary rules and regulations in collaboration with the state EMS medical director's advisory committee, as described in section 190.103, which may provide recommendations relating to the medical aspects of prearrival medical instructions.

8. A dispatch agency is required to have a memorandum of understanding with all ambulance services that it dispatches. If a dispatch agency provides prearrival medical instructions, it is required to have a medical director whose duties include the maintenance of standards and approval of protocols or guidelines.

Section 1. The portion of State Highway 231 (Telegraph Rd.) from PVT Tori Pines Drive continuing to Meadow Haven Lane in St. Louis County shall be designated as "Mehlville Fire Captain Chris Francis Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donation.

Section 2. 1. There is hereby created in the state treasury the "Restitution for Domesticated Animals Inadvertently Harmed by Law Enforcement Fund", which shall consist of money appropriated by the general assembly. The state treasurer shall be the custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and money in the fund shall be used solely by the department of public safety for the purposes of providing restitution for any domesticated animal inadvertently harmed or killed by a peace officer while in the line of duty. Such restitution shall be equal to the fair marketplace value of the animal which was harmed or killed. No restitution payment made pursuant to this section shall constitute any waiver of sovereign immunity and such sovereign or governmental tort immunity shall remain in full force and effect.

2. Notwithstanding the provisions of section 33.0870 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

~~[190.134. A dispatch agency is required to have a memorandum of understanding with all ambulance services that it dispatches. If a dispatch agency provides prearrival medical instructions, it is required to have a medical director, whose duties include the maintenance of standards and protocol approval.]~~

~~[217.703. 1. The division of probation and parole shall award earned compliance credits to any offender who is:~~

~~(1) Not subject to lifetime supervision under sections 217.735 and 559.106 or otherwise found to be ineligible to earn credits by a court pursuant to subsection 2 of this section;~~

~~(2) On probation, parole, or conditional release for an offense listed in chapter 579, or an offense previously listed in chapter 195, or for a class D or E felony, excluding sections 565.225, 565.252, 566.031, 566.061, 566.083, 566.093, 568.020, 568.060, offenses defined as sexual assault under section 589.015, deviate sexual assault, assault in the second degree under subdivision (2) of subsection 1 of section 565.052, endangering the welfare of a child in the first degree under subdivision (2) of subsection 1 of section 568.045, and any offense of aggravated stalking or assault in the second degree under subdivision (2) of subsection 1 of section 565.060 as such offenses existed prior to January 1, 2017;~~

~~(3) Supervised by the division of probation and parole; and~~

~~(4) In compliance with the conditions of supervision imposed by the sentencing court or board.~~

2. If an offender was placed on probation, parole, or conditional release for an offense of:

- (1) Involuntary manslaughter in the second degree;
- (2) Assault in the second degree except under subdivision (2) of subsection 1 of section 565.052 or section 565.060 as it existed prior to January 1, 2017;
- (3) Domestic assault in the second degree;
- (4) Assault in the third degree when the victim is a special victim or assault of a law-enforcement officer in the second degree as it existed prior to January 1, 2017;
- (5) Statutory rape in the second degree;
- (6) Statutory sodomy in the second degree;
- (7) Endangering the welfare of a child in the first degree under subdivision (1) of subsection 1 of section 568.045; or
- (8) Any case in which the defendant is found guilty of a felony offense under chapter 571;

the sentencing court may, upon its own motion or a motion of the prosecuting or circuit attorney, make a finding that the offender is ineligible to earn compliance credits because the nature and circumstances of the offense or the history and character of the offender indicate that a longer term of probation, parole, or conditional release is necessary for the protection of the public or the guidance of the offender. The motion may be made any time prior to the first month in which the person may earn compliance credits under this section or at a hearing under subsection 5 of this section. The offender's ability to earn credits shall be suspended until the court or board makes its finding. If the court or board finds that the offender is eligible for earned compliance credits, the credits shall begin to accrue on the first day of the next calendar month following the issuance of the decision.

3. Earned compliance credits shall reduce the term of probation, parole, or conditional release by thirty days for each full calendar month of compliance with the terms of supervision. Credits shall begin to accrue for eligible offenders after the first full calendar month of supervision or on October 1, 2012, if the offender began a term of probation, parole, or conditional release before September 1, 2012.

4. For the purposes of this section, the term "compliance" shall mean the absence of an initial violation report or notice of citation submitted by a probation or parole officer during a calendar month, or a motion to revoke or motion to suspend filed by a prosecuting or circuit attorney, against the offender.

5. Credits shall not accrue during any calendar month in which a violation report, which may include a report of absconder status, has been submitted, the offender is in custody, or a motion to revoke or motion to suspend has been filed, and shall be suspended pending the outcome of a hearing, if a hearing is held. If no hearing is held, or if a hearing is held and the offender is continued under supervision, or the court or board finds that the violation did not occur, then the offender shall be deemed to be in compliance and shall begin earning credits on the first day of the next calendar month following the month in which the report was submitted or the motion was filed. If a hearing is held, all earned credits shall be rescinded if:

- (1) The court or board revokes the probation or parole or the court places the offender in a department program under subsection 4 of section 559.036 or under section 217.785; or
- (2) The offender is found by the court or board to be ineligible to earn compliance credits because the nature and circumstances of the violation indicate that a longer term of probation, parole, or conditional release is necessary for the protection of the public or the guidance of the offender.

Earned credits, if not rescinded, shall continue to be suspended for a period of time during which the court or board has suspended the term of probation, parole, or release, and shall begin to accrue on the first day of the next calendar month following the lifting of the suspension.

6. Offenders who are deemed by the division to be absconders shall not earn credits. For purposes of this subsection, "absconder" shall mean an offender under supervision whose whereabouts are unknown and who has left such offender's place of residency without the permission of the offender's supervising officer and without notifying of their whereabouts for the purpose of avoiding supervision. An offender shall no longer be deemed an absconder when such offender is available for active supervision.

7. Notwithstanding subsection 2 of section 217.730 to the contrary, once the combination of time served in custody, if applicable, time served on probation, parole, or conditional release, and earned compliance credits satisfy the total term of probation, parole, or conditional release, the board or sentencing court shall order final discharge of the offender, so long as the offender has completed restitution and at least two years of his or her probation, parole, or conditional release, which shall include any time served in custody under section 217.718 and sections 559.036 and 559.115.

8. The award or rescission of any credits earned under this section shall not be subject to appeal or any motion for postconviction relief.

9. At least twice a year, the division shall calculate the number of months the offender has remaining on his or her term of probation, parole, or conditional release, taking into consideration any earned compliance credits, and notify the offender of the length of the remaining term.

10. No less than sixty days before the date of final discharge, the division shall notify the sentencing court, the board, and, for probation cases, the circuit or prosecuting attorney of the impending discharge. If the sentencing court, the board, or the circuit or prosecuting attorney upon receiving such notice does not take any action under subsection 5 of this section, the offender shall be discharged under subsection 7 of this section.

11. Any offender who was sentenced prior to January 1, 2017, to an offense that was eligible for earned compliance credits under subsection 1 or 2 of this section at the time of sentencing shall continue to remain eligible for earned compliance credits so long as the offender meets all the other requirements provided under this section.

12. The application of earned compliance credits shall be suspended upon entry into a treatment court, as described in sections 478.001 to 478.009, and shall remain suspended until the offender is discharged from such treatment court. Upon successful completion of treatment court, all earned compliance credits accumulated during the suspension period shall be retroactively applied, so long as the other terms and conditions of probation have been successfully completed.]; and

Further amend said bill, Page 21, Section 217.810, Line 89, by inserting after said section and line the following:

"[537.528. 1. Any action against a person for conduct or speech undertaken or made in connection with a public hearing or public meeting, in a quasi-judicial proceeding before a tribunal or decision-making body of the state or any political subdivision of the state is subject to a special motion to dismiss, motion for judgment on the pleadings, or motion for summary judgment that shall be considered by the court on a priority or expedited basis to ensure the early consideration of the issues raised by the motion and to prevent the unnecessary expense of litigation. Upon the filing of any special motion described in this subsection, all discovery shall be suspended pending a decision on the motion by the court and the exhaustion of all appeals regarding the special motion.

2. If the rights afforded by this section are raised as an affirmative defense and if a court grants a motion to dismiss, a motion for judgment on the pleadings or a motion for summary judgment filed within ninety days of the filing of the moving party's answer, the court shall award reasonable attorney fees and costs incurred by the moving party in defending the action. If the court finds that a special motion to dismiss or motion for summary judgment is frivolous or solely intended to cause unnecessary delay, the court shall award costs and reasonable attorney fees to the party prevailing on the motion.

3. Any party shall have the right to an expedited appeal from a trial court order on the special motions described in subsection 2 of this section or from a trial court's failure to rule on the motion on an expedited basis.

4. As used in this section, a "public meeting in a quasi-judicial proceeding" means and includes any meeting established and held by a state or local governmental entity, including without limitations meetings or presentations before state, county, city, town or village councils, planning commissions, review boards or commissions.

~~5. Nothing in this section limits or prohibits the exercise of a right or remedy of a party granted pursuant to another constitutional, statutory, common law or administrative provision, including civil actions for defamation.~~

~~6. If any provision of this section or the application of any provision of this section to a person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this section that can be given effect without the invalid provision or application, and to this end the provisions of this section are severable.~~

~~7. The provisions of this section shall apply to all causes of actions.]~~

Section B. Section 407.1700 of section A of this act shall become effective on February 28, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Anderson offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1

to

House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 89, Line 40, by inserting after said line the following:

"590.1035. 1. The Missouri state highway patrol shall investigate the following:

(1) Any incident involving the shooting of a civilian by a law enforcement officer in a city not within a county;

(2) Any incident involving the shooting of a law enforcement officer by a civilian in a city not within a county;

(3) Any incident in which the use of force by a law enforcement officer against a civilian results in death in a city not within a county; and

(4) Any incident in which the use of force by a civilian against a law enforcement officer results in death in a city not within a county.

2. The local law enforcement agency shall reimburse the Missouri state highway patrol for any expenses incurred by the patrol in investigating incidents under subsection 1 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McDaniel assumed the Chair.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Christofanelli	Coleman 32	Coleman 97	Cook
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGill	Morse	Murphy	O'Donnell	Owen

Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Smith 155	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reich	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 045

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Price IV	Proudie	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 000

ABSENT WITH LEAVE: 017

Andrews	Appelbaum	Bailey	Busick	Chipman
Copeland	Cupps	Doll	Houx	McGaugh
Pietzman	Riggs	Schroer	Simmons	Smith 163
Stephens 128	Windham			

VACANCIES: 007

Representative Anderson moved that **House Amendment No. 1 to House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Anderson:

AYES: 055

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Black 137	Bland Manlove
Bosley	Brown 27	Burnett	Burton	Butz
Christofanelli	Clemens	Coleman 97	Collins	Davis
Dogan	Ellebracht	Evans	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Lovasco
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Pouche	Price IV	Proudie
Quade	Reedy	Rogers	Sander	Schwadron
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

NOES: 081

Atchison	Baker	Basye	Billington	Black 7
Boggs	Bromley	Brown 16	Buchheit-Courtway	Coleman 32
Cook	Cupps	Davidson	Deaton	DeGroot

Derges	Dinkins	Eggleston	Falkner	Fitzwater
Francis	Gregory 96	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mayhew	McDaniel	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Railsback	Richey	Riggs
Riley	Roberts	Roden	Rone	Sassmann
Seitz	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Stacy	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

PRESENT: 002

Copeland Hicks

ABSENT WITH LEAVE: 018

Andrews	Appelbaum	Brown 70	Burger	Busick
Chipman	Doll	Fishel	Gregory 51	Grier
Houx	Pietzman	Sauls	Schnelting	Schroer
Simmons	Stephens 128	Windham		

VACANCIES: 007

Representative Eggleston offered **House Amendment No. 2 to House Amendment No. 2.**

House Amendment No. 2 to House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 19, Line 36, by deleting said line and inserting in lieu thereof the following:

"and if such vehicle [~~is ten years of age or less and~~] **is model year 2012 or newer and** has less than one hundred fifty thousand miles on"; and

Further amend said amendment and page, Lines 46-47, by deleting the phrase "is ten years of age or less and" and inserting in lieu thereof the following:

"[is ten years of age or less and] is model year 2012 or newer and"; and

Further amend said amendment, Page 22, Line 43, by inserting after said line the following:

"307.350. 1. The owner of every motor vehicle as defined in section 301.010 which is required to be registered in this state, except:

(1) Motor vehicles having less than one hundred fifty thousand miles [~~for the ten-year period following their model year of manufacture~~] **and of model year 2012 or newer**, excluding prior salvage vehicles immediately following a rebuilding process and vehicles subject to the provisions of section 307.380;

(2) Those motor vehicles which are engaged in interstate commerce and are proportionately registered in this state with the Missouri highway reciprocity commission, although the owner may request that such vehicle be inspected by an official inspection station, and a peace officer may stop and inspect such vehicles to determine whether the mechanical condition is in compliance with the safety regulations established by the United States Department of Transportation; and

- (3) Historic motor vehicles registered pursuant to section 301.131;
- (4) Vehicles registered in excess of twenty-four thousand pounds for a period of less than twelve months;

shall submit such vehicles to a biennial inspection of their mechanism and equipment in accordance with the provisions of sections 307.350 to 307.390 and obtain a certificate of inspection and approval and a sticker, seal, or other device from a duly authorized official inspection station. The inspection, except the inspection of school buses which shall be made at the time provided in section 307.375, shall be made at the time prescribed in the rules and regulations issued by the superintendent of the Missouri state highway patrol; but the inspection of a vehicle shall not be made more than sixty days prior to the date of application for registration or within sixty days of when a vehicle's registration is transferred; however, if a vehicle was purchased from a motor vehicle dealer and a valid inspection had been made within sixty days of the purchase date, the new owner shall be able to utilize an inspection performed within ninety days prior to the application for registration or transfer. Any vehicle manufactured as an even-numbered model year vehicle shall be inspected and approved pursuant to the safety inspection program established pursuant to sections 307.350 to 307.390 in each even-numbered calendar year and any such vehicle manufactured as an odd-numbered model year vehicle shall be inspected and approved pursuant to sections 307.350 to 307.390 in each odd-numbered year. The certificate of inspection and approval shall be a sticker, seal, or other device or combination thereof, as the superintendent of the Missouri state highway patrol prescribes by regulation and shall be displayed upon the motor vehicle or trailer as prescribed by the regulations established by him. The replacement of certificates of inspection and approval which are lost or destroyed shall be made by the superintendent of the Missouri state highway patrol under regulations prescribed by him.

2. For the purpose of obtaining an inspection only, it shall be lawful to operate a vehicle over the most direct route between the owner's usual place of residence and an inspection station of such owner's choice, notwithstanding the fact that the vehicle does not have a current state registration license. It shall also be lawful to operate such a vehicle from an inspection station to another place where repairs may be made and to return the vehicle to the inspection station notwithstanding the absence of a current state registration license.

3. No person whose motor vehicle was duly inspected and approved as provided in this section shall be required to have the same motor vehicle again inspected and approved for the sole reason that such person wishes to obtain a set of any special personalized license plates available pursuant to section 301.144 or a set of any license plates available pursuant to section 301.142, prior to the expiration date of such motor vehicle's current registration.

4. Notwithstanding the provisions of section 307.390, violation of this section shall be deemed an infraction."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Clemens raised a point of order that **House Amendment No. 2 to House Amendment No. 2** is not germane.

Representative McDaniel requested a parliamentary ruling.

Speaker Vescovo resumed the Chair.

The Chair ruled the point of order not well taken.

Representative McDaniel resumed the Chair.

On motion of Representative Eggleston, **House Amendment No. 2 to House Amendment No. 2** was adopted.

Representative Christofanelli offered **House Amendment No. 3 to House Amendment No. 2**.

*House Amendment No. 3
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 13, Line 19, by inserting all of said line the following:

- "196.1170. 1. This section shall be known and may be cited as the "Kratom Consumer Protection Act".**
- 2. As used in this section, the following terms mean:**
- (1) "Dealer", a person who sells, prepares, or maintains kratom products or advertises, represents, or holds oneself out as selling, preparing, or maintaining kratom products. Such person may include, but not be limited to, a manufacturer, wholesaler, store, restaurant, hotel, catering facility, camp, bakery, delicatessen, supermarket, grocery store, convenience store, nursing home, or food or drink company;**
 - (2) "Department", the department of health and senior services;**
 - (3) "Director", the director of the department or the director's designee;**
 - (4) "Food", a food, food product, food ingredient, dietary ingredient, dietary supplement, or beverage for human consumption;**
 - (5) "Kratom product", a food product or dietary ingredient containing any part of the leaf of the plant *Mitragyna speciosa*.**
- 3. The general assembly hereby occupies and preempts the entire field of regulating kratom products to the complete exclusion of any order, ordinance, or regulation of any political subdivision of this state. Any political subdivision's existing or future orders, ordinances, or regulations relating to kratom products are hereby void.**
- 4. (1) A dealer who prepares, distributes, sells, or exposes for sale a food that is represented to be a kratom product shall disclose on the product label the factual basis upon which that representation is made.**
- (2) A dealer shall not prepare, distribute, sell, or expose for sale a food represented to be a kratom product that does not conform to the disclosure requirement under subdivision (1) of this subsection.**
- 5. A dealer shall not prepare, distribute, sell, or expose for sale any of the following:**
- (1) A kratom product that is adulterated with a dangerous non-kratom substance. A kratom product shall be considered to be adulterated with a dangerous non-kratom substance if the kratom product is mixed or packed with a non-kratom substance and that substance affects the quality or strength of the kratom product to such a degree as to render the kratom product injurious to a consumer;**
 - (2) A kratom product that is contaminated with a dangerous non-kratom substance. A kratom product shall be considered to be contaminated with a dangerous non-kratom substance if the kratom product contains a poisonous or otherwise deleterious non-kratom ingredient including, but not limited to, any substance listed in section 195.017;**
 - (3) A kratom product containing a level of 7-hydroxymitragynine in the alkaloid fraction that is greater than two percent of the alkaloid composition of the product;**
 - (4) A kratom product containing any synthetic alkaloids, including synthetic mitragynine, synthetic 7-hydroxymitragynine, or any other synthetically derived compounds of the plant *Mitragyna speciosa*; or**
 - (5) A kratom product that does not include on its package or label the amount of mitragynine and 7-hydroxymitragynine contained in the product.**
- 6. A dealer shall not distribute, sell, or expose for sale a kratom product to an individual under eighteen years of age.**
- 7. (1) If a dealer violates subdivision (1) of subsection 4 of this section, the director may, after notice and hearing, impose a fine on the dealer of no more than five hundred dollars for the first offense and no more than one thousand dollars for the second or subsequent offense.**
- (2) A dealer who violates subdivision (2) of subsection 4 of this section, subsection 5 of this section, or subsection 6 of this section is guilty of a class D misdemeanor.**
- (3) A person aggrieved by a violation of subdivision (2) of subsection 4 of this section or subsection 5 of this section may, in addition to and distinct from any other remedy at law or in equity, bring a private cause of action in a court of competent jurisdiction for damages resulting from that violation including, but not limited to, economic, noneconomic, and consequential damages.**
- (4) A dealer does not violate subdivision (2) of subsection 4 of this section or subsection 5 of this section if a preponderance of the evidence shows that the dealer relied in good faith upon the representations of a manufacturer, processor, packer, or distributor of food represented to be a kratom product.**

8. The department shall promulgate rules to implement the provisions of this section including, but not limited to, the requirements for the format, size, and placement of the disclosure label required pursuant to subdivision (1) of subsection 4 of this section and for the information to be included in the disclosure label. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Christofanelli, **House Amendment No. 3 to House Amendment No. 2** was adopted.

Representative Ellebracht offered **House Amendment No. 4 to House Amendment No. 2**.

*House Amendment No. 4
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 77, Lines 34-37, by deleting said lines and inserting in lieu thereof the following:

"2. A judicial officer for purposes of this section shall be a **current or former:** judge **or commissioner of the state or federal court**, arbitrator, special master, juvenile officer, deputy juvenile officer, state prosecuting or circuit attorney, state assistant prosecuting or circuit attorney, ~~[juvenile court commissioner,]~~ state **or federal** probation or parole officer, ~~[or]~~ referee, **or the attorney general or his or her assistant attorneys**"; and

Further amend said amendment, Page 102, Line 10, by inserting after said line the following:

"Section 3. A person commits the offense of tampering with a public official if, with the purpose to harass, intimidate, or influence a public official in the performance of such official's official duties, such person disseminates through any means, including by posting on the internet, the public official's family's personal information. For purposes of this section, "personal information" includes a home address, Social Security number, federal tax identification number, checking or savings account numbers, marital status, and identity of a child under eighteen years of age. For the purposes of this section, the term "public official" includes current or former members of the general assembly, statewide elected officials, first responders, children's division employees, and employees of the department of corrections. The offense of tampering with a public official shall be a class D felony. If a violation of this section results in death or bodily injury to a public official or a member of the public official's family, the offense shall be a class B felony. "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Ellebracht, **House Amendment No. 4 to House Amendment No. 2** was adopted.

Representative Grier offered **House Amendment No. 5 to House Amendment No. 2**.

House Amendment No. 5
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 45, Lines 23-48, Page 46, Lines 1-49, Page 47, Lines 1-49, and Page 48, Lines 1-17, by deleting all of said lines and inserting in lieu thereof the following:

""559.036. 1. A term of probation commences on the day it is imposed. Multiple terms of Missouri probation, whether imposed at the same time or at different times, shall run concurrently. Terms of probation shall also run concurrently with any federal or other state jail, prison, probation or parole term for another offense to which the defendant is or becomes subject during the period~~]; unless otherwise specified by the Missouri court].~~

2. The court may terminate a period of probation and discharge the defendant at any time before completion of the specific term fixed under section 559.016 if warranted by the conduct of the defendant and the ends of justice. The court may extend the term of the probation, but no more than one extension of any probation may be ordered except that the court may extend the term of probation by one additional year by order of the court if the defendant admits he or she has violated the conditions of probation or is found by the court to have violated the conditions of his or her probation. Total time on any probation term, including any extension shall not exceed the maximum term established in section 559.016. **Total time on any probation term shall not include time when the probation term is suspended under this section.** Procedures for termination, discharge and extension may be established by rule of court.

(1) The division of probation and parole shall file a notification of earned discharge from probation with the court for any defendant who has completed at least sixty percent of the probation term, rounded up to the nearest whole month, and is compliant with the terms of supervision as ordered by the court and division. If a defendant submits to the division of probation and parole verifiable documentation of employment of at least one hundred thirty wage-earning hours per month for a period of at least six consecutive months, then the division of probation and parole shall file a notification of earned discharge from probation with the court once the defendant has completed at least forty percent of the probation term, rounded up to the nearest whole month, and is compliant with the terms of supervision as ordered by the court and division. The division shall not file a notification of earned discharge for any defendant who has not paid ordered restitution in full, is on a term of probation for any class A or class B felony, or is subject to lifetime supervision under sections 217.735 and 559.106. The division shall notify the prosecuting or circuit attorney when a notification of earned discharge is filed.

(2) The prosecuting or circuit attorney may request a hearing within thirty days of the filing of the notification of earned discharge from probation. If the state opposes the discharge of the defendant, the prosecuting or circuit attorney shall argue the earned discharge is not appropriate and the defendant should continue to serve the probation term.

(3) If a hearing is requested, the court shall hold the hearing and issue its order no later than sixty days after the filing of the notification of earned discharge from probation. If, after a hearing, the court finds by a preponderance of the evidence that the earned discharge is not appropriate, the court shall order the probation term to continue, may modify the conditions of probation as appropriate, and may order the continued supervision of the defendant by either the division of probation and parole or the court. If, after a hearing, the court finds that the earned discharge is appropriate, the court shall order the defendant discharged from probation.

(4) If the prosecuting or circuit attorney does not request a hearing, the court shall order the defendant discharged from probation within sixty days of the filing of the notification of earned discharge from probation but no earlier than thirty days from the filing of notification of earned discharge from probation.

3. If the defendant violates a condition of probation at any time prior to the expiration or termination of the probation term, the court may continue him or her on the existing conditions, with or without modifying or enlarging the conditions or extending the term.

4. (1) Unless the defendant consents to the revocation of probation, if a continuation, modification, enlargement or extension is not appropriate under this section, the court shall order placement of the offender in one of the department of corrections' one hundred twenty-day programs so long as:

(a) The underlying offense for the probation is a class D or E felony or an offense listed in chapter 579 or an offense previously listed in chapter 195; except that, the court may, upon its own motion or a motion of the prosecuting or circuit attorney, make a finding that an offender is not eligible if the underlying offense is involuntary manslaughter in the second degree, stalking in the first degree, assault in the second degree, sexual assault, rape in

the second degree, domestic assault in the second degree, assault in the third degree when the victim is a special victim, statutory rape in the second degree, statutory sodomy in the second degree, deviate sexual assault, sodomy in the second degree, sexual misconduct involving a child, incest, endangering the welfare of a child in the first degree under subdivision (1) or (2) of subsection 1 of section 568.045, abuse of a child, invasion of privacy, any case in which the defendant is found guilty of a felony offense under chapter 571, or an offense of aggravated stalking or assault of a law enforcement officer in the second degree as such offenses existed prior to January 1, 2017;

(b) The probation violation is not the result of the defendant being an absconder or being found guilty of, pleading guilty to, or being arrested on suspicion of any felony, misdemeanor, or infraction. For purposes of this subsection, "absconder" shall mean an offender under supervision who has left such offender's place of residency without the permission of the offender's supervising officer for the purpose of avoiding supervision;

(c) The defendant has not violated any conditions of probation involving the possession or use of weapons, or a stay-away condition prohibiting the defendant from contacting a certain individual; and

(d) The defendant has not already been placed in one of the programs by the court for the same underlying offense or during the same probation term.

(2) Upon receiving the order, the department of corrections shall conduct an assessment of the offender and place such offender in the appropriate one hundred twenty-day program under subsection 3 of section 559.115.

(3) Notwithstanding any of the provisions of subsection 3 of section 559.115 to the contrary, once the defendant has successfully completed the program under this subsection, the court shall release the defendant to continue to serve the term of probation, which shall not be modified, enlarged, or extended based on the same incident of violation. Time served in the program shall be credited as time served on any sentence imposed for the underlying offense.

5. If the defendant consents to the revocation of probation or if the defendant is not eligible under subsection 4 of this section for placement in a program and a continuation, modification, enlargement, or extension of the term under this section is not appropriate, the court may revoke probation and order that any sentence previously imposed be executed. If imposition of sentence was suspended, the court may revoke probation and impose any sentence available under section 557.011. The court may mitigate any sentence of imprisonment by reducing the prison or jail term by all or part of the time the defendant was on probation. The court may, upon revocation of probation, place an offender on a second term of probation. Such probation shall be for a term of probation as provided by section 559.016, notwithstanding any amount of time served by the offender on the first term of probation.

6. Probation shall not be revoked without giving the probationer notice and an opportunity to be heard on the issues of whether such probationer violated a condition of probation and, if a condition was violated, whether revocation is warranted under all the circumstances. Not less than five business days prior to the date set for a hearing on the violation, except for a good cause shown, the judge shall inform the probationer that he or she may have the right to request the appointment of counsel if the probationer is unable to retain counsel. If the probationer requests counsel, the judge shall determine whether counsel is necessary to protect the probationer's due process rights. If the judge determines that counsel is not necessary, the judge shall state the grounds for the decision in the record.

7. The prosecuting or circuit attorney may file a motion to revoke probation or at any time during the term of probation, the court may issue a notice to the probationer to appear to answer a charge of a violation, and the court may issue a warrant of arrest for the violation. Such notice shall be personally served upon the probationer. The warrant shall authorize the return of the probationer to the custody of the court or to any suitable detention facility designated by the court. Upon the filing of the prosecutor's or circuit attorney's motion or on the court's own motion, the court may immediately enter an order suspending the period of probation and may order a warrant for the defendant's arrest. The probation shall remain suspended until the court rules on the prosecutor's or circuit attorney's motion, or until the court otherwise orders the probation reinstated.

8. The power of the court to revoke probation shall extend for the duration of the term of probation designated by the court and for any further period which is reasonably necessary for the adjudication of matters arising before its expiration, provided that some affirmative manifestation of an intent to conduct a revocation hearing occurs prior to the expiration of the period and that every reasonable effort is made to notify the probationer and to conduct the hearing prior to the expiration of the period.

9. A defendant who was sentenced prior to January 1, 2017 to an offense that was eligible at the time of sentencing under paragraph (a) of subdivision (1) of subsection 4 of this section for the court ordered detention sanction shall continue to remain eligible for the sanction so long as the defendant meets all the other requirements provided under subsection 4 of this section."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Grier, **House Amendment No. 5 to House Amendment No. 2** was adopted.

Representative Kelley (127) offered **House Amendment No. 6 to House Amendment No. 2**.

*House Amendment No. 6
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 2, Line 10, by inserting after all of the said line the following:

"57.280. 1. Sheriffs shall receive a charge for service of any summons, writ or other order of court, in connection with any civil case, and making on the same either a return indicating service, a non est return or a nulla bona return, the sum of twenty dollars for each item to be served, except that a sheriff shall receive a charge for service of any subpoena, and making a return on the same, the sum of ten dollars; however, no such charge shall be collected in any proceeding when court costs are to be paid by the state, county or municipality. In addition to such charge, the sheriff shall be entitled to receive for each mile actually traveled in serving any summons, writ, subpoena or other order of court the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile, provided that such mileage shall not be charged for more than one subpoena or summons or other writ served in the same cause on the same trip. All of such charges shall be received by the sheriff who is requested to perform the service. Except as otherwise provided by law, all charges made pursuant to this section shall be collected by the court clerk as court costs and are payable prior to the time the service is rendered; provided that if the amount of such charge cannot be readily determined, then the sheriff shall receive a deposit based upon the likely amount of such charge, and the balance of such charge shall be payable immediately upon ascertainment of the proper amount of said charge. A sheriff may refuse to perform any service in any action or proceeding, other than when court costs are waived as provided by law, until the charge provided by this section is paid. Failure to receive the charge shall not affect the validity of the service.

2. The sheriff shall receive for receiving and paying moneys on execution or other process, where lands or goods have been levied and advertised and sold, five percent on five hundred dollars and four percent on all sums above five hundred dollars, and half of these sums, when the money is paid to the sheriff without a levy, or where the lands or goods levied on shall not be sold and the money is paid to the sheriff or person entitled thereto, his agent or attorney. The party at whose application any writ, execution, subpoena or other process has issued from the court shall pay the sheriff's costs for the removal, transportation, storage, safekeeping and support of any property to be seized pursuant to legal process before such seizure. The sheriff shall be allowed for each mile, going and returning from the courthouse of the county in which he resides to the place where the court is held, the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile. The provisions of this subsection shall not apply to garnishment proceeds.

3. The sheriff upon the receipt of the charge herein provided for shall pay into the treasury of the county any and all charges received pursuant to the provisions of this section. The funds collected pursuant to this section, not to exceed fifty thousand dollars in any calendar year, shall be held in a fund established by the county treasurer, which may be expended at the discretion of the sheriff for the furtherance of the sheriff's set duties. Any such funds in excess of fifty thousand dollars in any calendar year shall be placed to the credit of the general revenue fund of the county. Moneys in the fund shall be used only for the procurement of services and equipment to support the operation of the sheriff's office. Moneys in the fund established pursuant to this subsection shall not lapse to the county general revenue fund at the end of any county budget or fiscal year.

4. Notwithstanding the provisions of subsection 3 of this section to the contrary, the sheriff~~], or any other person specially appointed to serve in a county that receives funds under section 57.278,~~ shall receive ten dollars for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of this section, in addition to the charge for such service that each sheriff receives under subsection 1 of this section. The money received by the sheriff~~], or any other person specially appointed to serve in a county that receives funds under~~

~~section 57.278,]~~ under this subsection shall be paid into the county treasury and the county treasurer shall make such money payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278.

5. Notwithstanding the provisions of subsection 3 of this section, the court clerk shall collect ten dollars as a court cost for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of this section if any person other than a sheriff is specially appointed to serve in a county that receives funds under section 57.278. The moneys received by the court clerk under this subsection shall be paid into the county treasury and the county treasurer shall make such moneys payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278. Any other person specially appointed to serve in a county shall execute and deliver to the circuit clerk along with the confirmation of service, a signed and notarized affidavit of confirmation, made under penalty of perjury, that includes the amount, check number, and date of payment to evidence payment was made to the sheriff for the deputy sheriff salary supplemental fund as required by this subsection.

~~[5-]~~ 6. Sheriffs shall receive up to fifty dollars for service of any summons, writ, or other order of the court in connection with any eviction proceeding, in addition to the charge for such service that each sheriff receives under this section. All of such charges shall be received by the sheriff who is requested to perform the service and shall be paid to the county treasurer in a fund established by the county treasurer, which may be expended at the discretion of the sheriff for the furtherance of the sheriff's set duties. All charges shall be payable prior to the time the service is rendered; provided that if the amount of such charge cannot be readily determined, then the sheriff shall receive a deposit based upon the likely amount of such charge, and the balance of such charge shall be payable immediately upon ascertainment of the proper amount of said charge."; and

Further amend said amendment, Page 33, Line 18, by inserting after all of the said line the following:

"488.435. 1. Sheriffs shall receive a charge, as provided in section 57.280, for service of any summons, writ or other order of court, in connection with any civil case, and making on the same either a return indicating service, a non est return or a nulla bona return, the sum of twenty dollars for each item to be served, as provided in section 57.280, except that a sheriff shall receive a charge for service of any subpoena, and making a return on the same, the sum of ten dollars, as provided in section 57.280; however, no such charge shall be collected in any proceeding when court costs are to be paid by the state, county or municipality. In addition to such charge, the sheriff shall be entitled, as provided in section 57.280, to receive for each mile actually traveled in serving any summons, writ, subpoena or other order of court, the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile, provided that such mileage shall not be charged for more than one subpoena or summons or other writ served in the same cause on the same trip. All of such charges shall be received by the sheriff who is requested to perform the service. Except as otherwise provided by law, all charges made pursuant to section 57.280 shall be collected by the court clerk as court costs and are payable prior to the time the service is rendered; provided that if the amount of such charge cannot be readily determined, then the sheriff shall receive a deposit based upon the likely amount of such charge, and the balance of such charge shall be payable immediately upon ascertainment of the proper amount of such charge. A sheriff may refuse to perform any service in any action or proceeding, other than when court costs are waived as provided by law, until the charge provided by this section is paid. Failure to receive the charge shall not affect the validity of the service.

2. The sheriff shall, as provided in section 57.280, receive for receiving and paying moneys on execution or other process, where lands or goods have been levied and advertised and sold, five percent on five hundred dollars and four percent on all sums above five hundred dollars, and half of these sums, when the money is paid to the sheriff without a levy, or where the lands or goods levied on shall not be sold and the money is paid to the sheriff or person entitled thereto, his or her agent or attorney. The party at whose application any writ, execution, subpoena or other process has issued from the court shall pay the sheriff's costs, as provided in section 57.280, for the removal, transportation, storage, safekeeping and support of any property to be seized pursuant to legal process before such seizure. The sheriff shall be allowed for each mile, as provided in section 57.280, going and returning from the courthouse of the county in which he or she resides to the place where the court is held, the rate prescribed by the Internal Revenue Service for all allowable expenses for motor vehicle use expressed as an amount per mile. The provisions of this subsection shall not apply to garnishment proceeds.

3. As provided in subsection 4 of section 57.280, the sheriff shall receive ten dollars for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of section 57.280, in addition to the charge for such service that each sheriff receives under subsection 1 of section 57.280. The money received by the sheriff under subsection 4 of section 57.280 shall be paid into the county treasury and the county treasurer shall make such money payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278.

4. As provided in subsection 5 of section 57.280, the court clerk shall collect ten dollars as a court cost for service of any summons, writ, subpoena, or other order of the court included under subsection 1 of this section if any person other than a sheriff is specially appointed to serve in a county that receives funds under section 57.278. The moneys received by the clerk under this subsection shall be paid into the county treasury and the county treasurer shall make such moneys payable to the state treasurer. The state treasurer shall deposit such moneys in the deputy sheriff salary supplementation fund created under section 57.278."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 6 to House Amendment No. 2** was adopted.

Representative Merideth offered **House Amendment No. 7 to House Amendment No. 2.**

*House Amendment No. 7
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 13, Line 19, by inserting after all of said line the following:

- "195.825. 1. "Entity", the same meaning as in Article XIV, Section 1, of the Missouri Constitution.**
- 2. Records identifying entities licensed under Article XIV, Section 1, of the Missouri Constitution; the ownership structure of such entities; or the individual owners or others with financial or controlling interest in such entities shall not be considered closed records under Article XIV, Section 1, Subsection 3(5) of the Missouri Constitution or under chapter 610, RSMo.**
- 3. The department of health and senior services shall be required to provide the general assembly, or a committee thereof, with access to such records for the purpose of allowing the legislature to determine the following:**
- (1) Whether the department has adequately exercised the authority granted to it in Article XIV, Section 1, Subsection 3(1)(a) of the Missouri Constitution to grant or refuse state licenses;**
 - (2) Whether patient access has been unreasonably restricted, as provided in Article XIV, Section 1, Subsection 3(1)(b) of the Missouri Constitution;**
 - (3) Whether scoring of license applications has been limited to the criteria provided in Article XIV, Section 1, Subsection 3(1)(h) of the Missouri Constitution;**
 - (4) Whether any entities have received more licenses than allowed under Article XIV, Section 1, Subsection 3(8)-(10); or**
 - (5) Whether there is need for the department to lift or ease any limit on the number of licensees or certificate holders in order to meet the demand for marijuana for medical use by qualifying patients, as provided under Article XIV, Section 1, Subsection 3(1) of the Missouri Constitution.**
- 4. The provisions of Section 3 of this section shall be considered purposes under which release of reports or other information obtained by a license applicant or licensee is authorized under Article XIV, Section 1, Subsection 3(5) of the Missouri Constitution.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Merideth, **House Amendment No. 7 to House Amendment No. 2** was adopted.

Representative McGaugh offered **House Amendment No. 8 to House Amendment No. 2.**

House Amendment No. 8
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 102, Line 10, by inserting after all of the said line the following:

"Section 3. 1. A person commits the offense of tampering with an election official if, with the purpose to harass or intimidate an election official in the performance of such official's official duties, such person:

- (1) Threatens or causes harm to such election official or members of such election official's family;**
- (2) Uses force, threats, or deception against or toward such election official or members of such election official's family;**
- (3) Attempts to induce, influence, or pressure an election official or members of an election official's family to violate state law or the Constitution;**
- (4) Engages in conduct reasonably calculated to harass or alarm such election official or such election official's family, including stalking pursuant to section 565.225 or 565.227;**
- (5) Disseminates through any means, including by posting on the internet, the personal information of an election official or any member of an election official's family. For purposes of this section, "personal information" includes a Social Security number, federal tax identification number, checking and savings account numbers, credit card numbers, marital status, or identity of a child under eighteen years of age.**

2. For the purposes of this section, the term "election official" includes election judges, challengers, watchers, and other volunteers or employees of an election authority. The offense of tampering with an election official shall be a class D felony. If a violation of this section results in death or bodily injury to an election official or a member of the official's family, the offense shall be a class B felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 8 to House Amendment No. 2** was adopted.

Representative Bosley offered **House Amendment No. 9 to House Amendment No. 2.**

House Amendment No. 9
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 33, Line 18, by inserting after all of said line the following:

"488.040. 1. Each grand and petit juror shall, pursuant to the provisions of section 494.455, receive ~~[six]~~ twenty-five dollars per day for every day he or she may actually serve as such and seven cents for every mile he or she may necessarily travel going from his or her place of residence to the courthouse and returning, to be paid from funds of the county or a city not within a county.

2. Provided that a county or a city not within a county authorizes daily compensation payable from county or city funds for jurors who serve in that county pursuant to subsection 3 of this section in the amount of at least six dollars per day in addition to the amount required by subsection 1 of this section, a person shall receive an additional six dollars per day, pursuant to the provisions of section 494.455, to be reimbursed by the state of Missouri so that the total compensation payable shall be at least ~~[eighteen]~~ thirty-seven dollars, plus mileage as indicated in subsection 1 of this section, for each day that the person actually serves as a petit juror in a particular case; or for each day that a person actually serves as a grand juror during a term of a grand jury. The state shall reimburse the county for six dollars of the additional juror compensation provided by this subsection.

3. The governing body of each county or a city not within a county may authorize additional daily compensation and mileage allowance for jurors, which additional compensation shall be paid from the funds of the county or a city not within a county. The governing body of each county or a city not within a county may authorize additional daily compensation and mileage allowance for jurors attending a coroner's inquest. Jurors may receive the additional compensation and mileage allowance authorized by this subsection only if the governing body of the county or the city not within a county authorizes the additional compensation. The provisions of this subsection authorizing additional compensation shall terminate upon the issuance of a mandate by the Missouri supreme court which results in the state of Missouri being obligated or required to pay any such additional compensation even if such additional compensation is formally approved or authorized by the governing body of a county or a city not within a county.

4. When each panel of jurors summoned and attending court has completed its service, the board of jury commissioners shall cause to be submitted to the governing body of the county or a city not within a county a statement of fees earned by each juror. Within thirty days of the submission of the statement of fees, the governing body shall cause payment to be made to those jurors summoned the fees earned during their service as jurors."; and

Further amend said amendment, Page 35, Line 11, by inserting after all of said line the following:

"494.455. 1. Each county or city not within a county may elect to compensate its jurors pursuant to subsection 2 of this section except as otherwise provided in subsection 3 of this section.

2. Each grand and petit juror shall receive ~~six~~ **twenty-five** dollars per day, for every day he or she may actually serve as such, and seven cents for every mile he or she may necessarily travel going from his or her place of residence to the courthouse and returning, to be paid from funds of the county or a city not within a county. The governing body of each county or a city not within a county may authorize additional daily compensation and mileage allowance for jurors, which additional compensation shall be paid from the funds of the county or a city not within a county. The governing body of each county or a city not within a county may authorize additional daily compensation and mileage allowance for jurors attending a coroner's inquest. Jurors may receive the additional compensation and mileage allowance authorized by this subsection only if the governing body of the county or the city not within a county authorizes the additional compensation. The provisions of this subsection authorizing additional compensation shall terminate upon the issuance of a mandate by the Missouri supreme court which results in the state of Missouri being obligated or required to pay any such additional compensation even if such additional compensation is formally approved or authorized by the governing body of a county or a city not within a county. Provided that a county or a city not within a county authorizes daily compensation payable from county or city funds for jurors who serve in that county pursuant to this subsection in the amount of at least six dollars per day in addition to the amount required by this subsection, a person shall receive an additional six dollars per day to be reimbursed by the state of Missouri so that the total compensation payable shall be at least ~~eighteen~~ **thirty-seven** dollars, plus mileage for each day that the person actually serves as a petit juror in a particular case; or for each day that a person actually serves as a grand juror during a term of a grand jury. The state shall reimburse the county for six dollars of the additional juror compensation provided by this subsection.

3. In any county of the first classification without a charter form of government and with a population of at least two hundred thousand inhabitants, no grand or petit juror shall receive compensation for the first two days of service, but shall receive fifty dollars per day for the third day and each subsequent day he or she may actually serve as such, and seven cents for every mile he or she may necessarily travel going from his or her place of residence to the courthouse and returning, to be paid from funds of the county.

4. If a person is employed, in addition to the compensation owed to such person under subsection 2 or 3 of this section, an employer shall compensate such person his or her daily average minimum pay for each day such person actually serves on a jury.

5. When each panel of jurors summoned and attending court has completed its service, the board of jury commissioners shall cause to be submitted to the governing body of the county or a city not within a county a statement of fees earned by each juror. Within thirty days of the submission of the statement of fees, the governing body shall cause payment to be made to those jurors summoned the fees earned during their service as jurors.

494.460. 1. An employer shall not terminate, discipline, threaten or take adverse actions against an employee on account of that employee's receipt of or response to a jury summons.

2. An employee discharged in violation of this section may bring civil action against his or her employer within ninety days of discharge for recovery of lost wages and other damages caused by the violation and for an order directing reinstatement of the employee. If the employee prevails, the employee shall be entitled to receive a reasonable attorney's fee.

3. An employee ~~[may]~~ **shall** not be required or requested to use annual, vacation, personal, or sick leave for time spent responding to a summons for jury duty~~[,] or time spent participating in the jury selection process[,] or time spent actually serving on a jury].~~ **Except if an employee actually serves on a jury,** nothing in this provision shall be construed to require an employer to provide annual, vacation, personal, or sick leave to employees under the provisions of this statute who otherwise are not entitled to such benefits under company policies. **Any employee required to actually serve on a jury shall be compensated by an employer as provided under subsection 4 of section 494.455.**

4. A court shall automatically postpone and reschedule the service of a summoned juror of an employer with five or fewer full-time employees, or their equivalent, if another employee of that employer has been previously summoned to appear during the same period. Such postponement will not effect an individual's right to one automatic postponement pursuant to section 494.432."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 9 to House Amendment No. 2 was withdrawn.

Representative Rogers offered **House Amendment No. 10 to House Amendment No. 2.**

*House Amendment No. 10
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 45, Lines 2 and 4, by deleting each occurrence of the word "**discharge**" and inserting in lieu thereof the word "**release**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rogers, **House Amendment No. 10 to House Amendment No. 2** was adopted.

Representative Coleman (97) offered **House Amendment No. 11 to House Amendment No. 2.**

*House Amendment No. 11
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 30, Line 29, by inserting after said line the following:

"453.121. 1. As used in this section, unless the context clearly indicates otherwise, the following terms mean:

- (1) "Adopted adult", any adopted person who is eighteen years of age or over;
- (2) "Adopted child", any adopted person who is less than eighteen years of age;
- (3) "Adult sibling", any brother or sister of the whole or half blood who is eighteen years of age or over;
- (4) "Biological parent", the natural and biological mother or father of the adopted child;
- (5) "Identifying information", individually identifying information for or about a unique individual, including information likely to disclose the contact information, location, or identity of such individual;
- (6) "Lineal descendant", as defined in section 472.010;
- (7) "Nonidentifying information", information that is not identifying information.

2. All papers, records, and information pertaining to an adoption whether part of any permanent record or file may be disclosed only in accordance with this section.

3. Nonidentifying information, if known, concerning undisclosed biological parents or siblings shall be furnished by the child-placing agency or the juvenile court to the adoptive parents, legal guardians, adopted adult or the adopted adult's lineal descendants if the adopted adult is deceased, upon written request therefor.

4. An adopted adult, or the adopted adult's lineal descendants if the adopted adult is deceased, may make a written request to the circuit court having original jurisdiction of such adoption to secure and disclose information identifying the adopted adult's biological parents. If the biological parents have consented to the release of identifying information under subsection 8 of this section, the court shall disclose such identifying information to the adopted adult or the adopted adult's lineal descendants if the adopted adult is deceased. If the biological parents have not consented to the release of identifying information under subsection 8 of this section, the court shall, within ten days of receipt of the request, notify in writing the child-placing agency or juvenile court personnel having access to the information requested of the request by the adopted adult or the adopted adult's lineal descendants.

5. Within three months after receiving notice of the request of the adopted adult, or the adopted adult's lineal descendants, the child-placing agency or the juvenile court personnel shall make reasonable efforts to notify the biological parents of the request of the adopted adult or the adopted adult's lineal descendants. The child-placing agency or juvenile court personnel may charge actual costs to the adopted adult or the adopted adult's lineal descendants for the cost of making such search. All communications under this subsection are confidential. For purposes of this subsection, "notify" means a personal and confidential contact with the biological parent of the adopted adult, which initial contact shall be made by an employee of the child-placing agency which processed the adoption, juvenile court personnel or some other licensed child-placing agency designated by the child-placing agency or juvenile court. Nothing in this section shall be construed to permit the disclosure of communications privileged pursuant to section 491.060. At the end of three months, the child-placing agency or juvenile court personnel shall file a report with the court stating that each biological parent that was located was given the following information:

- (1) The nature of the identifying information to which the agency has access;
- (2) The nature of any nonidentifying information requested;
- (3) The date of the request of the adopted adult or the adopted adult's lineal descendants;
- (4) The right of the biological parent to file an affidavit with the court stating that the identifying information should be disclosed;
- (5) The effect of a failure of the biological parent to file an affidavit stating that the identifying information should be disclosed.

6. If the child-placing agency or juvenile court personnel reports to the court that it has been unable to notify the biological parent within three months, the identifying information shall not be disclosed to the adopted adult or the adopted adult's lineal descendants. Additional requests for the same or substantially the same information may not be made to the court within one year from the end of the three-month period during which the attempted notification was made, unless good cause is shown and leave of court is granted.

7. If, within three months, the child-placing agency or juvenile court personnel reports to the court that it has notified the biological parent pursuant to subsection 5 of this section, the court shall receive the identifying information from the child-placing agency. If an affidavit duly executed by a biological parent authorizing the release of information is filed with the court or if a biological parent is found to be deceased, the court shall disclose the identifying information as to that biological parent to the adopted adult or the adopted adult's lineal descendants if the adopted adult is deceased, provided that the other biological parent either:

- (1) Is unknown;
- (2) Is known but cannot be found and notified pursuant to subsection 5 of this section;
- (3) Is deceased; or
- (4) Has filed with the court an affidavit authorizing release of identifying information.

If the biological parent fails or refuses to file an affidavit with the court authorizing the release of identifying information **and the biological parent willingly gave up his or her child for adoption**, then the identifying information shall not be released to the adopted adult; **however, if the biological parent fails or refuses to file an affidavit with the court authorizing the release of identifying information and the state was involved in the removal of the child from the home of the biological parent, the identifying information shall be released to the adopted adult if the adopted adult petitions the court.** No additional request for the same or substantially the same information may be made within three years of the time the biological parent fails or refuses to file an affidavit authorizing the release of identifying information.

8. Notwithstanding any provision of law, all information, including identifying information, shall be released to an adopted adult if the adopted adult's biological parent lost his or her parental rights through a nonconsensual termination of parental rights proceeding.

9. Any adopted adult whose adoption was finalized in this state or whose biological parents had their parental rights terminated in this state may request the court to secure and disclose identifying information concerning an adult sibling. Identifying information pertaining exclusively to the adult sibling, whether part of the permanent record of a file in the court or in an agency, shall be released only upon consent of that adult sibling.

10. The central office of the children's division within the department of social services shall maintain a registry by which biological parents, adult siblings, and adoptive adults may indicate their desire to be contacted by each other. The division may request such identification for the registry as a party may possess to assure positive identifications. At the time of registry, a biological parent or adult sibling may consent in writing to the release of identifying information to an adopted adult. If such a consent has not been executed and the division believes that a match has occurred on the registry between biological parents or adult siblings and an adopted adult, an employee of the division shall make the confidential contact provided in subsection 5 of this section with the biological parents or adult siblings and with the adopted adult. If the division believes that a match has occurred on the registry between one biological parent or adult sibling and an adopted adult, an employee of the division shall make the confidential contact provided by subsection 5 of this section with the biological parent or adult sibling. The division shall then attempt to make such confidential contact with the other biological parent, and shall proceed thereafter to make such confidential contact with the adopted adult only if the division determines that the other biological parent meets one of the conditions specified in subsection 7 of this section. The biological parent, adult sibling, or adopted adult may refuse to go forward with any further contact between the parties when contacted by the division.

11. The provisions of this section, except as provided in subsection 5 of this section governing the release of identifying and nonidentifying adoptive information apply to adoptions completed before and after August 13, 1986.

12. All papers, records, and information known to or in the possession of an adoptive parent or adoptive child that pertain to an adoption, regardless of whether part of any permanent record or file, may be disclosed by the adoptive parent or adoptive child. The provisions of this subsection shall not be construed to create a right to have access to information not otherwise allowed under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Unsicker raised a point of order that **House Amendment No. 11 to House Amendment No. 2** is not germane.

Representative McDaniel requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order well taken.

Representative Schnelting offered **House Amendment No. 12 to House Amendment No. 2**.

House Amendment No. 12
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 3, Line 5, by inserting after said line the following:

"70.441. 1. As used in this section, the following terms have the following meanings:

- (1) "Agency", the bi-state development agency created by compact under section 70.370;
- (2) "Conveyance" includes bus, paratransit vehicle, rapid transit car or train, locomotive, or other vehicle used or held for use by the agency as a means of transportation of passengers;
- (3) "Facilities" includes all property and equipment, including, without limitation, rights-of-way and related trackage, rails, signals, power, fuel, communication and ventilation systems, power plants, stations, terminals, signage, storage yards, depots, repair and maintenance shops, yards, offices, parking lots and other real estate or personal property used or held for or incidental to the operation, rehabilitation or improvement of any public mass transportation system of the agency;

- (4) "Person", any individual, firm, copartnership, corporation, association or company; and
- (5) "Sound production device" includes, but is not limited to, any radio receiver, phonograph, television receiver, musical instrument, tape recorder, cassette player, speaker device and any sound amplifier.

2. In interpreting or applying this section, the following provisions shall apply:

- (1) Any act otherwise prohibited by this section is lawful if specifically authorized by agreement, permit, license or other writing duly signed by an authorized officer of the agency or if performed by an officer, employee or designated agent of the agency acting within the scope of his or her employment or agency;
- (2) Rules shall apply with equal force to any person assisting, aiding or abetting another, including a minor, in any of the acts prohibited by the rules or assisting, aiding or abetting another in the avoidance of any of the requirements of the rules; and
- (3) The singular shall mean and include the plural; the masculine gender shall mean the feminine and the neuter genders; and vice versa.

3. (1) No person shall use or enter upon the light rail conveyances of the agency without payment of the fare or other lawful charges established by the agency. Any person on any such conveyance must have properly validated fare media in his possession. This ticket must be valid to or from the station the passenger is using, and must have been used for entry for the trip then being taken;

(2) No person shall use any token, pass, badge, ticket, document, transfer, card or fare media to gain entry to the facilities or conveyances of, or make use of the services of, the agency, except as provided, authorized or sold by the agency and in accordance with any restriction on the use thereof imposed by the agency;

(3) No person shall enter upon parking lots designated by the agency as requiring payment to enter, either by electronic gate or parking meters, where the cost of such parking fee is visibly displayed at each location, without payment of such fees or other lawful charges established by the agency;

(4) Except for employees of the agency acting within the scope of their employment, no person shall sell, provide, copy, reproduce or produce, or create any version of any token, pass, badge, ticket, document, transfer, card or any other fare media or otherwise authorize access to or use of the facilities, conveyances or services of the agency without the written permission of an authorized representative of the agency;

(5) No person shall put or attempt to put any paper, article, instrument or item, other than a token, ticket, badge, coin, fare card, pass, transfer or other access authorization or other fare media issued by the agency and valid for the place, time and manner in which used, into any fare box, pass reader, ticket vending machine, parking meter, parking gate or other fare collection instrument, receptacle, device, machine or location;

(6) Tokens, tickets, fare cards, badges, passes, transfers or other fare media that have been forged, counterfeited, imitated, altered or improperly transferred or that have been used in a manner inconsistent with this section shall be confiscated;

(7) No person may perform any act which would interfere with the provision of transit service or obstruct the flow of traffic on facilities or conveyances or which would in any way interfere or tend to interfere with the safe and efficient operation of the facilities or conveyances of the agency;

(8) All persons on or in any facility or conveyance of the agency shall:

(a) Comply with all lawful orders and directives of any agency employee acting within the scope of his employment;

(b) Obey any instructions on notices or signs duly posted on any agency facility or conveyance; and

(c) Provide accurate, complete and true information or documents requested by agency personnel acting within the scope of their employment and otherwise in accordance with law;

(9) No person shall falsely represent himself or herself as an agent, employee or representative of the agency;

(10) No person on or in any facility or conveyance shall:

(a) Litter, dump garbage, liquids or other matter, or create a nuisance, hazard or ~~unsanitary~~ **insanitary** condition, including, but not limited to, spitting and urinating, except in facilities provided;

(b) Drink any alcoholic beverage or possess any opened or unsealed container of alcoholic beverage, except on premises duly licensed for the sale of alcoholic beverages, such as bars and restaurants;

(c) Enter or remain in any facility or conveyance while his ability to function safely in the environment of the agency transit system is impaired by the consumption of alcohol or by the taking of any drug;

(d) Loiter or stay on any facility of the agency;

(e) Consume foods or liquids of any kind, except in those areas specifically authorized by the agency;

(f) Smoke or carry an open flame or lighted match, cigar, cigarette, pipe or torch, except in those areas or locations specifically authorized by the agency; or

(g) Throw or cause to be propelled any stone, projectile or other article at, from, upon or in a facility or conveyance;

(11) **Except as otherwise provided under section 571.107**, no weapon or other instrument intended for use as a weapon may be carried in or on any facility or conveyance, except for law enforcement personnel. For the purposes hereof, a weapon shall include, but not be limited to, a firearm, switchblade knife, sword, or any instrument of any kind known as blackjack, billy club, club, sandbag, metal knuckles, leather bands studded with metal, wood impregnated with metal filings or razor blades; except that this subdivision shall not apply to a rifle or shotgun which is unloaded and carried in any enclosed case, box or other container which completely conceals the item from view and identification as a weapon;

(12) No explosives, flammable liquids, acids, fireworks or other highly combustible materials or radioactive materials may be carried on or in any facility or conveyance, except as authorized by the agency;

(13) No person, except as specifically authorized by the agency, shall enter or attempt to enter into any area not open to the public, including, but not limited to, motorman's cabs, conductor's cabs, bus operator's seat location, closed-off areas, mechanical or equipment rooms, concession stands, storage areas, interior rooms, tracks, roadbeds, tunnels, plants, shops, barns, train yards, garages, depots or any area marked with a sign restricting access or indicating a dangerous environment;

(14) No person may ride on the roof, the platform between rapid transit cars, or on any other area outside any rapid transit car or bus or other conveyance operated by the agency;

(15) No person shall extend his hand, arm, leg, head or other part of his or her person or extend any item, article or other substance outside of the window or door of a moving rapid transit car, bus or other conveyance operated by the agency;

(16) No person shall enter or leave a rapid transit car, bus or other conveyance operated by the agency except through the entrances and exits provided for that purpose;

(17) No animals may be taken on or into any conveyance or facility except the following:

(a) An animal enclosed in a container, accompanied by the passenger and carried in a manner which does not annoy other passengers; and

(b) Working dogs for law enforcement agencies, agency dogs on duty, dogs properly harnessed and accompanying blind or hearing-impaired persons to aid such persons, or dogs accompanying trainers carrying a certificate of identification issued by a dog school;

(18) No vehicle shall be operated carelessly, or negligently, or in disregard of the rights or safety of others or without due caution and circumspection, or at a speed in such a manner as to be likely to endanger persons or property on facilities of the agency. The speed limit on parking lots and access roads shall be posted as fifteen miles per hour unless otherwise designated.

4. (1) Unless a greater penalty is otherwise provided by the laws of the state, any violation of this section shall constitute a misdemeanor, and any person committing a violation thereof shall be subject to arrest and, upon conviction in a court of competent jurisdiction, shall pay a fine in an amount not less than twenty-five dollars and no greater than two hundred fifty dollars per violation, in addition to court costs. Any default in the payment of a fine imposed pursuant to this section without good cause shall result in imprisonment for not more than thirty days;

(2) Unless a greater penalty is provided by the laws of the state, any person convicted a second or subsequent time for the same offense under this section shall be guilty of a misdemeanor and sentenced to pay a fine of not less than fifty dollars nor more than five hundred dollars in addition to court costs, or to undergo imprisonment for up to sixty days, or both such fine and imprisonment;

(3) Any person failing to pay the proper fare, fee or other charge for use of the facilities and conveyances of the agency shall be subject to payment of such charge as part of the judgment against the violator. All proceeds from judgments for unpaid fares or charges shall be directed to the appropriate agency official;

(4) All juvenile offenders violating the provisions of this section shall be subject to the jurisdiction of the juvenile court as provided in chapter 211;

(5) As used in this section, the term "conviction" shall include all pleas of guilty and findings of guilt.

5. Any person who is convicted, pleads guilty, or pleads nolo contendere for failing to pay the proper fare, fee, or other charge for the use of the facilities and conveyances of the bi-state development agency, as described in subdivision (3) of subsection 4 of this section, may, in addition to the unpaid fares or charges and any fines, penalties, or sentences imposed by law, be required to reimburse the reasonable costs attributable to the enforcement, investigation, and prosecution of such offense by the bi-state development agency. The court shall direct the reimbursement proceeds to the appropriate agency official.

6. (1) Stalled or disabled vehicles may be removed from the roadways of the agency property by the agency and parked or stored elsewhere at the risk and expense of the owner;

(2) Motor vehicles which are left unattended or abandoned on the property of the agency for a period of over seventy-two hours may be removed as provided for in section 304.155, except that the removal may be authorized by personnel designated by the agency under section 70.378."; and

Further amend said amendment, Page 61, Line 38, by inserting after said line the following:

"571.020. 1. A person commits an offense if such person knowingly possesses, manufactures, transports, repairs, or sells:

- (1) An explosive weapon;
- (2) An explosive, incendiary or poison substance or material with the purpose to possess, manufacture or sell an explosive weapon;
- (3) A gas gun;
- (4) A bullet or projectile which explodes or detonates upon impact because of an independent explosive charge after having been shot from a firearm; or
- (5) ~~Knuckles; or~~
- ~~(6)~~ Any of the following in violation of federal law:
 - (a) A machine gun; ~~or~~
 - (b) A short-barreled rifle or shotgun;
 - (c) A firearm silencer; or
 - (d) A switchblade knife.

2. A person does not commit an offense pursuant to this section if his or her conduct involved any of the items in subdivisions (1) to ~~[(5)] (4)~~ of subsection 1, the item was possessed in conformity with any applicable federal law, and the conduct:

- (1) Was incident to the performance of official duty by the Armed Forces, National Guard, a governmental law enforcement agency, or a penal institution; or
- (2) Was incident to engaging in a lawful commercial or business transaction with an organization enumerated in subdivision (1) of this ~~[section]~~ **subsection**; or
- (3) Was incident to using an explosive weapon in a manner reasonably related to a lawful industrial or commercial enterprise; or
- (4) Was incident to displaying the weapon in a public museum or exhibition; or
- (5) Was incident to using the weapon in a manner reasonably related to a lawful dramatic performance.

3. An offense pursuant to subdivision (1), (2), (3) or ~~[(6)] (5)~~ of subsection 1 of this section is a class D felony; a crime pursuant to subdivision (4) ~~[or (5)]~~ of subsection 1 of this section is a class A misdemeanor.

571.030. 1. A person commits the offense of unlawful use of weapons, except as otherwise provided by sections 571.101 to 571.121 **and sections 571.205 to 571.230**, if he or she knowingly:

- (1) Carries concealed upon or about his or her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use into any area where firearms are restricted under section 571.107; or
- (2) Sets a spring gun; or
- (3) Discharges or shoots a firearm into a dwelling house, a railroad train, boat, aircraft, or motor vehicle as defined in section 302.010, or any building or structure used for the assembling of people; or
- (4) Exhibits, in the presence of one or more persons, any weapon readily capable of lethal use in an angry or threatening manner; or
- (5) Has a firearm or projectile weapon readily capable of lethal use on his or her person, while he or she is intoxicated, and handles or otherwise uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges such firearm or projectile weapon unless acting in self-defense; or
- (6) Discharges a firearm within one hundred yards of any occupied schoolhouse, courthouse, or church building; or
- (7) Discharges or shoots a firearm at a mark, at any object, or at random, on, along or across a public highway or discharges or shoots a firearm into any outbuilding; or
- (8) Carries a firearm or any other weapon readily capable of lethal use into any church or place where people have assembled for worship, or into any election precinct on any election day, or into any building owned or occupied by any agency of the federal government, state government, or political subdivision thereof; or
- (9) Discharges or shoots a firearm at or from a motor vehicle, as defined in section 301.010, discharges or shoots a firearm at any person, or at any other motor vehicle, or at any building or habitable structure, unless the person was lawfully acting in self-defense; or

(10) Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board; or

(11) Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony violation of section 579.015.

2. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to the persons described in this subsection, regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this subsection. Subdivisions (3), (4), (6), (7), and (9) of subsection 1 of this section shall not apply to or affect any of the following persons, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties, except as otherwise provided in this subsection:

(1) All state, county and municipal peace officers who have completed the training required by the police officer standards and training commission pursuant to sections 590.030 to 590.050 and who possess the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in subsection 12 of this section, and who carry the identification defined in subsection 13 of this section, or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;

(2) Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;

(3) Members of the Armed Forces or National Guard while performing their official duty;

(4) Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the state and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the federal judiciary;

(5) Any person whose bona fide duty is to execute process, civil or criminal;

(6) Any federal probation officer or federal flight deck officer as defined under the federal flight deck officer program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty, or within the law enforcement agency's jurisdiction;

(7) Any state probation or parole officer, including supervisors and members of the parole board;

(8) Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the department of public safety under section 590.750;

(9) Any coroner, deputy coroner, medical examiner, or assistant medical examiner;

(10) Any municipal or county prosecuting attorney or assistant prosecuting attorney; circuit attorney or assistant circuit attorney; municipal, associate, or circuit judge; or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under subsection 2 of section 571.111;

(11) Any member of a fire department or fire protection district who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under section 571.111 when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and

(12) Upon the written approval of the governing body of a fire department or fire protection district, any paid fire department or fire protection district member who is employed on a full-time basis and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.

3. Subdivisions (1), (5), (8), and (10) of subsection 1 of this section do not apply when the actor is transporting such weapons in a nonfunctioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Subdivision (1) of subsection 1 of this section does not apply to any person nineteen years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Subdivision (10) of subsection 1 of this section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school-sanctioned firearm-related event or club event.

4. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to any person who has a valid concealed carry permit issued pursuant to sections 571.101 to 571.121 **or sections 571.205 to 571.230**, a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state or political subdivision of another state.

5. Subdivisions (3), (4), (5), (6), (7), (8), (9), and (10) of subsection 1 of this section shall not apply to persons who are engaged in a lawful act of defense pursuant to section 563.031.

6. Notwithstanding any provision of this section to the contrary, the state shall not prohibit any state employee from having a firearm in the employee's vehicle on the state's property provided that the vehicle is locked and the firearm is not visible. This subsection shall only apply to the state as an employer when the state employee's vehicle is on property owned or leased by the state and the state employee is conducting activities within the scope of his or her employment. For the purposes of this subsection, "state employee" means an employee of the executive, legislative, or judicial branch of the government of the state of Missouri.

7. Nothing in this section shall make it unlawful for a student to actually participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.

8. A person who commits the crime of unlawful use of weapons under:

(1) Subdivision (2), (3), (4), or (11) of subsection 1 of this section shall be guilty of a class E felony;

(2) Subdivision (1), (6), (7), or (8) of subsection 1 of this section shall be guilty of a class B misdemeanor, except when a concealed weapon is carried onto any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch, in which case the penalties of subsection 2 of section 571.107 shall apply;

(3) Subdivision (5) or (10) of subsection 1 of this section shall be guilty of a class A misdemeanor if the firearm is unloaded and a class E felony if the firearm is loaded;

(4) Subdivision (9) of subsection 1 of this section shall be guilty of a class B felony, except that if the violation of subdivision (9) of subsection 1 of this section results in injury or death to another person, it is a class A felony.

9. Violations of subdivision (9) of subsection 1 of this section shall be punished as follows:

(1) For the first violation a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony;

(2) For any violation by a prior offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation or conditional release for a term of ten years;

(3) For any violation by a persistent offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation, or conditional release;

(4) For any violation which results in injury or death to another person, a person shall be sentenced to an authorized disposition for a class A felony.

10. Any person knowingly aiding or abetting any other person in the violation of subdivision (9) of subsection 1 of this section shall be subject to the same penalty as that prescribed by this section for violations by other persons.

11. Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of subsection 1 of this section shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms- or weapons-related felony offense.

12. As used in this section "qualified retired peace officer" means an individual who:

(1) Retired in good standing from service with a public agency as a peace officer, other than for reasons of mental instability;

(2) Before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest;

(3) Before such retirement, was regularly employed as a peace officer for an aggregate of fifteen years or more, or retired from service with such agency, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;

(4) Has a nonforfeitable right to benefits under the retirement plan of the agency if such a plan is available;

(5) During the most recent twelve-month period, has met, at the expense of the individual, the standards for training and qualification for active peace officers to carry firearms;

(6) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and

(7) Is not prohibited by federal law from receiving a firearm.

13. The identification required by subdivision (1) of subsection 2 of this section is:

(1) A photographic identification issued by the agency from which the individual retired from service as a peace officer that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the agency to meet the standards established by the agency for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm; or

(2) A photographic identification issued by the agency from which the individual retired from service as a peace officer; and

(3) A certification issued by the state in which the individual resides that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the state to meet the standards established by the state for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm."; and

Further amend said amendment, Page 68, Line 1, by inserting after said line the following:

"571.107. 1. A concealed carry permit issued pursuant to sections 571.101 to 571.121 **or sections 571.205 to 571.230**, a valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize the person in whose name the permit or endorsement is issued to carry concealed firearms on or about his or her person or vehicle throughout the state. No concealed carry permit issued pursuant to sections 571.101 to 571.121 **or sections 571.205 to 571.230**, valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize any person to carry concealed firearms **or knuckles** into:

(1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(2) Within twenty-five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(3) The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(4) Any courthouse solely occupied by the circuit, appellate or supreme court, or any courtrooms, administrative offices, libraries or other rooms of any such court whether or not such court solely occupies the building in question. This subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by supreme court rule pursuant to subdivision (6) of this subsection. Nothing in this subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty, those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule pursuant to subdivision (6) of this subsection from carrying a concealed firearm within any of the areas described in this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(5) Any meeting of the governing body of a unit of local government; or any meeting of the general assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid concealed carry permit or endorsement from carrying a concealed firearm at a meeting of the body which he or she is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal

offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision shall preclude a member of the general assembly, a full-time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid concealed carry permit or endorsement, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;

(6) The general assembly, supreme court, county or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit or endorsement holders in that portion of a building owned, leased or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any restriction on the carrying or possession of a firearm. The statute, rule or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule or ordinance. The provisions of this subdivision shall not apply to any other unit of government;

(7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that receives at least fifty-one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated;

(8) Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(9) Any place where the carrying of a firearm is prohibited by federal law;

(10) Any higher education institution or elementary or secondary school facility without the consent of the governing body of the higher education institution or a school official or the district school board, unless the person with the concealed carry endorsement or permit is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement;

(12) Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

~~(14) [Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;~~

~~(15)~~ Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a

concealed carry permit or endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry permit or endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer;

~~[(46)]~~ (15) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

~~[(47)]~~ (16) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

2. Carrying of a concealed firearm **or knuckles** in a location specified in subdivisions (1) to (17) of subsection 1 of this section by any individual who holds a concealed carry permit issued pursuant to sections 571.101 to 571.121 **or sections 571.205 to 571.230**, or a concealed carry endorsement issued prior to August 28, 2013, shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and his or her permit, and, if applicable, endorsement to carry concealed firearms shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have his or her concealed carry permit, and, if applicable, endorsement revoked and such person shall not be eligible for a concealed carry permit for a period of three years. Upon conviction of charges arising from a citation issued pursuant to this subsection, the court shall notify the sheriff of the county which issued the concealed carry permit, or, if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the department of revenue. The sheriff shall suspend or revoke the concealed carry permit or, if applicable, the certificate of qualification for a concealed carry endorsement. If the person holds an endorsement, the department of revenue shall issue a notice of such suspension or revocation of the concealed carry endorsement and take action to remove the concealed carry endorsement from the individual's driving record. The director of revenue shall notify the licensee that he or she must apply for a new license pursuant to chapter 302 which does not contain such endorsement. The notice issued by the department of revenue shall be mailed to the last known address shown on the individual's driving record. The notice is deemed received three days after mailing.

3. Notwithstanding any provision of this chapter or chapter 70, 577, or 578 to the contrary, a person carrying a firearm concealed on or about his or her person who is lawfully in possession of a valid concealed carry permit or endorsement shall not be prohibited or impeded from accessing or using any publicly funded transportation system and shall not be harassed or detained for carrying a concealed firearm on the property, vehicles, or conveyances owned, contracted, or leased by such systems that are accessible to the public. For purposes of this subsection, "publicly funded transportation system" means the property, equipment, rights-of-way, or buildings, whether publicly or privately owned and operated, of an entity that receives public funds and holds itself out to the general public for the transportation of persons. This includes portions of a public transportation system provided through a contract with a private entity but excludes any corporation that provides intercity passenger train service on railroads throughout the United States or any private partnership in which the corporation engages.

571.111. 1. An applicant for a concealed carry permit shall demonstrate knowledge of firearms safety training. This requirement shall be fully satisfied if the applicant for a concealed carry permit:

(1) Submits a photocopy of a certificate of firearms safety training course completion, as defined in subsection [2] 3 of this section, signed by a qualified firearms safety instructor as defined in subsection [6] 7 of this section; or

(2) Submits a photocopy of a certificate that shows the applicant completed a firearms safety course given by or under the supervision of any state, county, municipal, or federal law enforcement agency; or

- (3) Is a qualified firearms safety instructor as defined in subsection [6] 7 of this section; or
- (4) Submits proof that the applicant currently holds any type of valid peace officer license issued under the requirements of chapter 590; or
- (5) Submits proof that the applicant is currently allowed to carry firearms in accordance with the certification requirements of section 217.710; or
- (6) Submits proof that the applicant is currently certified as any class of corrections officer by the Missouri department of corrections and has passed at least one eight-hour firearms training course, approved by the director of the Missouri department of corrections under the authority granted to him or her, that includes instruction on the justifiable use of force as prescribed in chapter 563; or
- (7) Submits a photocopy of a certificate of firearms safety training course completion that was issued on August 27, 2011, or earlier so long as the certificate met the requirements of subsection [2] 3 of this section that were in effect on the date it was issued.

2. An applicant serving as an active duty member in the Armed Forces and who submits proof of receipt of a pistol marksmanship award shall be exempt from the requirements of subdivisions (2), (3), (9), and (10) of subsection 3 of this section.

3. A certificate of firearms safety training course completion may be issued to any applicant by any qualified firearms safety instructor. On the certificate of course completion the qualified firearms safety instructor shall affirm that the individual receiving instruction has taken and passed a firearms safety course of at least eight hours in length taught by the instructor that included:

- (1) Handgun safety in the classroom, at home, on the firing range and while carrying the firearm;
- (2) A physical demonstration performed by the applicant that demonstrated his or her ability to safely load and unload either a revolver or a semiautomatic pistol and demonstrated his or her marksmanship with either firearm;
- (3) The basic principles of marksmanship;
- (4) Care and cleaning of concealable firearms;
- (5) Safe storage of firearms at home;
- (6) The requirements of this state for obtaining a concealed carry permit from the sheriff of the individual's county of residence;
- (7) The laws relating to firearms as prescribed in this chapter;
- (8) The laws relating to the justifiable use of force as prescribed in chapter 563;
- (9) A live firing exercise of sufficient duration for each applicant to fire either a revolver or a semiautomatic pistol, from a standing position or its equivalent, a minimum of twenty rounds from the handgun at a distance of seven yards from a B-27 silhouette target or an equivalent target;
- (10) A live-fire test administered to the applicant while the instructor was present of twenty rounds from either a revolver or a semiautomatic pistol from a standing position or its equivalent at a distance from a B-27 silhouette target, or an equivalent target, of seven yards.

~~[3-]~~ **4.** A certificate of firearms safety training course completion may also be issued to an applicant who presents proof to a qualified firearms safety instructor that the applicant has passed a regular or online course on firearm safety conducted by an instructor certified by the National Rifle Association that is at least one hour in length and who also passes the requirements of subdivisions (1), (2), (6), (7), (8), (9), and (10) of subsection [2] 3 of this section in a course, not restricted by a period of hours, that is taught by a qualified firearms safety instructor.

~~[4-]~~ **5.** A qualified firearms safety instructor shall not give a grade of passing to an applicant for a concealed carry permit who:

- (1) Does not follow the orders of the qualified firearms instructor or cognizant range officer; or
- (2) Handles a firearm in a manner that, in the judgment of the qualified firearm safety instructor, poses a danger to the applicant or to others; or
- (3) During the live-fire testing portion of the course fails to hit the silhouette portion of the targets with at least fifteen rounds.

~~[5-]~~ **6.** Qualified firearms safety instructors who provide firearms safety instruction to any person who applies for a concealed carry permit shall:

- (1) Make the applicant's course records available upon request to the sheriff of the county in which the applicant resides;
- (2) Maintain all course records on students for a period of no less than four years from course completion date; and
- (3) Not have more than forty students per certified instructor in the classroom portion of the course or more than five students per range officer engaged in range firing.

~~[6-]~~ 7. A firearms safety instructor shall be considered to be a qualified firearms safety instructor by any sheriff issuing a concealed carry permit pursuant to sections 571.101 to 571.121 if the instructor:

- (1) Is a valid firearms safety instructor certified by the National Rifle Association holding a rating as a personal protection instructor or pistol marksmanship instructor; or
- (2) Submits a photocopy of a notarized certificate from a firearms safety instructor's course offered by a local, state, or federal governmental agency; or
- (3) Submits a photocopy of a notarized certificate from a firearms safety instructor course approved by the department of public safety; or
- (4) Has successfully completed a firearms safety instructor course given by or under the supervision of any state, county, municipal, or federal law enforcement agency; or
- (5) Is a certified police officer firearms safety instructor.

~~[7-]~~ 8. Any firearms safety instructor qualified under subsection ~~[6]~~ 7 of this section may submit a copy of a training instructor certificate, course outline bearing the notarized signature of the instructor, and a recent photograph of the instructor to the sheriff of the county in which the instructor resides. The sheriff shall review the training instructor certificate along with the course outline and verify the firearms safety instructor is qualified and the course meets the requirements provided under this section. If the sheriff verifies the firearms safety instructor is qualified and the course meets the requirements provided under this section, the sheriff shall collect an annual registration fee of ten dollars from each qualified instructor who chooses to submit such information and submit the registration to the Missouri sheriff methamphetamine relief taskforce. The Missouri sheriff methamphetamine relief taskforce, or its designated agent, shall create and maintain a statewide database of qualified instructors. This information shall be a closed record except for access by any sheriff. Firearms safety instructors may register annually and the registration is only effective for the calendar year in which the instructor registered. Any sheriff may access the statewide database maintained by the Missouri sheriff methamphetamine relief taskforce to verify the firearms safety instructor is qualified and the course offered by the instructor meets the requirements provided under this section. Unless a sheriff has reason to believe otherwise, a sheriff shall presume a firearms safety instructor is qualified to provide firearms safety instruction in counties throughout the state under this section if the instructor is registered on the statewide database of qualified instructors.

~~[8-]~~ 9. Any firearms safety instructor who knowingly provides any sheriff with any false information concerning an applicant's performance on any portion of the required training and qualification shall be guilty of a class C misdemeanor. A violation of the provisions of this section shall result in the person being prohibited from instructing concealed carry permit classes and issuing certificates."; and

Further amend said amendment, Page 73, Line 2, by inserting after said line the following:

"571.215. 1. A Missouri lifetime or extended concealed carry permit issued under sections 571.205 to 571.230 shall authorize the person in whose name the permit is issued to carry concealed firearms on or about his or her person or vehicle throughout the state. No Missouri lifetime or extended concealed carry permit shall authorize any person to carry concealed firearms into:

- (1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (2) Within twenty-five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (3) The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;
- (4) Any courthouse solely occupied by the circuit, appellate or supreme court, or any courtrooms, administrative offices, libraries, or other rooms of any such court whether or not such court solely occupies the building in question. This subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified

by supreme court rule under subdivision (6) of this subsection. Nothing in this subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty, those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule under subdivision (6) of this subsection from carrying a concealed firearm within any of the areas described in this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(5) Any meeting of the governing body of a unit of local government, or any meeting of the general assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid Missouri lifetime or extended concealed carry permit from carrying a concealed firearm at a meeting of the body which he or she is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision shall preclude a member of the general assembly, a full-time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid Missouri lifetime or extended concealed carry permit, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;

(6) The general assembly, supreme court, county, or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit holders in that portion of a building owned, leased, or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule, or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any restriction on the carrying or possession of a firearm. The statute, rule, or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule, or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule, or ordinance. The provisions of this subdivision shall not apply to any other unit of government;

(7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that receives at least fifty-one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a Missouri lifetime or extended concealed carry permit to possess any firearm while intoxicated;

(8) Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(9) Any place where the carrying of a firearm is prohibited by federal law;

(10) Any higher education institution or elementary or secondary school facility without the consent of the governing body of the higher education institution or a school official or the district school board, unless the person with the Missouri lifetime or extended concealed carry permit is a teacher or administrator of an elementary or secondary school who has been designated by his or her school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a Missouri lifetime or extended concealed carry permit;

(12) Any riverboat gambling operation accessible by the public without the consent of the owner or manager under rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

~~[(14) Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;~~

~~(15)~~ Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a Missouri lifetime or extended concealed carry permit from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a Missouri lifetime or extended concealed carry permit from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a Missouri lifetime or extended concealed carry permit from carrying a concealed firearm in vehicles owned by the employer;

~~[(16)]~~ (15) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

~~[(17)]~~ (16) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

2. Carrying of a concealed firearm in a location specified in subdivisions (1) to (17) of subsection 1 of this section by any individual who holds a Missouri lifetime or extended concealed carry permit shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and his or her permit to carry concealed firearms shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have his or her Missouri lifetime or extended concealed carry permit revoked and such person shall not be eligible for a Missouri lifetime or extended concealed carry permit or a concealed carry permit issued under sections 571.101 to 571.121 for a period of three years. Upon conviction of charges arising from a citation issued under this subsection, the court shall notify the sheriff of the county which issued the Missouri lifetime or extended concealed carry permit. The sheriff shall suspend or revoke the Missouri lifetime or extended concealed carry permit."; and

Further amend said amendment, Page 81, Line 38, by inserting after said line the following:

"577.703. 1. A person commits the offense of bus hijacking if he or she seizes or exercises control, by force or violence or threat of force or violence, of any bus. The offense of bus hijacking is a class B felony.

2. The offense of "assault with the intent to commit bus hijacking" is defined as an intimidation, threat, assault or battery toward any driver, attendant or guard of a bus so as to interfere with the performance of duties by such person. Assault to commit bus hijacking is a class D felony.

3. Any person, who, in the commission of such intimidation, threat, assault or battery with the intent to commit bus hijacking, employs a dangerous or deadly weapon or other means capable of inflicting serious bodily injury shall, upon conviction, be guilty of a class A felony.

4. **Except as otherwise provided under section 571.107**, any passenger who boards a bus with a dangerous or deadly weapon or other means capable of inflicting serious bodily injury concealed upon his or her person or effects is guilty of the felony of "possession and concealment of a dangerous or deadly weapon" upon a bus. Possession and concealment of a dangerous and deadly weapon by a passenger upon a bus is a class D felony.

The provisions of this subsection shall not apply to:

(1) Duly elected or appointed law enforcement officers or commercial security personnel who are in possession of weapons used within the course and scope of their employment; ~~[nor shall the provisions of this subsection apply to]~~

(2) Persons who are in possession of weapons or other means of inflicting serious bodily injury with the consent of the owner of such bus, his or her agent, or the lessee or bailee of such bus; **or**

(3) Persons carrying a concealed firearm who lawfully possess a valid concealed carry permit or endorsement in accordance with sections 571.101 to 571.126 or sections 571.205 to 571.230.

577.712. 1. In order to provide for the safety, comfort, and well-being of passengers and others having a bona fide business interest in any terminal, a bus transportation company may refuse admission to terminals to any person not having bona fide business within the terminal. Any such refusal shall not be inconsistent or contrary to state or federal laws, regulations pursuant thereto, or to any ordinance of the political subdivision in which such terminal is located. A duly authorized company representative may ask any person in a terminal or on the premises of a terminal to identify himself or herself and state his or her business. Failure to comply with such request or failure to state an acceptable business purpose shall be grounds for the company representative to request that such person leave the terminal. Refusal to comply with such request shall constitute disorderly conduct. Disorderly conduct shall be a class C misdemeanor.

2. **Except as otherwise provided by section 571.107**, it is unlawful for any person to carry a deadly or dangerous weapon or any explosives or hazardous material into a terminal or aboard a bus. Possession of a deadly or dangerous weapon, explosive or hazardous material shall be a class D felony. Upon the discovery of any such item or material, the company may obtain possession and retain custody of such item or material until it is transferred to the custody of law enforcement officers."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Francis
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wright	Mr. Speaker

NOES: 036

Adams	Aldridge	Anderson	Aune	Bangert
Bland Manlove	Bosley	Brown 27	Burnett	Burton
Butz	Clemens	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	McCreery

Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Terry	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 000

ABSENT WITH LEAVE: 025

Appelbaum	Baringer	Barnes	Black 7	Brown 70
Collins	Copeland	Cupps	Doll	Fitzwater
Gregory 51	Hardwick	Hicks	Mackey	Perkins
Phifer	Pietzman	Price IV	Schroer	Smith 155
Smith 163	Stevens 46	Turnbaugh	Wiemann	Windham

VACANCIES: 007

On motion of Representative Schnelting, **House Amendment No. 12 to House Amendment No. 2** was adopted.

Representative Roden assumed the Chair.

Representative Mayhew offered **House Amendment No. 13 to House Amendment No. 2.**

*House Amendment No. 13
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 26, Line 40, by inserting after said line the following:

"407.300. 1. Every purchaser or collector of, or dealer in, junk, scrap metal, or any secondhand property who obtains items for resale or profit shall keep a register containing a written or electronic record for each purchase or ~~trade in which~~ **trade-in of** each type of material subject to the provisions of this section ~~is~~ obtained for value. There shall be a separate record for each transaction involving any:

- (1) Copper, brass, or bronze;
 - (2) Aluminum wire, cable, pipe, tubing, bar, ingot, rod, fitting, or fastener;
 - (3) Material containing copper or aluminum that is knowingly used for farming purposes as farming is defined in section 350.010; whatever may be the condition or length of such metal;
 - (4) Detached catalytic converter; or
 - (5) Motor vehicle, heavy equipment, or tractor battery.
2. The record required by this section shall contain the following data:
- (1) A copy of the driver's license, or **other** photo identification issued by the state or by the United States government or agency thereof, of the person from whom the material is obtained;
 - (2) The current address, gender, birth date, and a color photograph of the person from whom the material is obtained if not included or are different from the identification required in subdivision (1) of this subsection;
 - (3) The date, time, and place of the transaction;
 - (4) The license plate number of the vehicle used by the seller during the transaction; ~~and~~
 - (5) A full description of the material, including the weight and purchase price; **and**
 - (6) **If the purchase or trade-in includes a detached catalytic converter:**
 - (a) **Either proof the seller is a bona fide automobile repair shop or an affidavit that attests the detached catalytic converter was acquired lawfully; and**
 - (b) **The make, model, year, and vehicle identification number of the vehicle from which the detached catalytic converter originated.**

3. (1) The records required under this section shall be maintained **in order of transaction date** for a minimum of ~~[thirty-six months]~~ **four years** from when such material is obtained and shall be available for inspection by any law enforcement officer.

(2) **The department of public safety shall create and make available on the department website a standardized form for recording the records required under this section.**

(3) **At least monthly, a purchaser or collector of, or dealer in, junk, scrap metal, or any secondhand property shall submit to a local law enforcement agency with jurisdiction over the purchaser's, collector's, or dealer's primary place of business the records required under this section on the department of public safety's form, with copies of the purchaser's, collector's, or dealer's other records, if any, attached. The submission may be in either a paper or electronic format. A law enforcement agency may prescribe the format of forms submitted electronically.**

4. No transaction that includes a detached catalytic converter shall occur at any location other than the fixed place of business of the purchaser or collector of, or dealer in, junk, scrap metal, or any secondhand property. No detached catalytic converter shall be altered, modified, disassembled, or destroyed until it has been in the purchaser's, collector's, or dealer's possession for five business days.

5. ~~Anyone [licensed under section 301.218 who knowingly purchases a stolen detached catalytic converter shall be subject to the following penalties:~~

~~(1) For a first violation, a fine in the amount of five thousand dollars;~~

~~(2) For a second violation, a fine in the amount of ten thousand dollars; and~~

~~(3) For a third violation, revocation of the]~~ **convicted of violating this section shall be guilty of a class B misdemeanor and shall be subject to having any license for a business described under section 301.218 revoked.**

6. This section shall not apply to ~~[either of]~~ the following transactions:

(1) Any transaction for which the seller has an existing business relationship with the scrap metal dealer and is known to the scrap metal dealer making the purchase to be an established business or political subdivision that operates a business with a fixed location that can be reasonably expected to generate regulated scrap metal and can be reasonably identified as such a business, and for which the seller is paid by check or by electronic funds transfer, or the seller produces an acceptable identification, which shall be a copy of the driver's license or photo identification issued by the state or by the United States government or agency thereof, and a copy is retained by the purchaser; or

(2) Any transaction for which the type of metal subject to subsection 1 of this section is a minor part of a larger item, except ~~[for]~~ **that minor parts of** heating and cooling equipment or **of** equipment used in the generation and transmission of electrical power or telecommunications, **including any catalytic converter of such equipment, shall remain subject to this section."**; and

Further amend said amendment, Page 59, Lines 3-4, by deleting said lines and inserting in lieu thereof the following:

"(3) For the purpose of depriving the owner of a lawful interest therein, receives, retains or disposes of property of another ~~[knowing]~~ **and knows** that it has been stolen, ~~[or believing]~~ **believes** that it has been stolen, **or reasonably should suspect that it has been stolen."**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mayhew, **House Amendment No. 13 to House Amendment No. 2** was adopted.

Representative Lovasco offered **House Amendment No. 14 to House Amendment No. 2.**

*House Amendment No. 14
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 22, Line 43, by inserting after said line the following:

"304.287. 1. Beginning August 28, 2022, no county, city, town, village, municipality, state agency, or other political subdivision of this state shall enact, adopt, or enforce any law, ordinance, regulation, order, or other provision that authorizes the use of an automated traffic enforcement system or systems to establish evidence that a motor vehicle or its operator is not in compliance with traffic signals, traffic speeds, or other traffic laws, ordinances, rules, or regulations on any public street, road, or highway within this state, or to impose or collect any civil or criminal fine, fee, or penalty for any such noncompliance, except as permitted under subsection 2 of this section.

2. Any county, city, town, village, municipality, state agency, or other political subdivision of this state that has an automated traffic enforcement system installation or maintenance contract with a company or entity on August 28, 2022, shall arrange to complete or terminate the contract by September 1, 2023. The provisions of subsection 1 of this section shall apply to the county, city, town, village, municipality, state agency, or other political subdivision after the termination or completion of such installation or maintenance contracts.

3. As used in this section, the term "automated traffic enforcement system" means a camera or optical device designed to record images that depict the motor vehicle, the motor vehicle operator, the license plate of the motor vehicle or other images to establish evidence that the motor vehicle or its operator is not in compliance with the traffic laws of this state or any of the state's political subdivisions."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lovasco, **House Amendment No. 14 to House Amendment No. 2** was adopted.

Representative Smith (45) offered **House Amendment No. 15 to House Amendment No. 2**.

*House Amendment No. 15
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 834, Page 89, Line 40, by inserting after said line the following:

"590.502. 1. For purposes of this section, the following shall mean:

(1) "Administering authority", any individual or body authorized by a law enforcement agency to hear and make final decisions regarding appeals of disciplinary actions issued by such agency;

(2) "Color of law", any act by a law enforcement officer, whether on duty or off duty, that is performed in furtherance of his or her sworn duty to enforce laws and to protect and serve the public;

(3) "Economic loss", any economic loss including, but not limited to, loss of overtime accrual, overtime income, sick time accrual, sick time, secondary employment income, holiday pay, and vacation pay;

(4) "Good cause", sufficient evidence or facts that would support a party's request for extensions of time or any other requests seeking accommodations outside the scope of the rules set out herein;

(5) "Law enforcement officer", any commissioned peace officer with the power to arrest for a violation of the criminal code who is employed by any unit of the state or any county, charter county, city, charter city, municipality, district, college, university, or any other political subdivision or is employed by the board of police commissioners as defined in chapter 84. Law enforcement officer shall not include any officer who is the highest ranking officer in the law enforcement agency.

2. Whenever a law enforcement officer is under administrative investigation or is subjected to administrative questioning that the officer reasonably believes could lead to disciplinary action, demotion, dismissal, transfer, or placement on a status that could lead to economic loss, the investigation or questioning shall be conducted under the following conditions:

(1) The law enforcement officer who is the subject of the investigation shall be informed, in writing, of the existence and nature of the alleged violation and the individuals who will be conducting the investigation. Notice shall be provided to the officer along with a copy of the complaint at least twenty-four hours prior to any interrogation or interview of the officer;

(2) Any person, including members of the same agency or department as the officer under investigation, filing a complaint against a law enforcement officer shall have the complaint supported by a written statement outlining the complaint that includes the personal identifying information of the person filing the complaint. All personal identifying information shall be held confidential by the investigating agency;

(3) When a law enforcement officer is questioned or interviewed regarding matters pertaining to his or her law enforcement duties or actions taken within the scope of his or her employment, such questioning shall be conducted for a reasonable length of time and only while the officer is on duty unless reasonable circumstances exist that necessitate questioning the officer while he or she is off duty;

(4) Any interviews or questioning shall be conducted at a secure location at the agency that is conducting the investigation or at the place where the officer reports to work, unless the officer consents to another location;

(5) Law enforcement officers shall be questioned by up to two investigators and shall be informed of the name, rank, and command of the investigator or investigators conducting the investigation; except that, separate investigators shall be assigned to investigate alleged department policy violations and alleged criminal violations;

(6) Interview sessions shall be for a reasonable period of time. There shall be times provided for the officer to allow for such personal necessities and rest periods as are reasonably necessary;

(7) Prior to an interview session, the investigator or investigators conducting the investigation shall advise the law enforcement officer of the rule set out in *Garrity v. New Jersey*, 385 U.S. 493 (1967), specifically that the law enforcement officer is being ordered to answer questions under threat of disciplinary action and that the officer's answers to the questions will not be used against the officer in criminal proceedings;

(8) Law enforcement officers shall not be threatened, harassed, or promised rewards to induce them into answering any question; except that, law enforcement officers may be compelled by their employer to give protected Garrity statements to an investigator under the direct control of the employer, but such compelled statements shall not be used or derivatively used against the officer in any aspect of a criminal case brought against the officer;

(9) Law enforcement officers under investigation are entitled to have an attorney or any duly authorized representative present during any questioning that the law enforcement officer reasonably believes may result in disciplinary action. The attorney or representative shall be permitted to confer with the officer but shall not unduly disrupt or interfere with the interview. The questioning shall be suspended for a period of up to twenty-four hours if the officer requests representation;

(10) Prior to the law enforcement officer being interviewed, the officer and his or her attorney or representative shall have the opportunity to review the complaint;

(11) The law enforcement agency conducting the investigation shall have ninety days from receipt of a citizen complaint to complete such investigation. The agency shall determine the disposition of the complaint and render a disciplinary decision, if any, within ninety days. The agency may, for good cause, petition the administering authority overseeing the administration of discipline for an extension of time to complete the investigation. If the administering authority finds the agency has shown good cause for the granting of an extension of time to complete the investigation, the administering authority shall grant an extension of up to sixty days. The agency is limited to two extensions per investigation; except that, if there is an ongoing criminal investigation there shall be no limitation on the amount of sixty-day extensions. For good cause shown, the internal investigation may be tolled until the conclusion of a concurrent criminal investigation arising out of the same alleged conduct. Absent consent from the officer being investigated, the administering authority overseeing the administration of discipline shall set the matter for hearing and shall provide notice of the hearing to the law enforcement officer under investigation. The officer shall have the right to attend the hearing and to present evidence and arguments against extension;

(12) Within five days of the conclusion of the administrative investigation, the investigator shall inform the officer, in writing, of the investigative findings and any recommendation for further action, including discipline;

(13) A complete record of the administrative investigation shall be kept by the law enforcement agency conducting such investigation. Upon completion of the investigation, a copy of the entire record, including, but not limited to, audio, video, and transcribed statements, shall be provided to the officer or the officer's representative within five business days of the officer's written request. The agency may request a protective order to redact all personal identifying witness information; and

(14) All records compiled as a result of any investigation subject to the provisions of this section shall be held confidential and shall not be subject to disclosure under chapter 610, except by lawful subpoena or court order, by release approved by the officer, or as provided in section 590.070.

3. Law enforcement officers who are suspended without pay, demoted, terminated, transferred, or placed on a status resulting in economic loss shall be entitled to a full due process hearing. However, nothing in this section shall prohibit a law enforcement agency and the authorized bargaining representative for a law enforcement

officer employed by that agency from reaching written agreements providing disciplinary procedures more favorable than those provided for this section. The components of the hearing shall include, at a minimum:

- (1) The right to be represented by an attorney or other individual of their choice during the hearing;
- (2) Seven days' notice of the hearing date and time;
- (3) An opportunity to access and review documents, at least seven days in advance of the hearing, that are in the employer's possession and that were used as a basis for the disciplinary action;
- (4) The right to refuse to testify at the hearing if the officer is concurrently facing criminal charges in connection with the same incident. A law enforcement officer's decision not to testify shall not result in additional internal charges or discipline;

(5) A complete record of the hearing shall be kept by the agency for purposes of appeal. The record shall be provided to the officer or his or her attorney upon written request;

(6) The entire record of the hearing shall remain confidential and shall not be subject to disclosure under chapter 610, except by lawful subpoena or court order.

4. Any decision, order, or action taken following the hearing shall be in writing and shall be accompanied by findings of fact. The findings shall consist of a concise statement upon each issue in the case. A copy of the decision or order accompanying findings and conclusions along with the written action and right of appeal, if any, shall be delivered or mailed promptly to the law enforcement officer or to the officer's attorney or representative of record.

5. Law enforcement officers shall have the opportunity to provide a written response to any adverse materials placed in their personnel file, and such written response shall be permanently attached to the adverse material.

6. Law enforcement officers shall have the right to compensation for any economic loss incurred during an investigation if the officer is found to have committed no misconduct.

7. Employers shall defend and indemnify law enforcement officers from and against civil claims made against them in their official and individual capacities if the alleged conduct arose in the course and scope of their obligations and duties as law enforcement officers. This includes any actions taken off duty if such actions were taken under color of law. In the event the law enforcement officer is convicted of, or pleads guilty to, criminal charges arising out of the same conduct, the employer shall no longer be obligated to defend and indemnify the officer in connection with related civil claims.

8. Law enforcement officers shall not be disciplined, demoted, dismissed, transferred, or placed on a status resulting in economic loss as a result of the assertion of their constitutional rights in any judicial proceeding, unless the officer admits to wrongdoing, in which case the provisions of this section shall not apply.

9. Any aggrieved law enforcement officer or authorized representative may seek judicial enforcement of the requirements of this section. Suits to enforce this section shall be brought in the circuit court for the county in which the law enforcement agency or governmental body has its principal place of business.

10. Upon a finding by a preponderance of the evidence that a law enforcement agency, governmental body, or member of same has violated any provision of this section, a court shall void any action taken in violation of this section. The court may also award the law enforcement officer the costs of bringing the suit including, but not limited to, attorneys' fees. A lawsuit for enforcement shall be brought within one year from which the violation is ascertainable.

11. Nothing in this section shall apply to any investigation or other action by the director regarding a license issued by the director under this chapter.

12. A law enforcement agency that has substantially similar or greater procedures shall be deemed in compliance with this section.

13. Nothing in this section shall apply to the work of any civilian review board organized under section 590.653 or organized by local ordinance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

3416 *Journal of the House*

AYES: 087

Andrews	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Christofanelli	Coleman 32	Cook	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Shaul	Shields	Simmons	Smith 155
Stacy	Stephens 128	Taylor 139	Taylor 48	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright			

NOES: 037

Adams	Anderson	Aune	Bailey	Bangert
Bland Manlove	Bosley	Brown 70	Burnett	Burton
Butz	Collins	Fogle	Gray	Gunby
Ingle	Johnson	Kidd	Lewis 25	McCreery
Merideth	Nurrenbern	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 032

Aldridge	Appelbaum	Atchison	Baringer	Barnes
Brown 27	Busick	Chipman	Clemens	Coleman 97
Copeland	Cupps	Davidson	Derges	Doll
Ellebracht	Fishel	Houx	Mackey	McDaniel
Mosley	Murphy	Person	Pietzman	Sharpe 4
Smith 163	Smith 67	Tate	Thomas	Thompson
Windham	Mr. Speaker			

VACANCIES: 007

Representative Smith (45) moved that **House Amendment No. 15 to House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Coleman 32	Coleman 97
Cook	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Eggleston	Evans	Falkner
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Schroer	Schwadron	Seitz	Shaul
Shields	Simmons	Smith 155	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright		

NOES: 035

Adams	Anderson	Aune	Bailey	Bangert
Bosley	Brown 70	Burnett	Burton	Butz
Collins	Dogan	Fogle	Gray	Gunby
Ingle	Kidd	McCreery	Merideth	Nurrenbern
Phifer	Pollock 123	Price IV	Proudie	Quade
Sauls	Sharp 36	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 000

ABSENT WITH LEAVE: 028

Aldridge	Appelbaum	Baringer	Barnes	Bland Manlove
Brown 27	Chipman	Christofanelli	Clemens	Copeland
Cupps	Doll	Ellebracht	Fishel	Johnson
Lewis 25	Mackey	McDaniel	Mosley	Person
Pietzman	Rogers	Schnelting	Sharpe 4	Smith 163
Smith 67	Windham	Mr. Speaker		

VACANCIES: 007

On motion of Representative Evans, **House Amendment No. 2, as amended**, was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

3418 *Journal of the House*

AYES: 099

Aldridge	Andrews	Atchison	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pouche	Proudie
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 037

Adams	Anderson	Aune	Bailey	Bangert
Baringer	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Davis	Ellebracht	Fogle
Gray	Gunby	Ingle	Kidd	Lewis 25
Mackey	McCreery	Merideth	Nurrenbern	Phifer
Pollock 123	Porter	Quade	Schroer	Smith 45
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 020

Appelbaum	Barnes	Bland Manlove	Chipman	Clemens
Collins	Doll	Hicks	Johnson	McDaniel
Mosley	Person	Pietzman	Price IV	Rogers
Sauls	Schnelting	Sharpe 4	Smith 67	Windham

VACANCIES: 007

On motion of Representative DeGroot, **HCS SS SCS SB 834, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 107

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Busick
Butz	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Derges	Dinkins	Dogan	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis

Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Sauls	Schroer	Schwadron	Seitz
Sharp 36	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 67	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Trent
Van Schoiack	Veit	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 026

Adams	Anderson	Aune	Baringer	Barnes
Bland Manlove	Bosley	Burnett	Burton	Eggleston
Gray	Kidd	Lewis 25	Mackey	McCreery
Mosley	Nurrenbern	Phifer	Quade	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh 50	Walsh Moore 93
Weber				

PRESENT: 011

Aldridge	Bangert	Brown 70	Clemens	Collins
Fogle	Gunby	Merideth	Proudie	Smith 45
Toalson Reisch				

ABSENT WITH LEAVE: 012

Appelbaum	Chipman	Doll	Gregory 51	McDaniel
Person	Pietzman	Price IV	Rogers	Schnelting
Sharpe 4	Windham			

VACANCIES: 007

On motion of Representative DeGroot, **HCS SS SCS SB 834, as amended**, was read the third time and passed by the following vote:

AYES: 107

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Butz
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse

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Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Trent	Van Schoiack	Veit	West	Wiemann
Wright	Mr. Speaker			

NOES: 025

Adams	Anderson	Aune	Baringer	Barnes
Bland Manlove	Bosley	Brown 27	Burnett	Gray
Gunby	Kidd	Lewis 25	Mackey	McCreery
Mosley	Nurrenbern	Phifer	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh 50	Weber

PRESENT: 016

Aldridge	Bangert	Brown 70	Burton	Clemens
Collins	Fogle	Ingle	Merideth	Person
Proudie	Quade	Smith 45	Toalson Reisch	Walsh Moore 93
Young				

ABSENT WITH LEAVE: 008

Appelbaum	Chipman	Doll	McDaniel	Pietzman
Rogers	Sharpe 4	Windham		

VACANCIES: 007

Representative Roden declared the bill passed.

Representative Pollock (123) assumed the Chair.

BILLS CARRYING REQUEST MESSAGES

HCS SS SCS SB 724, as amended, relating to political subdivisions, was taken up by Representative Falkner.

Representative Falkner moved that the House refuse to recede from its position on **HCS SS SCS SB 724, as amended**, and grant the Senate a conference.

Representative Cupps raised a point of order that members were in violation of Rule 84.

Speaker Vescovo resumed the Chair.

The Chair advised members to keep their comments confined to the question at hand.

Representative Pollock (123) resumed the Chair.

Representative Falkner again moved that the House refuse to recede from its position on **HCS SS SCS SB 724, as amended**, and grant the Senate a conference.

Which motion was adopted.

Speaker Vescovo resumed the Chair.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

HCS SS SCS SB 724, as amended: Representatives Falkner, Taylor (139), Pietzman, Merideth, and Adams

Representative Pollock (123) resumed the Chair.

COMMITTEE REPORTS

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SS SCS SB 931**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Cupps, Deaton, Eggleston, Evans, Falkner, Kelly (141), Lovasco and Taylor (139)

Noes (2): Ellebracht and Rogers

Present (1): Proudie

Absent (1): Ingle

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS#2 SB 710, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SS SCS SBs 775, 751 & 640, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR HCS SB 820, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 138**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96) and Hudson

Noes (3): Ingle, Mackey and Smith (45)

Absent (4): Bosley, McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 24**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Bosley and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 27**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Bosley and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 29**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (4): Bosley, McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 931**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (4): Bosley, McDaniel, McGaugh and Patterson

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SCS SB 725**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Aune, Bailey, Christofanelli, Kelly (141), Proudie and Rogers

Noes (0)

Absent (5): Basye, Chipman, Haffner, Hicks and Richey

Committee on Ethics, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Ethics, to which was referred a review of **House Ethics Complaint No. 22-001**, begs leave to report it has examined the same and has adopted the accompanying report by the following vote:

Ayes (10): Andrews, Barnes, Brown (27), Brown (70), Eggleston, Fitzwater, Francis, Kelly (141), McCreery, and Sauls

Noes (0)

Absent (0)

**STATE OF MISSOURI
HOUSE OF REPRESENTATIVES
101ST GENERAL ASSEMBLY**

REPORT OF THE COMMITTEE ON ETHICS

House Ethics Complaint No. 22-001

May 11, 2022

WHEREON, the Committee on Ethics, of the Missouri House of Representatives, 101st General Assembly, pursuant to Rule 5 of House Committee Substitute for House Resolution 70, reports as follows:

On May 10, 2022, the Chair of the Committee on Ethics received directly from Representative Wiley Price an ethics complaint alleging that a current member of the House of Representatives committed perjury associated with a 2016 filing to be a candidate for the office of representative. The complaint was made by letter, which was delivered, unopened, to the Chief Clerk. Upon examination, it was determined that the initial two-page letter provided by Representative Price was not made “under oath” as required by the rules governing the Committee on Ethics. The letter was returned to Representative Price.

Approximately one hour later, Representative Price provided to the Chief Clerk a second letter, with a notary seal, but missing any attestation language. This letter was returned to Representative Price along with sample language to meet the “under oath” requirement. Later that afternoon, Representative Price delivered his final letter containing the ethics complaint, with a properly notarized attestation. This letter was reviewed by the Chair and Vice-Chair of the committee, and immediately delivered by the Chief Clerk to the House General Counsel for secured storage. The complaint was designated House Ethics Complaint No. 22-001.

All ethics complaints and initial proceedings are confidential. However, at 9:37 p.m., May 10, 2022, a member of the local media posted to Twitter a photograph of the first page of Representative Price’s letter containing his ethics complaint. The committee has confirmed that the source of this media leak was Representative Price. The leak was made prior to the time the committee was able to first meet and discuss the matter.

Representative Price’s complaint alleges that a current member of the House of Representatives (the Respondent), at the time the Respondent filed for office in 2016, falsely stated in an affidavit that Respondent did not owe taxes to the State of Missouri. The complaint refers to a court case filed by Respondent’s general election opponent disputing Respondent’s ballot qualifications and seeking to have Respondent removed from the ballot.

Although stating that he was earlier this year “provided with clearly irrefutable information” of these allegations, Representative Price attached no supporting documentation to his complaint. Particularly missing is any sworn affidavit or other document by the Respondent that is alleged to be false. No documentation was provided by Representative Price pertaining to the 2016 lawsuit, or any evidence entered in that proceeding. Nor did Representative Price provide any evidence which was not in the record of that court proceeding, but which the representative believes should have been considered. He provided no source for his “clearly irrefutable information.” Rule 4(B) of the rules governing this committee states that “All records in the possession of the complainant that are relevant to and in support of the allegations shall be appended to the complaint.”

Although not provided by Representative Price, the court case referred to in his complaint was located and the committee reviewed the judgment issued by the circuit judge in that matter. After a full trial hearing testimony and receiving evidence, the judge found all issues in favor of Respondent. The judge specifically wrote that Respondent “is not delinquent in any taxes,” and that the other party failed to meet his burden of establishing Respondent was disqualified from the November 2016 ballot.

Given a judicial determination that Respondent was not delinquent in any taxes, it does not follow, as Representative Price suggests, that then candidate Respondent made any filing associated with the election in anything other than in good faith.

It is apparent that Representative Price wants this committee to review a six-year old final judgment of a circuit court judge, after an evidentiary trial on the merits, which was not appealed by the opposing party, without any further relevant evidence to consider. This committee declines to do so.

Finally, the committee notes that Complainant's letter to the committee contains this sentence:

I am certain that this committee acts in the best interests of the state treating every member whether they are republican or democrat, male or female, black or white, censured member of the minority party or Speaker of the House with the same fairness.

As Representative Price mentions in his letter, he has previously been the subject of an ethics investigation. In January 2021, the House of Representatives adopted this committee's recommendations, House Ethics Complaint No. 20-001, by a vote of 140-3, to censure the representative for committing perjury before the committee, obstructing the committee's investigation, and for threatening and intimidating his former legislator assistant.

This committee is made up of ten members, five of the majority party, and five of the minority party. This committee, which consisted of members who were "republican [and] democrat, male [and] female, black [and] white," recommended Representative Price's censure by a unanimous 10-0 vote. The membership of the House of Representatives, which included members who were "republican [and] democrat, male [and] female, black [and] white," overwhelmingly approved Representative Price's censure by a vote of 140-3. Representative Price was treated by this committee with all fairness he was due under the rules and law applicable to his ethical lapses in judgment.

It is with the same sense of fairness due the Respondent under the rules and law applicable to this matter that the committee finds that this complaint is unsubstantiated and should be dismissed. Given that the confidentiality of this proceeding has been breached by a leak of the complaint to the media, it is also appropriate that this report be made public and be published in the House journal.

NOW THEREFORE, the Committee on Ethics hereby dismisses House Ethics Complaint 22-001. This report shall be filed with the Chief Clerk of the House, with a copy delivered to the office of the Speaker, office of the Majority Floor Leader, and office of the Minority Floor Leader, and shall be printed in the House Journal.

This motion to dismiss the complaint was approved by a vote of 10 to 0:

Aye: Fitzwater, Brown (27), Andrews, Barnes, Brown (70), Eggleston, Francis, Kelly, McCreery, Sauls

No:

This report was adopted by a vote of 10 to 0:

Aye: Fitzwater, Brown (27), Andrews, Barnes, Brown (70), Eggleston, Francis, Kelly, McCreery, Sauls

No:

Dated: May 11, 2022

/s/ Travis Fitzwater, Chair

/s/ Richard Brown, Vice-Chair

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 2168, as amended**, and has taken up and passed **CCS SS SCS HCS HB 2168**.

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE BILL NO. 690**

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Bill No. 690, with House Amendment Nos. 2 and 3, House Amendment Nos. 1, 2 and 3 to House Amendment No. 4, House Amendment No. 4 as amended, House Amendment No. 1 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment Nos. 1 and 2 to House Amendment No. 6, and House Amendment No. 6 as amended begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Bill No. 690, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Bill No. 690;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Bill No. 690 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Holly Thompson Rehder
/s/ Bill White
/s/ Lincoln Hough
/s/ Lauren Arthur
/s/ Greg Razer

FOR THE HOUSE:

/s/ Phil Christofanelli
/s/ J Eggleston
Rusty Black (7th)
/s/ Mark Sharp (36th)
/s/ Raychel Proudie

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS SCS SB 683 - Fiscal Review
HCS SS#2 SB 761 - Fiscal Review
HCS SS SCS SB 931 - Fiscal Review

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR HCS SS SB 690, as amended - Fiscal Review

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, May 12, 2022.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Sixty-eighth Day, Tuesday, May 10, 2022, Page 3177, Line 1, by inserting after said line the following:

“Representative Taylor (139) assumed the Chair.”

Further correct said Journal, Page 3179, Line 9, by deleting said line and inserting in lieu thereof the following:

“Representative Taylor (139) declared the bill passed.”

COMMITTEE HEARINGS

BUDGET

Friday, May 13, 2022, 9:00 AM, House Hearing Room 3.
Annual tax credit review hearing.

FISCAL REVIEW

Thursday, May 12, 2022, 9:45 AM, House Lounge.
Executive session may be held on any matter referred to the committee.
Room change.
Pending bill referral.
CORRECTED

HOUSE CALENDAR

SEVENTIETH DAY, THURSDAY, MAY 12, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl
HJR 80 - Coleman (32)
HCS HJR 134 - Taylor (139)
HJR 137 - Eggleston
HJR 128 - O'Donnell
HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HBs 1593 & 1959 - Walsh (50)

HCS HB 2704 - Hicks

HCS HB 1546 - Richey

HB 1581 - Mayhew

HCS HB 1678 - Toalson Reisch

HCS HB 1997 - Haden

HB 2003 - Pouche

HB 2845 - Riley

HB 1616 - Van Schoiack

HCS HB 1833 - Basye

HB 2009 - Pollock (123)

HB 2474 - Hicks

HB 1762 - Sander

HB 1864 - Thomas

HCS HB 1875 - Haffner

HB 2095 - Kelly (141)

HB 2123 - Taylor (139)

HB 2169 - Trent

HCS HB 2246 - Copeland

HB 2515 - Perkins

HCS HB 1854 - Schroer

HCS HB 1747 - Basye

HB 2050 - Schroer

HB 1455 - Billington

HCS HB 1464 - Schnelting

HB 1478 - Dinkins

HCS HB 1716 - Riley

HCS HBs 1904 & 1575 - Murphy

HB 2085 - Cook

HB 2156 - Perkins

HCS HB 2208 - Christofanelli

HCS HB 2499 - Eggleston

HB 2590 - Evans

HB 1480 - Dinkins

HB 1563 - Griffith

HCS HB 1641 - Coleman (32)

HB 1721 - Shields

HCS HB 1905 - Shaul

HCS HBs 1972 & 2483 - Copeland

HB 2056 - Evans

HB 2164 - Buchheit-Courtway

HB 2165 - Buchheit-Courtway

HCS HB 2220 - Falkner

HB 2255 - Bailey

HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)

HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer

HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SS SB 798, (Fiscal Review 5/9/22) - Mosley
SB 987 - Rone
HCS SS#2 SCS SB 968 - Riley
SS SCS SB 672 - Fitzwater
HCS SS#3 SCS SB 758, (Fiscal Review 5/10/22) - Gregory (51)
HCS SS SB 812, (Fiscal Review 5/10/22) - Davidson
HCS SB 984 - McGaugh
HCS SS#2 SB 997, (Fiscal Review 5/10/22), E.C. - Griffith
SS SCS SB 725 - Smith (163)
HCS SS SCS SB 683, (Fiscal Review 5/11/22), E.C. - Kelly (141)
HCS SS#2 SB 761, (Fiscal Review 5/11/22) - Taylor (139)
SB 655 - Pike
HCS SS SCS SB 931, (Fiscal Review 5/11/22) - Riley

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)
HCS SCS SB 908, as amended, with HA 5, pending, E.C. - Baker
HCS SCS SB 982, E.C. - Shields
HCS SB 718 - Shields
HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann
HCS SCS SB 799 - Richey

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 33 - Gregory (51)
SS SCR 36 - Griffith
SCR 27 - Stephens (128)
SCR 29 - Stephens (128)

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Deaton

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667 - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)
SS#2 SCS HCS HB 1472 - Pike
SS SCS HB 1878, as amended - Simmons
SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended - Black (7)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
SB 652, with HA 1, HA 1 to HA 2, and HA 2, as amended (request House recede/take up and pass SB 652), E.C. - Patterson

BILLS IN CONFERENCE

CCR HCS SB 820, as amended (Senate exceeded differences) - Haffner
CCR HCS SS SCS SBs 775, 751 & 640, as amended - Kelly (141)
CCR SS SCS HCS HB 1606, as amended (Fiscal Review 5/10/22) - McGaugh
CCR HCS#2 SB 710, as amended (exceeded differences), E.C. - Baker
HCS SB 845, as amended (Senate exceeded differences) - McGaugh
CCR#2 HCS SS SCS SBs 681 & 662, as amended (exceeded differences), E.C. - Basye
CCR HCS SS SB 690, as amended (Fiscal Review 5/11/22), E.C. - Christofanelli
SS SCS HCS HB 2485 - Knight
SS HB 2400, as amended - Houx
HCS SS SCS SB 724, as amended - Falkner

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SEVENTIETH DAY, THURSDAY, MAY 12, 2022

The House met pursuant to adjournment.

Representative Eggleston in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The God of peace be with you all. (Romans 15:33)

Eternal God, our Shepherd, before whom we bow in adoration and to whom we lift our spirits in prayer, come into our hearts that we be motivated by Your grace and moved by Your love. May we open our hearts, deepen our devotion and increase our faith in You and in our state. By working together with You, may we hasten the passage of solid and good legislation for our citizens and the promotion of political cooperation in this chamber and in our Senate.

Renew a proper, a good, and a wise attitude within us, O Creator, that we may go forward to greater achievements under Your leadership, supported by Your strength and sustained by Your power. May peace and joy come to reign in every heart here in the People's House.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Tamauree Moore.

The Journal of the sixty-ninth day was approved as printed by the following vote:

AYES: 132

Anderson	Andrews	Appelbaum	Atchison	Baker
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burton	Busick
Butz	Clemens	Coleman 32	Coleman 97	Collins
Cook	Cupps	Davidson	Davis	Deaton
DeGroot	Derges	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hudson
Hurlbert	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Morse	Murphy	Nurrenbern	O'Donnell	Owen

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Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 002

Adams Bland Manlove

PRESENT: 001

Copeland

ABSENT WITH LEAVE: 021

Aldridge	Aune	Bailey	Bangert	Bosley
Burnett	Chipman	Christofanelli	Doll	Grier
Hovis	Ingle	Lewis 25	Merideth	Mosley
Price IV	Rogers	Rone	Sharpe 4	Stevens 46
Windham				

VACANCIES: 007

Speaker Vescovo assumed the Chair.

SIGNING OF HOUSE BILLS

All other business of the House was suspended while **CCS SCS HCS HB 3015** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been signed in open session of the Senate, **CCS SCS HCS HB 3015** was delivered to the Governor by the Chief Clerk of the House.

Representative Pietzman assumed the Chair.

Representative Taylor (139) assumed the Chair.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HCS HB 1662** entitled:

An act to repeal sections 442.403, 442.404, and 478.240, RSMo, and to enact in lieu thereof eleven new sections relating to restrictions on real property, with an effective date for a certain section.

With Senate Amendment No. 1 and Senate Amendment No. 2.

Senate Amendment No. 1

AMEND Senate Substitute for House Committee Substitute for House Bill No. 1662, Page 3, Section 67.137, Line, by striking all of said section from the bill; and

Further amend said bill, Page 11, Section 476.095, by striking all of said section from the bill; and

Further amend said bill, Pages 11-13, Section 478.240, by striking all of said section from the bill; and

Further amend said bill, Page 13, Section 535.067, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for House Committee Substitute for House Bill No. 1662, Page 1, Section A, Line 5, by inserting after all of said line the following:

“59.310. 1. The county recorder of deeds may refuse any document presented for recording that does not meet the following requirements:

(1) The document shall consist of one or more individual pages printed only on one side and not permanently bound nor in a continuous form. The document shall not have any attachment stapled or otherwise affixed to any page except as necessary to comply with statutory requirements, provided that a document may be stapled together for presentation for recording; a label that is firmly attached with a bar code or return address may be accepted for recording;

(2) The size of print or type shall not be smaller than eight-point type and shall be in black or dark ink. Should any document presented for recording contain type smaller than eight-point type, such document shall be accompanied by an exact typewritten copy not smaller than eight-point type to be recorded contemporaneously as additional pages of the document;

(3) The document must be of sufficient legibility to produce a clear and legible reproduction thereof. Should any document not be of sufficient legibility to produce a clear and legible reproduction, such document shall be accompanied by an exact typewritten copy not smaller than eight-point type to be recorded contemporaneously as additional pages of the document;

(4) The document shall be on white ~~paper~~ or light-colored **paper** of not less than twenty-pound weight without watermarks or other visible inclusions, except for plats and surveys, which may be on materials such as Mylar or velum. All text within the document shall be of sufficient color and clarity to ensure that when the text is reproduced from record, it shall be readable;

(5) All signatures on a document shall be in black or dark ink, such that such signatures shall be of sufficient color and clarity to ensure that when the text is reproduced from record, it shall be readable, and shall have the corresponding name typed, printed or stamped underneath said signature. The typing or printing of any name or the applying of an embossed or inked stamp shall not cover or otherwise materially interfere with any part of the document except where provided for by law;

(6) The documents shall have a top margin of at least three inches of vertical space from left to right, to be reserved for the recorder of deeds' certification and use. All other margins on the document shall be a minimum of three-fourths of one inch on all sides. Nonessential information such as form numbers, page numbers or customer notations may be placed in the margin. A document may be recorded if a minor portion of a seal or incidental writing extends beyond the margins. The recorder of deeds will not incur any liability for not showing any seal or information that extends beyond the margins of the permanent archival record.

2. Every document containing any of the items listed in this subsection that is presented for recording, except plats and surveys, shall have such information on the first page below the three-inch horizontal margin:

(1) The title of the document;

(2) The date of the document;

- (3) All grantors' names **and marital status**;
- (4) All grantees' names;
- (5) Any statutory addresses;
- (6) The legal description of the property; and
- (7) Reference book and pages for statutory requirements, if applicable.

If there is not sufficient room on the first page for all of the information required by this subsection, the page reference within the document where the information is set out shall be stated on the first page.

3. From January 1, 2002, documents which do not meet the requirements set forth in this section may be recorded for an additional fee of twenty-five dollars, which shall be deposited in the recorders' fund established pursuant to subsection 1 of section 59.319.

4. Documents which are exempt from format requirements and which the recorder of deeds may record include the following:

- (1) Documents which were signed prior to January 1, 2002;
- (2) Military separation papers;
- (3) Documents executed outside the United States;
- (4) Certified copies of documents, including birth and death certificates;
- (5) Any document where one of the original parties is deceased or otherwise incapacitated; and
- (6) Judgments or other documents formatted to meet court requirements.

5. Any document rejected by a recorder of deeds shall be returned to the preparer or presenter accompanied by an explanation of the reason it could not be recorded.

6. Recorders of deeds shall be allowed fees for their services as follows:

- (1) For recording every deed or instrument: five dollars for the first page and three dollars for each page thereafter except for plats and surveys;
- (2) For copying or reproducing any recorded instrument, except surveys and plats: a fee not to exceed two dollars for the first page and one dollar for each page thereafter;
- (3) For every certificate and seal, except when recording an instrument: one dollar;
- (4) For recording a plat or survey of a subdivision, outlets or condominiums: twenty-five dollars for each sheet of drawings or calculations based on a size not to exceed twenty-four inches in width by eighteen inches in height. For recording a survey of one or more tracts: five dollars for each sheet of drawings or calculations based on a size not to exceed twenty-four inches in width by eighteen inches in height. Any plat or survey larger than eighteen inches by twenty-four inches shall be counted as an additional sheet for each additional eighteen inches by twenty-four inches, or fraction thereof, plus five dollars per page of other material;
- (5) For copying a plat or survey of one or more tracts: a fee not to exceed five dollars for each sheet of drawings and calculations not larger than twenty-four inches in width and eighteen inches in height and one dollar for each page of other material;
- (6) For a document which releases or assigns more than one item: five dollars for each item beyond one released or assigned in addition to any other charges which may apply;
- (7) For every certified copy of a marriage license or application for a marriage license: two dollars;
- (8) For duplicate copies of the records in a medium other than paper, the recorder of deeds shall set a reasonable fee not to exceed the costs associated with document search and duplication; and
- (9) For all other use of equipment, personnel services and office facilities, the recorder of deeds may set a reasonable fee.”; and

Further amend said bill, Page 5, Section 89.500, Line 28, by inserting after all of said line the following:

“92.720. 1. If any of the lands or town lots contained in the back tax book or list of delinquent lands or lots remain unredeemed on the first day of January, the collector may file suit in the circuit court against such lands or lots to enforce the lien of the state and city as herein provided in sections 92.700 to 92.920.

2. The collector shall note opposite such tract in the back tax book the fact that suit has been commenced.

3. The collector shall compile lists of all state, city, school and other tax bills collectible by him which are delinquent according to his records and he shall assign a serial number to each parcel of real estate in each list and if suit has been filed in the circuit court of the city on any delinquent tax bill included in any list, the collector shall give the court docket number of each suit.

4. The sheriff may appoint the collector and the collector's deputies as deputy sheriffs, and when so appointed they may serve all process in matters pertaining to sections 92.700 to 92.920 with like effect as the sheriff himself might do.

5. No action for recovery of taxes against real estate shall be commenced, had or maintained, unless action therefor shall be commenced within five years after delinquency.

6. For any improved parcel identified by a city operating under sections 92.700 to 92.920 as being vacant, the collector shall, within no more than two years after delinquency, file suit in the circuit court against such lands or lots to enforce the lien of the state and the city as provided in sections 92.700 to 92.920. Failure of the collector to bring suit within the time frame prescribed herein shall not constitute a defense or bar an action for the collection of taxes as otherwise provided by this section.

92.740. 1. A suit for the foreclosure of the tax liens herein provided for shall be instituted by filing in the appropriate office of the circuit clerk and with the land reutilization authority a petition, which petition shall contain a caption, a copy of the list prepared by the collector, and a prayer. Such petition without further allegation shall be deemed to be sufficient.

2. The caption shall be in the following form:

In the Circuit Court of Missouri,

In the Matter of

Foreclosure of Liens for Delinquent Land Taxes

By Action in Rem.

Collector of Revenue of , Missouri, Plaintiff

-vs-

Parcels of Land Encumbered with Delinquent Tax Liens, Defendants

3. The petition shall conclude with a prayer that all tax liens upon such real estate be foreclosed; that the court determine the amounts and priorities of all tax bills, together with interest, penalties, costs, and attorney's fees; that the court order such real estate to be sold by the sheriff at public sale as provided by sections 92.700 to 92.920 and that thereafter a report of such sale be made by the sheriff to the court for further proceedings under the provisions of sections 92.700 to 92.920.

4. The petition when so filed shall have the same force and effect with respect to each parcel of real estate therein described as a separate suit instituted to foreclose the tax lien or liens against any one of said parcels of real estate.

5. For each petition filed, the collector shall make available to the public a list detailing each parcel included in the suit.

92.750. 1. **Except as otherwise provided in subsection 4 of this section,** any person having any right, title, or interest in, or lien upon, any parcel of real estate described in such petition may redeem such parcel of real estate by paying to the collector all of the sums mentioned therein, including principal, interest, penalties, attorney's fees and costs then due, at any time prior to the time of the foreclosure sale of such real estate by the sheriff.

2. In the event of failure to redeem prior to the time of the foreclosure sale by the sheriff, such person shall be barred and forever foreclosed of all his right, title and interest in and to the parcels of real estate described in such petition.

3. Upon redemption, as permitted by this section, the person redeeming shall be entitled to a certificate of redemption from the collector describing the property in the same manner as it is described in such petition, and the collector shall thereupon note on his records the word "redeemed" and the date of such payment opposite the description of such parcel of real estate.

4. For any improved nonhomestead parcel, any person having any right, title, or interest in, or lien upon, any parcel of real estate described in the petition may redeem such parcel of real estate at any time prior to the time of the foreclosure sale of such real estate by the sheriff by paying to the collector all of the sums due as of the date of redemption mentioned therein, including principal, interest, penalties, attorney's fees, and costs then due including, but not limited to, all debts owed to the city, exclusive of any debts owed to any statutorily created sewer district, that are known to the collector and that may be collected pursuant to section 67.451, such as amounts for water, forestry, nuisance abatement, special tax bills, and vacant building assessments.

92.760. 1. The collector shall also cause to be prepared and mailed in an envelope with postage prepaid, within thirty days after the filing of such petition, a brief notice of the filing of the suit, to the persons named in the petition as ~~[being the owners]~~ **having an interest in the parcel**, according to the records of the assessor for, **or otherwise known to the collector**, the respective parcels of real estate described in the petition. The notices shall be sent to the addresses ~~[of such persons upon the records of the assessor]~~ **most likely to apprise the parties of the proceedings as provided**, and in the event that any name or address does not appear on the records of the assessor, with respect to any parcel of real estate, the collector shall so state in an affidavit, giving the serial number of each parcel of real estate affected. Such affidavit shall be filed in the suit with the circuit clerk not later than sixty days after the date of the first publication of the notice of foreclosure. The failure of the collector to mail the notice as provided in this section shall invalidate any proceedings brought pursuant to the provisions of sections 92.700 to 92.920. The failure of the collector to file the affidavit as provided in this section shall not affect the validity of any proceedings brought pursuant to the provisions of sections 92.700 to 92.920.

2. Such notice shall be substantially as follows:

To the person to whom this notice is addressed:

According to ~~[the]~~ **available** records ~~[in the assessor's office]~~, you ~~[are the record owner as to]~~ **have a legal interest in** one or more parcels of real estate described in a certain petition bearing cause No. _____ (fill in number of case) filed in the Circuit Court of _____, Missouri, at _____ (fill in city), on _____, 20_____, wherein a foreclosure of the lien of various delinquent tax bills is sought and a court order asked for the purpose of selling such real estate at a public sale for payment of all delinquent tax bills, together with interest, penalties, attorney's fees and costs. Publication of notice of such foreclosure was commenced on the _____ day of _____, 20_____, in _____ (here insert name of city), Missouri.

THE COLLECTOR OF THE CITY OF _____ (Insert name of city) HAS FILED A LAWSUIT AGAINST YOUR PROPERTY. THE LAWSUIT SAYS THAT YOU ARE BEHIND ON YOUR PROPERTY TAXES. YOU COULD LOSE YOUR PROPERTY IF YOU DON'T DO ANYTHING ABOUT THIS.

YOU HAVE A RIGHT TO ENTER INTO AN AGREEMENT WITH THE COLLECTOR TO BRING YOUR TAXES UP TO DATE. YOU MAY CONTACT THE COLLECTOR BY CALLING _____ (Insert telephone number of collector). IF YOU DO NOT UNDERSTAND THIS NOTICE, OR YOU DO NOT KNOW WHAT TO DO, YOU MAY CALL THIS OFFICE FOR FURTHER EXPLANATION OR SEE A LAWYER RIGHT AWAY.

Unless all delinquent taxes be paid upon the parcels of real estate described in such petition and such real estate redeemed prior to the time of the foreclosure sale of such real estate by the sheriff, the owner or any person claiming any right, title or interest in or to, or lien upon, any such parcels of real estate shall be forever barred and foreclosed of all right, title and interest and equity of redemption in and to such parcels of real estate; except that any such persons shall have the right to file an answer in said suit on or before the _____ day of _____, 20_____, in the office of the Circuit Clerk and a copy thereof to the Collector, setting forth in detail the nature and amount of the interest and any defense or objection to the foreclosure. Dated _____

Collector of Revenue

_____, Missouri

(Name of City)

Address _____

92.765. Affidavits of publication of notice of foreclosure, and of posting, mailing, or other acts required by the provisions of sections 92.700 to 92.920 shall be filed in the office of the circuit clerk prior to the trial, and when so filed shall constitute part of the evidentiary documents in the foreclosure suit. Such affidavits shall be prima facie evidence of the performance of acts therein described, and may be so used in the trial of the suit, unless challenged by verified answer duly filed in the suit. **The collector shall file with the court an affidavit of compliance with notice requirements of sections 92.700 to 92.920 prior to any sheriff's sale. The affidavit shall include the identities of all parties to whom notice was attempted and by what means. In the case of mailed notice returned undeliverable, the collector's affidavit shall certify that additional notice was attempted and by what means. The expense of complying with this section shall be taxed and collected as other costs in the suit.**

92.770. 1. The collector may employ such attorneys as he deems necessary to collect such taxes and to prosecute suits for taxes.

2. Such attorneys shall receive as total compensation a sum, not to exceed six percent of the amount of taxes actually collected and paid into the treasury, and an additional sum not to exceed two dollars for each suit filed when publication is not necessary and not to exceed five dollars where publication is necessary, as may be agreed upon in writing and approved by the collector, before such services are rendered.

3. The ~~attorney~~ **attorney's** fees shall be taxed as costs in the suit and collected as other costs.

92.775. 1. Upon the trial of the cause upon the question of foreclosure, the tax bill shall be prima facie proof that the tax described in the tax bill has been validly assessed at the time indicated by the tax bill and that the tax is unpaid. Any person alleging any jurisdictional defect or invalidity in the tax bill or in the sale thereof must particularly specify in his answer the defect or basis of invalidity, and must, upon trial, affirmatively establish such defense.

2. After the court has first determined the validity of the tax liens of all tax bills affecting parcels of real estate described in the petition, the priorities of the respective tax bills and the amounts due thereon, including principal, interest, penalties, attorney's fees, and costs, the court shall thereupon enter judgment of foreclosure of such liens and fix the time and place of the foreclosure sale. The petition shall be dismissed as to any parcel of real estate redeemed prior to the time fixed for the sheriff's foreclosure sale as provided in sections 92.700 to 92.920. If the parcel of real estate auctioned off at sheriff's foreclosure sale is sold for a sum sufficient to fully pay the principal amount of all tax bills included in the judgment, together with interest, penalties, attorney's fees and costs, and for no more, and such sale is confirmed by the court, then all other proceedings as to such parcels of real estate shall be finally dismissed as to all parties and interests other than tax bill owners or holders; provided, however, that any parties seeking relief other than an interest in or lien upon the real estate may continue with said suit to a final adjudication of such other issues; provided, further, an appeal may be had as to any claim attacking the validity of the tax bill or bills or the priorities as to payment of proceeds of foreclosure sale. If the parcel of real estate auctioned off at sheriff's foreclosure sale is sold for a sum greater than the total amount necessary to pay the principal amount of all tax bills included in the judgment, together with interest, penalties, attorney's fees and costs, and such sale is confirmed by the court, and no appeal is taken by any person claiming any right, title or interest in or to or lien upon said parcel of real estate or by any person or taxing authority owning or holding or claiming any right, title or interest in or to any tax bills within the time fixed by law for the filing of notice of appeal, the court shall thereupon order the sheriff to make distribution to the owners or holders of the respective tax bills included in the judgment of the amounts found to be due and in the order of priorities. Thereafter all proceedings in the suit shall be ordered by the court to be dismissed as to such persons or taxing authorities owning, holding or claiming any right, title or interest in any such tax bill or bills so paid, and the case shall proceed as to any parties claiming any right, title, or interest in or lien upon the parcel of real estate affected by such tax bill or bills as to their respective claims to such surplus funds then remaining in the hands of the sheriff. **The receipt of such surplus funds shall constitute a bar to any claim of right, title, or interest in, or lien upon, said parcel of real estate, by the fund recipient.**

3. Whenever an answer is filed to the petition, as herein provided, a severance of the action as to all parcels of real estate affected by such answer shall be granted, and the issues raised by the petition and such answer shall be tried separate and apart from the other issues in the suit, but the granting of such severance shall not delay the trial or other disposition of any other issue in the case. A separate appeal may be taken from any other issue in the case. A separate appeal may be taken from any action of the court affecting any right, title or interest in or to, or lien upon, such real estate, other than issues of law and fact affecting the amount or validity of the lien of tax bills, but the proceeding to foreclose the lien of any tax bills shall not be stayed by such appeal. The trial shall be conducted by the court without the aid of a jury and the suit shall be in equity. This action shall take precedence over and shall be triable before any other action in equity affecting the title to such real estate, upon motion of any interested party.

92.810. 1. After the judgment of foreclosure has been entered, or, after a motion for a new trial has been overruled, or, if an appeal be taken from such judgment and the judgment has been affirmed, after the sheriff shall have been notified by any party to the suit that such judgment has been affirmed on appeal and that the mandate of the appellate court is on file with the circuit clerk, there shall be a waiting period of six months before any advertisement of sheriff's sale shall be published.

2. If any such parcel of real estate be not redeemed, or if no written contract providing for redemption be made within six months after the date of the judgment of foreclosure, if no motion for rehearing be filed, and, if filed, within six months after such motion may have been overruled, or, if an appeal be taken from such judgment and the judgment be affirmed, within six months after the sheriff shall have been notified by any party to the suit that such judgment has been affirmed on appeal and that the mandate of the appellate court is on file with the circuit clerk, the sheriff shall, after giving the ~~[notice]~~ **notices** required by ~~[subsection 3]~~ **subsections 4 and 5** of this section, commence to advertise the real estate described in the judgment and shall fix the date of sale within thirty days after the date of the first publication of the notice of sheriff's sale as herein provided, and shall at such sale proceed to sell the real estate.

3. **No later than one hundred twenty days prior to the sheriff's sale, the collector shall obtain a title abstract or report on any unredeemed parcels. Such title abstract or report shall be obtained from a licensed title company or attorney and subject to a public and competitive bidding process administered by the collector and conducted triennially. The title report shall include all conveyances, liens, and charges against the real estate, and the names and mailing addresses of any interested parties and lienholders. The charges of said abstract or report shall be taxed as costs and shall be paid as other costs in the case.**

4. **No later than twenty days prior to the sheriff's sale, the collector shall send notice of the sale to the lienholders and interested parties, as disclosed upon the title abstract or report of the real estate for which tax bills thereon are delinquent. The notice shall provide the date, time, and place of the sale. The notice shall also state that the parcel may be redeemed prior to the sale as specified in section 92.750 or by entering into an agreement with the collector to pay the taxes included in the foreclosure suit under section 92.740. The notice required by this subsection shall be mailed in an envelope with postage prepaid. The cost of the mailing and notice as required by this subsection shall be included as costs in the case.**

5. No later than ~~[twenty]~~ **forty** days prior to the sheriff's sale, the ~~[sheriff]~~ **collector** shall send notice of the sale to the ~~[owner or owners,]~~ **parties having interest in the parcel** as disclosed upon the records of the assessor, **or otherwise known to the collector**, of the real estate for which tax bills thereon are delinquent. ~~[The search of the records of the assessor must be made not more than forty days prior to the sending of this notice]~~ **The notice shall be sent to the addresses most likely to apprise the parties of the proceedings as provided.** The notice shall provide the date, time and place of the sale. The notice shall also state that ~~[the property owner]~~ **an interested party** may avoid the sale by redeeming such parcel of real estate prior to the sale as specified in section 92.750 or, **if applicable**, by entering into an agreement with the collector to pay the taxes included in the foreclosure suit under section 92.740. The notice required by this subsection shall be mailed in an envelope with postage prepaid. The cost of ~~[the title search,]~~ mailing and notice as required by this subsection shall be included as costs ~~[at the sale of the real estate]~~ **in the case.**

6. **No later than twenty days prior to the sheriff's sale, the sheriff shall enter upon the parcel subject to foreclosure of these tax liens and post a written informational notice in a conspicuous location, attached to a structure, and intended to be visible by the nearest public right-of-way. This notice shall describe the property; shall advise that it is the subject of delinquent land tax collection proceedings brought pursuant to sections 92.700 to 92.920 and that it may be sold for the payment of delinquent taxes at a sale to be held at a certain time, date, and place; and shall contain the serial number and the phone number and address of the collector, as well as a statement of the prohibition against removal unless the parcel has been redeemed. The notice shall be not less than eight inches by ten inches and shall be laminated or otherwise sufficiently weatherproofed to withstand normal exposure to rain, snow, and other conditions. The sheriff shall document, by time-stamped photograph, compliance with this section, make said documentation generally available upon request, and provide verification by affidavit of compliance with this section. The cost of notice as required by this subsection shall be included as costs in the case.**

7. In addition to the other notice requirements of this section, no later than twenty days prior to the sheriff's sale, the sheriff shall attempt in-person notice that shall describe the property; that shall advise that it is the subject of delinquent land tax collection proceedings brought pursuant to sections 92.700 to 92.920 and that it may be sold for the payment of delinquent taxes at a sale to be held a certain time, date, and place; and that shall contain the serial number and phone number and address of the collector. In-person notice may be provided to any person found at the property. The sheriff shall note the date and time of attempted

notice and the name, description, or other identifying information regarding the person to whom notice was attempted. The sheriff shall document compliance with this section, make said documentation generally available upon request, and provide verification by affidavit of compliance with this section. The cost of notice as required by this subsection shall be included as costs in the case.

[4-] 8. Notwithstanding the provisions of this section to the contrary, any residential property which has not been redeemed by the end of the waiting period required by this section which has been determined to be of substandard quality or condition under the standards established by the residential renovation loan commission pursuant to sections 67.970 to 67.983 may, upon the request of the residential renovation loan commission, be transferred to the residential renovation loan commission for the purpose of renovation of the property. Any such property transferred pursuant to this subsection shall be renovated and sold by the residential renovation loan commission in the manner prescribed in sections 67.970 to 67.983. The residential renovation loan commission shall reimburse the land reutilization authority for all expenses directly incurred in relation to such property under sections 92.700 to 92.920 prior to the transfer.

92.815. 1. During such waiting period and at any time prior to the time of foreclosure sale by the sheriff, any interested party may redeem any parcel of real estate as provided by sections 92.700 to 92.920; except that during such time and at any time prior to the time of foreclosure sale by the sheriff, the collector shall enter into a written redemption contract with the owner of any real estate occupied as a homestead and who has not previously defaulted upon any such written redemption contract, provided that in no instance shall such installments exceed twelve in number or extend more than twenty-four months next after any agreement for such installment payments shall have been entered into; provided further, that upon good cause being shown by the owner of any parcel of real estate occupied as a homestead, or in the case of improved real estate with a total assessed valuation of not more than five thousand dollars, owned by an individual, the income from such property being a major factor in the total income of such individual, or by anyone on his behalf, the court may, in its discretion, fix the time and terms of payment in such contract to permit all of such installments to be paid within not longer than forty-eight months after any order or agreement as to installment payments shall have been made. **The collector shall not enter into a redemption contract with respect to any improved parcel not occupied as a homestead.**

2. So long as such installments be paid according to the terms of the contract, the six months' waiting period shall be extended, but if any installment be not paid when due, the extension of the waiting period shall be ended and the real estate shall immediately be advertised for sale or included in the next notice of sheriff's foreclosure sale. Notice shall also be sent to the redemption contract ~~[payer]~~ **payer** as specified in subsection [3] 4 of section 92.810.

3. On an annual basis, the collector shall make publicly available the number of parcels under redemption contract under this section.

92.817. 1. The court shall stay the sale of any parcel to be sold under execution of a tax foreclosure judgment obtained under this chapter, which is the subject of an action filed under sections 447.620 to 447.640, provided that the party that has brought such an action has, upon an order of the court, paid into the circuit court the principal amount of all land taxes then due and owing under the tax foreclosure judgment, exclusive of penalties and interest, prior to the date of any proposed sale under execution.

2. Upon the granting by the court of temporary possession of any property under section 447.632, upon order, the circuit court shall direct payment to the collector of all principal land taxes theretofore paid to the circuit court. In addition, in any order granting a final judgment or deed under section 447.625 or 447.640, the court shall also order the permanent extinguishment of penalties and interest arising from actions to collect delinquent land taxes due on the parcel against the grantee of said deed, and all successors in interest; excepting however, any defendant in such action.

3. If an owner of the parcel moves the court for restoration of possession under section 447.638, the owner shall pay into the circuit court all land tax amounts currently due and owing on the property, including all statutory penalties, interest, attorney's fees, and court costs retroactive to the date of accrual. Upon an order granting the restoration of possession to an owner under section 447.638, the court shall order that the funds paid to the court under subsection 2 of this section be returned to the payer, and that the funds paid to the court under this subsection be paid out to the collector.

4. If the party that brought the action under sections 447.620 to 447.640 dismisses its action prior to gaining temporary possession of the property, it shall recover any amounts paid into the circuit court prior to that date for principal land taxes.

92.825. 1. The sale shall be conducted, the sheriff's return thereof made, and the sheriff's deed pursuant to the sale executed, all as provided in the case of sales of real estate taken under execution except as otherwise provided in sections 92.700 to 92.920, and provided that such sale need not occur during the term of court or while the court is in session.

2. Such sale shall convey the whole interest of every person having or claiming any right, title or interest in or lien upon such real estate, whether such person has answered or not, subject to rights-of-way thereon of public utilities upon which tax has been otherwise paid, and subject only to the tax lien thereon, if any, of the United States of America.

3. The collector shall advance from current tax collections the sums necessary to pay for the publication of all advertisements required by the provisions of sections 92.700 to 92.920 and shall be allowed credit therefor in his accounts with the taxing authorities on a pro rata basis. He shall give credit in such accounts for all such advances recovered by him. Such expenses of publication shall be apportioned pro rata among and taxed as costs against the respective parcels of real estate described in the judgment; provided, however, that none of the costs herein enumerated, including the costs of publication, shall constitute any lien upon the real estate after such sale.

4. **No person shall be eligible to bid at the time of the sheriff's sale unless such person has, no later than ten days before the sale date, demonstrated to the satisfaction of the collector or sheriff that the person is not the owner of any parcel of real estate in the city that is subject to delinquent property taxes, unpaid special tax bills, or vacant building fees. A prospective bidder shall be prohibited from participating in the delinquent land tax sale if he or she has previously bid at a sheriff's sale and failed to pay bid amounts, confirm the sale, or sign a sheriff's deed. The collector or sheriff may require prospective bidders to submit an affidavit attesting to the requirements of this section and is expressly authorized to permanently preclude any prospective bidder from participating in the sale for failure to comply with this section. Notwithstanding the provisions of this section, any taxing authority or land reutilization authority shall be eligible to bid at any sale conducted under this section without making such a demonstration.** The purchaser at a sale conducted by the sheriff shall pay cash immediately at the end of bidding of each parcel on the day of the sale in an amount including all taxes then due and owing, **which may be in an amount in excess of or less than the judgment amount, and other costs, exclusive of any amounts for debts owed to any statutorily created sewer district [as otherwise provided by law].**

92.835. 1. The title to any real estate which shall vest in the land reutilization authority under the provisions of sections 92.700 to 92.920 shall be held by the land reutilization authority of the city in trust for the tax bill owners and taxing authorities having an interest in any tax liens which were foreclosed, as their interests may appear in the judgment of foreclosure.

2. The title to any real estate which shall vest in any purchaser, upon confirmation of such sale by the court, shall be an absolute estate in fee simple, subject to rights-of-way thereon of public utilities on which tax has been otherwise paid, and subject to any tax lien thereon of the United States of America, if any, and all persons, including the state of Missouri, **any taxing authority or tax district as defined herein, judgment creditors, lienholders,** minors, incapacitated and disabled persons, and nonresidents who may have had any right, title, interest, claim, or equity of redemption in or to, or lien upon, such lands shall be barred and forever foreclosed of all such right, title, interest, claim, lien or equity of redemption, and the court shall order immediate possession of such real estate be given to such purchaser~~]; provided, however, that such title shall also be subject to the liens of any tax bills which may have attached to such parcel of real estate prior to the time of the filing of the petition affecting such parcel of real estate not then delinquent, or which may have attached after the filing of the petition and prior to sheriff's sale and not included in any answer to such petition, but].~~ If such parcel of real estate is sold to the land reutilization authority the title thereto shall be free of any ~~[such]~~ liens to the extent of the interest of any taxing authority in such real estate; provided further, that such title shall not be subject to the lien of special tax bills ~~[which has attached to the parcel of real estate prior to January 1, 1972, but the lien of such special tax bills shall attach to the proceeds of the sheriff's sale or to the proceeds of the ultimate sale of such parcel by the land reutilization authority].~~

92.840. 1. **Within six months** after the sheriff sells any parcel of real estate, the court shall, upon its own motion or upon motion of any interested party, set the cause down for hearing to confirm **or set aside** the foreclosure sale of the real estate, even though such parcels are not all of the parcels of real estate described in the notice of sheriff's foreclosure sale. Notice of the hearing shall be sent by any interested party, or the court, moving to confirm the foreclosure sale, to each person who ~~[received]~~ **was sent** notice of sale as specified in ~~[subsection 3]~~ **subsections 4 and 5 of section 92.810 and to any other necessary parties as required by prevailing notions of due process.** At the time of such hearing, the sheriff shall make report of the sale, and the court shall hear evidence of the value of the property offered on behalf of any interested party to the suit, and shall immediately determine

whether an adequate consideration has been paid for each such parcel. **Any parcel deemed to have been purchased by the land reutilization authority pursuant to section 92.830 shall not require any inquiry as to value. The court's judgment shall include a specific finding that adequate notice was provided to all necessary parties pursuant to prevailing notions of due process and sections 92.700 to 92.920, reciting the notice efforts of the collector, sheriff, and tax sale purchaser. Nothing in this section shall be interpreted to preclude a successful tax sale purchaser from asserting a claim to quiet title to the bid upon parcel pursuant to section 527.150.**

2. For this purpose, the court shall have power to summon any city official or any private person to testify as to the reasonable value of the property, and if the court finds that adequate consideration has been paid, he shall confirm the sale and order the sheriff to issue a deed with restriction as provided herein to the purchaser subject to the application of an occupancy permit for all parcels as provided in subsection ~~[5]~~ 7 of this section. If the court finds that the consideration paid is inadequate, the purchaser may increase his bid to such amount as the court may deem to be adequate, whereupon the court may confirm the sale. If, however, the purchaser declines to increase his bid and make such additional payment, then the sale shall be disapproved, the lien of the judgment continued, and such parcel of real estate shall be again advertised and offered for sale by the sheriff to the highest bidder at public auction for cash at any subsequent sheriff's foreclosure sale.

3. If the sale is confirmed, the court shall order the proceeds of the sale applied in the following order:

(1) To the payment of the costs of the publication of the notice of foreclosure and of the sheriff's foreclosure sale;

(2) To the payment of all **of the collector and sheriff's** costs including appraiser's fee and attorney's fees;

(3) To the payment of all tax bills adjudged to be due in the order of their priority, including principal, interest and penalties thereon. If, after such payment, there is any sum remaining of the proceeds of the sheriff's foreclosure sale, the court shall thereupon try and determine the other issues in the suit in accordance with section 92.775. If any answering parties have specially appealed as provided in section 92.845, the court shall retain the custody of such funds pending disposition of such appeal, and upon disposition of such appeal shall make such distribution. If there are not sufficient proceeds of the sale to pay all claims in any class described, the court shall order the same to be paid pro rata in accordance with the priorities.

4. If there are any funds remaining of the proceeds after the sheriff's sale and after the distribution of such funds as set out in this section and no person entitled to any such funds, whether or not a party to the suit, shall, within two years after such sale, appear and claim the funds, ~~[they]~~ **ten percent shall be distributed to the St. Louis Affordable Housing Trust Fund or equivalent of such city operating under sections 92.700 to 92.920 for purposes that promote the reduction and prevention of vacant properties, blight remediation, and cleanup and maintenance of vacant property, with the remainder to be distributed** to the appropriate taxing authorities.

5. **Any city operating under the provisions of sections 92.700 to 92.920, by ordinance, may elect to allocate a portion of its share of the proceeds of the sheriff's sale towards a fund for the purpose of defending against claims challenging the sufficiency of notice provisions under this section.**

6. For the purpose of this section, the term "occupancy permit" shall mean the certificate of ~~[use and]~~ **inspection or occupancy permit for residential or commercial structures** as provided for in the revised municipal code of any city not within a county, which now has or may hereafter have a population in excess of three hundred thousand inhabitants.

~~[6-]~~ 7. If there is a building or structure on the parcel, the purchaser shall apply for an occupancy permit from the city or appropriate governmental agency within ten days after the confirmation hearing. Any purchaser who is a public corporation acting in a governmental capacity shall not be required to acquire the occupancy permit. When a parcel, acquired at a sheriff sale, containing a building is sold from a public corporation acting in a governmental capacity, the subsequent purchaser shall be required to apply for the occupancy permit. Failure to apply for such occupancy permit within ten days after confirmation shall result in the sale and confirmation being immediately set aside by the motion of any interested party and that parcel shall again be advertised and offered for sale by the sheriff to the highest bidder at public auction for cash at any subsequent sheriff foreclosure sale.

~~[7-]~~ 8. The sheriff shall include a deed restriction in the sheriff's deed, issued after confirmation and after the application of an occupancy permit for any parcel containing a building or structure. The deed restriction shall state that the purchasers at the sheriff's sale who had the property confirmed and who applied for an occupancy permit shall obtain an occupancy permit for the building or structure from the appropriate governmental agency prior to any subsequent transfer or sale of this property. This deed restriction shall **not** exist as a lien against such real estate ~~[while the purchasers hold same in the amount of five thousand dollars]~~. The purchasers of the property at the sheriff

sale who had the property confirmed and applied for the occupancy permit shall agree that in the event of their failure to obtain an occupancy permit prior to any subsequent transfer of the property, they shall pay to the sheriff the sum of five thousand dollars as fixed, liquidated and ascertained damages without proof of loss or damages. **These damages shall not constitute a lien on property, and** the sheriff shall have the discretionary power to file a lawsuit against such purchaser for collection of these liquidated damages. These liquidated damages shall be distributed on a prorated basis to the appropriate taxing authority after the sheriff deducts all costs, expenses and ~~attorney~~ attorney's fees for such lawsuits. The sheriff may employ attorneys as he deems necessary to collect liquidated damages.

9. If any sale is not confirmed within six months after the sale, any set-aside of the sale may, at the discretion of the court or collector, include a penalty of twenty-five percent of the bid amount over and above the opening bid amount, and such penalty shall be directed to the affordable housing trust fund or the equivalent, if any, of a city operating under sections 92.700 to 92.920.

10. Any interested party, other than the sheriff's sale purchaser, who moves the court to set aside a sheriff's sale after the issuance of a sheriff's deed made under the provisions of sections 92.700 to 92.920 shall be required to pay into the court the redemption amount otherwise necessary under section 92.750 prior to the court hearing any such motion to set aside. The court may hear any motion to confirm brought under the terms of this section if the redemption amount is not paid by the interested party moving the court to set aside the sale.

92.852. Any sheriff's deed given pursuant to the municipal land reutilization law shall be subject to a recording fee for the costs of recording the deed that shall be assessed and collected from the purchaser of the property at the same time the proceeds from the sale are collected. All such deeds shall be recorded at the office of the recorder of deeds within two months after the ~~sheriff's deed is given~~ **court confirms the sale, if no proceeding to set aside the confirmation judgment is before the court.**

92.855. Each sheriff's deed given pursuant to the provisions of the municipal land reutilization law shall be ~~presumptive~~ **prima facie** evidence that the suit and all proceedings therein and all proceedings prior thereto from and including assessment of the lands affected thereby and all notices required by law were regular and in accordance with all provisions of the law relating thereto. ~~[After two years from the date of the recording of such sheriff's deed, the presumption shall be conclusive, unless at the time that this section takes effect the two-year period since the recording of such sheriff's deed has expired, or less than six months of such period of two years remains unexpired, in which latter case the presumption shall become conclusive six months after September 28, 1971. No suit to set aside or to attack the validity of any such sheriff's deed shall be commenced or maintained unless the suit is filed prior to the time that the presumption becomes conclusive, as aforesaid.]~~”; and

Further amend said bill, Page 6, Section 260.295, Line 8, by inserting after all of said line the following:

“442.130. **1.** All deeds or other conveyances of lands, or of any estate or interest therein, shall be subscribed by the party granting the same, or by his lawful agent, and shall be acknowledged or proved and certified in the manner herein prescribed.

2. All written instruments conveying real estate or any interest in real estate shall state whether any natural person acting as grantors, mortgagors, or other parties executing the instrument are married or unmarried.”; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HB 1738** entitled:

An act to repeal sections 9.010, 9.339, 10.095, 227.785, and 227.787, RSMo, and to enact in lieu thereof fifty-one new sections relating to state designations.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4, Senate Amendment No. 5, Senate Amendment No. 6, and Senate Amendment No. 7.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1738, Page 12, Section 8, Line 4, by inserting after all of said line the following:

“Section 9. The month of September is hereby designated as "Hydrocephalus Awareness Month" in Missouri. The citizens of this state are encouraged to participate in appropriate events and activities so that Missourians can become more familiar with hydrocephalus and the individuals dedicated to finding its cure.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1738, Page 2, Section 9.275, Line 6, by inserting after all of said line the following:

“9.280. July second of each year shall be known and designated as "Mormon War Remembrance Day" in honor and recognition of the ten thousand members of the Mormon church who were subjected to injustice and undue suffering through Executive Order 44 by Governor Lilburn Boggs and the Mormon War in 1838.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1738, Page 12, Section 8, Line 4, by inserting after all of said line the following:

“Section 9. The month of June of each year is hereby designated as "Scoliosis Awareness Month". The citizens of this state are encouraged to engage in appropriate events and activities to encourage screening for and increase awareness of scoliosis.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1738, Page 12, Section 8, Line 4, by inserting after all of said line the following:

“Section 9. April fifteenth of every year is hereby designated as "Dangers of Inflation Awareness Day" in Missouri. The citizens of this state are encouraged to be mindful of the dangers of monetary inflation and the detrimental effects of monetary inflation on our economy.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 5

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1738, Page 1, Section 9.010, Line 11, by inserting after all of said line the following:

“9.142. January thirty-first of every year is hereby designated as "Constitution Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities in recognition of the enduring brilliance of our founding charter that established a system of checks and balances designed to preserve liberty, promote prosperity, and ensure the security of our beloved country.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 6

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1738, Page 12, Section 8, Line 4, by inserting after all of said line the following:

“Section 9. March twenty-sixth of each year is hereby designated as "Epilepsy Awareness Day". The citizens of this state are encouraged to participate in appropriate activities and events to increase awareness of epilepsy and its related symptoms.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 7

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 1738, Page 6, Section 9.362, Line 6, by inserting after all of said line the following:

“9.366. The month of March is hereby designated as "Problem Gambling Awareness Month" in Missouri. The citizens of this state are encouraged to participate in appropriate events and activities to increase public awareness of problem gambling and the availability of prevention, treatment, and recovery services.”; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 2365** entitled:

An act to repeal section 161.217, RSMo, and to enact in lieu thereof one new section relating to the early learning quality assurance report program.

With Senate Amendment No. 1.

Senate Amendment No. 1

AMEND House Bill No. 2365, Page 2, Section 161.217, Line 27, by striking the opening bracket "[" from said line; and

Further amend Line 28, by striking "new"; and

Further amend Line 29, by striking "three" and inserting in lieu thereof "**six**"; and

Further amend said line, by striking "2019" and inserting in lieu thereof the following:

"2022"; and

Further amend Line 35, by striking the closing bracket "]" from said line.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SCS SB 724, as amended**.

Senators: Hegeman, Crawford, Eslinger, Roberts, May

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SS SCS SB 834, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS HCS HB 1662, as amended - Fiscal Review
SS SCS HB 1738, as amended - Fiscal Review
HB 2365, with Senate Amendment No. 1 - Fiscal Review

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS#2 SB 761**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 718, relating to higher education, was taken up by Representative Shields.

On motion of Representative Shields, the title of **HCS SB 718** was agreed to.

Representative Shields offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 718, Page 1, Section 9.170, Line 6, by inserting after all of said section and line the following:

"135.690. 1. As used in this section, the following terms mean:

(1) "Community-based faculty preceptor", a physician or physician assistant who is licensed in Missouri and provides preceptorships to Missouri medical students or physician assistant students without direct compensation for the work of precepting;

(2) "Department", the Missouri department of health and senior services;

(3) "Division", the division of professional registration of the department of commerce and insurance;

(4) "Federally Qualified Health Center (FQHC)", a reimbursement designation from the Bureau of Primary Health Care and the Centers for Medicare and Medicaid services of the United States Department of Health and Human Services;

(5) "Medical student", an individual enrolled in a Missouri medical college approved and accredited as reputable by the American Medical Association or the Liaison Committee on Medical Education or enrolled in a Missouri osteopathic college approved and accredited as reputable by the Commission on Osteopathic College Accreditation;

(6) "Medical student core preceptorship" or "physician assistant student core preceptorship", a preceptorship for a medical student or physician assistant student that provides a minimum of one hundred twenty hours of community-based instruction in family medicine, internal medicine, pediatrics, psychiatry, or obstetrics and gynecology under the guidance of a community-based faculty preceptor. A community-based faculty preceptor may add together the amounts of preceptorship instruction time separately provided to multiple students in determining whether he or she has reached the minimum hours required under this subdivision, but the total preceptorship instruction time provided shall equal at least one hundred twenty hours in order for such preceptor to be eligible for the tax credit authorized under this section;

(7) "Physician assistant student", an individual participating in a Missouri physician assistant program accredited by the Accreditation Review Commission on Education for the Physician Assistant or its successor organization;

(8) "Taxpayer", any individual, firm, partner in a firm, corporation, or shareholder in an S corporation doing business in this state and subject to the state income tax imposed under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.

2. (1) Beginning January 1, 2023, any community-based faculty preceptor who serves as the community-based faculty preceptor for a medical student core preceptorship or a physician assistant student core preceptorship shall be allowed a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, in an amount equal to one thousand dollars for each preceptorship, up to a maximum of three thousand dollars per tax year, if he or she completes up to three preceptorship rotations during the tax year and did not receive any direct compensation for the preceptorships.

(2) To receive the credit allowed by this section, a community-based faculty preceptor shall claim such credit on his or her return for the tax year in which he or she completes the preceptorship rotations and shall submit supporting documentation as prescribed by the division and the department.

(3) In no event shall the total amount of a tax credit authorized under this section exceed a taxpayer's income tax liability for the tax year for which such credit is claimed. No tax credit authorized under this section shall be allowed a taxpayer against his or her tax liability for any prior or succeeding tax year.

(4) No more than two hundred preceptorship tax credits shall be authorized under this section for any one calendar year. The tax credits shall be awarded on a first-come, first-served basis. The division and the department shall jointly promulgate rules for determining the manner in which taxpayers who have obtained certification under this section are able to claim the tax credit. The cumulative amount of tax credits awarded under this section shall not exceed two hundred thousand dollars per year.

(5) Notwithstanding the provisions of subdivision (4) of this subsection, the department is authorized to exceed the two hundred thousand dollars per year tax credit program cap in any amount not to exceed the amount of funds remaining in the medical preceptor fund, as established under subsection 3 of this section, as of the end of the most recent tax year, after any required transfers to the general revenue fund have taken place in accordance with the provisions of subsection 3 of this section.

3. (1) Funding for the tax credit program authorized under this section shall be generated by the division from a license fee increase of seven dollars per license for physicians and surgeons and from a license fee increase of three dollars per license for physician assistants. The license fee increases shall take effect beginning January 1, 2023, based on the underlying license fee rates prevailing on that date. The underlying license fee rates shall be determined under section 334.090 and all other applicable provisions of chapter 334.

(2) (a) There is hereby created in the state treasury the "Medical Preceptor Fund", which shall consist of moneys collected under this subsection. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely by the division for the administration of the tax credit program authorized under this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the medical preceptor fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

(b) Notwithstanding any provision of this chapter or any other provision of law to the contrary, all revenue from the license fee increases described under subdivision (1) of this subsection shall be deposited in the medical preceptor fund. After the end of every tax year, an amount equal to the total dollar amount of all tax credits claimed under this section shall be transferred from the medical preceptor fund to the state's general revenue fund established under section 33.543. Any excess moneys in the medical preceptor fund shall remain in the fund and shall not be transferred to the general revenue fund.

4. (1) The department shall administer the tax credit program authorized under this section. Each taxpayer claiming a tax credit under this section shall file an application with the department verifying the number of hours of instruction and the amount of the tax credit claimed. The hours claimed on the application shall be verified by the college or university department head or the program director on the application. The certification by the department affirming the taxpayer's eligibility for the tax credit provided to the taxpayer shall be filed with the taxpayer's income tax return.

(2) No amount of any tax credit allowed under this section shall be refundable. No tax credit allowed under this section shall be transferred, sold, or assigned. No taxpayer shall be eligible to receive the tax credit authorized under this section if such taxpayer employs persons who are not authorized to work in the United States under federal law.

5. The department of commerce and insurance and the department of health and senior services shall jointly promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill, Pages 5-6, Section 167.903, Lines 1-33, by deleting all of said section and lines from the bill; and

Further amend said bill, Page 25, Section 513.430, Line 96, by deleting the word "**before**" and inserting in lieu thereof the word "**after**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shields, **House Amendment No. 1** was adopted.

Representative Fitzwater offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 718, Page 11, Section 170.036, Line 13, by deleting the word "**Six**" and inserting in lieu thereof the word "**Nine**"; and

Further amend said bill, page, and section, Line 19, by deleting the word "**and**"; and

Further amend said bill, page, and section, Line 21, by deleting all of the said line and inserting in lieu thereof the following:

"computer science teachers;

(g) An association of school board members;

(h) An association of elementary school principals; and

(i) An association of secondary school principals.

(7) A representative from a Missouri institution of higher education, to be appointed by the commissioner of higher education; and

(8) A representative from a Missouri private, nonprofit institution of higher education, to be appointed by the commissioner of higher education."; and

Further amend said bill, page, and section, Lines 37 to 42, by deleting all of the said lines and inserting in lieu thereof the following:

"(4) Within one year of the task force forming, a plan for schools serving any student in grades kindergarten through eighth grade to provide instruction in the basics of computer science and computation thinking in an integrated or standalone format beginning in the 2024-25 school year without creating learning loss in the existing curriculum;

(5) A plan for ensuring teachers are well-prepared to begin teaching computer science, including defining high quality professional learning for in-service teachers and strategies for pre-service teacher preparation;"; and

Further amend said bill and section, Page 12, Line 61, by deleting the words "**one month**" and inserting in lieu thereof the words "**three months**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater, **House Amendment No. 2** was adopted.

Representative Gregory (51) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 718, Page 12, Section 170.036, Line 65, by inserting after all of said section and line the following:

"173.280. 1. As used in this section, the following terms mean:

(1) "Postsecondary educational institution", any campus of a public or private institution of higher education in this state that is subject to the coordinating board for higher education under section 173.005;

(2) "Student athlete", an individual who participates or has participated in an intercollegiate sport for a postsecondary educational institution. Student athlete shall not be construed to apply to an individual's participation in a college intramural sport or in a professional sport outside of intercollegiate athletics;

(3) "Third party", any individual or entity, including any athlete agent, other than a postsecondary educational institution, athletic conference, or athletic association.

2. (1) No postsecondary educational institution shall uphold any rule, requirement, standard, or other limitation that prevents a student of that institution from fully participating in intercollegiate athletics without penalty and earning compensation as a result of the use of the student's name, image, likeness rights, or athletic reputation. A student athlete earning compensation from the use of a student's name, image, likeness rights, or athletic reputation shall not affect such student athlete's grant-in-aid or stipend eligibility, amount, duration, or renewal.

(2) No postsecondary educational institution shall interfere with or prevent a student from fully participating in intercollegiate athletics or obtaining professional representation in relation to contracts or legal matters, including, but not limited to, representation provided by athlete agents, financial advisors, or legal representation provided by attorneys.

3. A grant-in-aid or stipend from the postsecondary educational institution in which a student is enrolled shall not be construed to be compensation for use of the student's name, image, likeness rights, or athletic reputation for purposes of this section, and no grant-in-aid or stipend shall be revoked or reduced as a result of a student earning compensation under this section.

4. (1) No student athlete shall enter into an apparel, equipment, or beverage contract providing compensation to the athlete for use of the athlete's name, image, likeness rights, or athletic reputation if the contract requires the athlete to display a sponsor's apparel, equipment, or beverage or otherwise advertise for the sponsor during official team activities if such provisions are in conflict with a provision of the postsecondary institution's current licenses or contracts.

(2) (a) Except with the prior written consent of the student athlete's postsecondary educational institution, a student athlete shall not enter into a contract for compensation for the use of such student athlete's name, image, likeness rights, or athletic reputation, if such institution determines that a term of the contract conflicts with a term of a contract to which such institution is a party.

(b) A postsecondary educational institution or any officer, director, or employee of such institution, including but not limited to a coach, member of the coaching staff, or any individual associated with the institution's athletic department, may identify or otherwise assist with opportunities for a student athlete to earn compensation from a third party for the use of the student athlete's name, image, likeness rights, or athletic reputation, provided that such individual shall not:

- a. Serve as the athlete's agent;
- b. Receive compensation from the student athlete or a third party for facilitating or enabling such opportunities;
- c. Attempt to influence an athlete's choice of professional representation related to such opportunities;
- d. Attempt to reduce such athlete's opportunities from competing third parties; or
- e. Be present at any meeting between a student athlete and a third party who provides for a student athlete's compensation, where the student athlete's name, image, likeness rights, or athletic reputation contract for compensation is negotiated or completed.

(3) Before any contract for compensation for the use of a student athlete's name, image, likeness rights, or athletic reputation is executed, and before any compensation is provided to the student athlete in advance of a contract, the student athlete shall disclose that contract to his or her postsecondary educational institution in a manner prescribed by such institution.

(4) A postsecondary educational institution or any officer, director, or employee of such institution or entity shall not compensate ~~or cause compensation to be directed to~~ a student athlete, prospective student athlete, or the family of such individuals, **or cause compensation to be directed to a prospective student athlete, or the family of a student athlete or the family of a prospective student athlete**, for the use of such student athlete or prospective student athlete's name, image, likeness rights, or athletic reputation.

5. No contract of a postsecondary educational institution's athletic program shall prevent a student athlete from receiving compensation for using the student athlete's name, image, likeness rights, or athletic reputation for a commercial purpose when the athlete is not engaged in official mandatory team activities that are recorded in writing and can be made publicly available upon request.

6. (1) Postsecondary educational institutions that enter into commercial agreements that directly or indirectly require the use of a student athlete's name, image, likeness, or athletic reputation shall conduct a financial development program once per year for their athletes.

(2) The financial development program shall not include any marketing, advertising, referral, or solicitation by providers of financial products or services. **Such program shall, at a minimum, include information concerning financial aid, debt management, and a recommended budget for student athletes based on the current year's cost of attendance. The workshop shall also include information on time management skills necessary for success as a student athlete and available academic resources.**

(3) Postsecondary educational institutions shall help distribute informational materials for such programs as needed.

(4) Postsecondary educational institutions shall inform their athletes of such program meetings and provide appropriate meeting space.

7. Student athlete representation shall be by attorneys or agents licensed by this state.

8. (1) Any student athlete may bring a civil action against third parties that violate this section for appropriate injunctive relief or actual damages, or both. Such action shall be brought in the county where the violation occurred, or is about to occur, and the court shall award damages and court costs to a prevailing plaintiff.

(2) Student athletes bringing an action under this section shall not be deprived of any protections provided under law with respect to a controversy that arises and shall have the right to adjudicate claims that arise under this section.

9. No legal settlement shall conflict with the provisions of this section.

10. This section shall apply only to agreements or contracts entered into, modified, or renewed on or after August 28, 2021. Such agreements or contracts include, but are not limited to, the national letter of intent, an athlete's financial aid agreement, commercial contracts in the athlete group licensing market, and athletic conference or athletic association rules or bylaws."; and

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Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory (51), **House Amendment No. 3** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGirl	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Sander	Sassmann	Schnelting
Schwadron	Seitz	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Anderson	Appelbaum	Aune	Bailey
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Price IV	Quade	Roden	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 000

ABSENT WITH LEAVE: 009

Aldridge	DeGroot	Doll	Mackey	Rone
Schroer	Sharpe 4	Smith 163	Windham	

VACANCIES: 007

On motion of Representative Shields, **HCS SB 718, as amended**, was adopted.

On motion of Representative Shields, **HCS SB 718, as amended**, was read the third time and passed by the following vote:

AYES: 148

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schwadron	Seitz	Sharp 36	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 001

Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 007

Doll	Hicks	McDaniel	Rone	Schroer
Sharpe 4	Windham			

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

THIRD READING OF SENATE BILLS

HCS SS SB 798, relating to the supplemental nutrition assistance program, was placed on the Informal Calendar.

SB 987, relating to excursion gambling boat facilities, was placed on the Informal Calendar.

Representative Chipman assumed the Chair.

HCS SS#2 SCS SB 968, relating to business entities, was taken up by Representative Riley.

On motion of Representative Riley, the title of **HCS SS#2 SCS SB 968** was agreed to.

Representative Riley offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 968, Pages 24-26, Section 311.060, Lines 1-77, by deleting said section and lines from the bill; and

Further amend said bill, Pages 26-27, Section 311.094, Lines 1-32, by deleting said lines and inserting in lieu thereof the following:

"311.094. 1. As used in this section, the following terms mean:

(1) "Common area", any area designated as a common area in a development plan for the entertainment district approved by the governing body of the city, any area of a public right-of-way that is adjacent to or within the entertainment district when it is closed to vehicular traffic and any other area identified in the development plan where a physical barrier precludes motor vehicle traffic and limits pedestrian accessibility;

(2) "Entertainment district", any area located in a city with more than twelve thousand five hundred but fewer than fourteen thousand inhabitants and located in a county with more than fifty thousand but fewer than sixty thousand inhabitants and with a county seat with more than one thousand but fewer than four thousand inhabitants that:

(a) Is located in the city's central business district and borders the White River; and

(b) Contains a combination of entertainment venues, bars, nightclubs, and restaurants;

(3) "Portable bar", any bar, table, kiosk, cart, or stand that is not a permanent fixture and can be moved from place to place;

(4) "Promotional association", an association, incorporated in the state of Missouri, which is organized or authorized by one or more property owners located within the entertainment district for the purpose of organizing and promoting activities within the entertainment district.

2. Notwithstanding any other provision of this chapter to the contrary, any person acting on behalf of or designated by a promotional association, who possesses the qualifications required by this chapter, and who meets the requirements of and complies with the provisions of this chapter, may apply for, and the supervisor of alcohol and tobacco control may issue, an entertainment district special license to sell intoxicating liquor by the drink for retail for consumption dispensed from one or more portable bars within the common areas of the entertainment district between the hours of 6:00 a.m. to 1:30 a.m. on Mondays through Saturdays and from 6:00 a.m. on Sundays and until 1:30 a.m. on Mondays.

3. An applicant granted an entertainment district special license under this section shall pay a license fee of three hundred dollars per year.

4. Notwithstanding any other provision of this chapter to the contrary, on such days and at such times designated by the promotional association, in its sole discretion, provided such times are during the hours a license is allowed under this chapter to sell alcoholic beverages, the promotional association may allow persons to leave licensed establishments, located in portions of the entertainment district designated by the promotional association with an alcoholic beverage and enter upon and consume the alcoholic beverage within other licensed establishments and common areas located in portions of the entertainment district designated by the promotional association. No person shall take any alcoholic beverage or alcoholic beverages outside the boundaries of the entertainment district or portions of the entertainment district as

designated by the promotional association, in its sole discretion. At times when a person is allowed to consume alcoholic beverages dispensed from portable bars and in common areas of all or any portion of the entertainment district designated by the promotional association, the promotional association shall ensure that minors can be easily distinguished from persons of legal age buying alcoholic beverages.

5. Every licensee within the entertainment district shall serve alcoholic beverages in containers that display and contain the licensee's trade name or logo or some other mark that is unique to that license and licensee.

6. The holder of an entertainment district special license is solely responsible for alcohol violations occurring at its portable bar and in any common area."; and

Further amend said bill, Pages 39-41, Section 620.3900, Lines 1-47, by deleting said lines and inserting in lieu thereof the following:

"620.3900. 1. Sections 620.3900 to 620.3930 shall be known and may be cited as the "Regulatory Sandbox Act".

2. For the purposes of sections 620.3900 to 620.3930, the following terms shall mean:

(1) "Advisory committee", the general regulatory sandbox program advisory committee created in section 620.3910;

(2) "Applicable agency", a department or agency of the state that by law regulates a business activity and persons engaged in such business activity, including the issuance of licenses or other types of authorization, and which the regulatory relief office determines would otherwise regulate a sandbox participant. A participant may fall under multiple applicable agencies if multiple agencies regulate the business activity that is subject to the sandbox program application. "Applicable agency" shall not include the division of professional registration and its boards, commissions, committees and offices;

(3) "Applicant" or "sandbox applicant", a person or business that applies to participate in the sandbox program;

(4) "Consumer", a person who purchases or otherwise enters into a transaction or agreement to receive a product or service offered through the sandbox program pursuant to a demonstration by a program participant;

(5) "Demonstrate" or "demonstration", to temporarily provide an offering of an innovative product or service in accordance with the provisions of the sandbox program;

(6) "Department", the department of economic development;

(7) "Innovation", the use or incorporation of a new idea, a new or emerging technology, or a new use of existing technology to address a problem, provide a benefit, or otherwise offer a product, production method, or service;

(8) "Innovative offering", an offering of a product or service that includes an innovation;

(9) "Product", a commercially distributed good that is:

(a) Tangible personal property; and

(b) The result of a production process;

(10) "Production", the method or process of creating or obtaining a good, which may include assembling, breeding, capturing, collecting, extracting, fabricating, farming, fishing, gathering, growing, harvesting, hunting, manufacturing, mining, processing, raising, or trapping a good;

(11) "Regulatory relief office", the office responsible for administering the sandbox program within the department;

(12) "Sandbox participant" or "participant", a person or business whose application to participate in the sandbox program is approved in accordance with the provisions of section 620.3915;

(13) "Sandbox program", the general regulatory sandbox program created in sections 620.3900 to 620.3930 that allows a person to temporarily demonstrate an innovative offering of a product or service under a waiver or suspension of one or more state laws or regulations;

(14) "Sandbox program director", the director of the regulatory relief office;

(15) "Service", any commercial activity, duty, or labor performed for another person or business. "Service" shall not include a product or service when its use would impact rates, statutorily authorized service areas, or system safety or reliability of an electrical corporation or gas corporation, as defined in section 386.020, as determined by the public service commission, or of any rural electric cooperative

organized or operating under the provisions of chapter 394, or to any corporation organized on a nonprofit or a cooperative basis as described in subsection 1 of section 394.200, or to any electrical corporation operating under a cooperative business plan as described in subsection 2 of section 393.110."; and

Further amend said bill, Pages 41-43, Section 620.3905, Lines 1-78, by deleting said lines and inserting in lieu thereof the following:

"620.3905. 1. There is hereby created within the department of economic development the "Regulatory Relief Office", which shall be administered by the sandbox program director. The sandbox program director shall report to the director of the department and may appoint staff, subject to the approval of the director of the department.

2. The regulatory relief office shall:

(1) Administer the sandbox program pursuant to sections 620.3900 to 620.3930;

(2) Act as a liaison between private businesses and applicable agencies that regulate such businesses to identify state laws or regulations that could potentially be waived or suspended under the sandbox program;

(3) Consult with each applicable agency; and

(4) Establish a program to enable a person to obtain monitored access to the market in the state along with legal protections for a product or service related to the laws or regulations that are being waived as a part of participation in the sandbox program, in order to demonstrate an innovative product or service without obtaining a license or other authorization that might otherwise be required.

3. The regulatory relief office shall:

(1) Review state laws and regulations that may unnecessarily inhibit the creation and success of new companies or industries and provide recommendations to the governor and the general assembly on modifying or repealing such state laws and regulations;

(2) Create a framework for analyzing the risk level of the health, safety, and financial well-being of consumers related to permanently removing or temporarily waiving laws and regulations inhibiting the creation or success of new and existing companies or industries;

(3) Propose and enter into reciprocity agreements between states that use or are proposing to use similar regulatory sandbox programs as described in sections 620.3900 to 620.3930, provided that such reciprocity agreement is supported by a two-thirds majority vote of the advisory committee and the regulatory relief office is directed by an order of the governor to pursue such reciprocity agreement;

(4) Enter into agreements with or adopt best practices of corresponding federal regulatory agencies or other states that are administering similar programs;

(5) Consult with businesses in the state about existing or potential proposals for the sandbox program; and

(6) In accordance with the provisions of chapter 536 and the provisions of sections 620.3900 to 620.3930, make rules regarding the administration of the sandbox program, including making rules regarding the application process and the reporting requirements of sandbox participants. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

4. (1) The regulatory relief office shall create and maintain on the department's website a web page that invites residents and businesses in the state to make suggestions regarding laws and regulations that could be modified or eliminated to reduce the regulatory burden on residents and businesses in the state.

(2) On at least a quarterly basis, the regulatory relief office shall compile the relevant suggestions from the web page created pursuant to subdivision (1) of this subsection and provide a written report to the governor and the general assembly.

(3) In creating the report described in subdivision (2) of this subsection, the regulatory relief office:

(a) Shall provide the identity of residents and businesses that make suggestions on the web page if those residents and businesses wish to comment publicly, and shall ensure that the private information of residents and businesses that make suggestions on the web page is not made public if they do not wish to comment publicly; and

(b) May evaluate the suggestions and provide analysis and suggestions regarding which state laws and regulations could be modified or eliminated to reduce the regulatory burden on residents and businesses in the state while still protecting consumers.

5. (1) By October first of each year, the department shall submit an annual report to the governor, the general assembly, and to each state agency which shall include:

(a) Information regarding each participant in the sandbox program, including industries represented by each participant and the anticipated or actual cost savings that each participant experienced;

(b) The anticipated or actual benefit to consumers created by each demonstration in the sandbox program;

(c) Recommendations regarding any laws or regulations that should be permanently modified or repealed;

(d) Information regarding any health and safety events related to the activities of a participant in the sandbox program; and

(e) Recommendations for changes to the sandbox program or other duties of the regulatory relief office.

(2) The department may provide an interim report from the sandbox program director to the governor and general assembly on specific, time-sensitive issues for the functioning of the sandbox program, for the health and safety of consumers, for the success of participants in the program, and for other issues of urgent need."; and

Further amend said bill, Pages 43-44, Section 620.3910, Lines 1-46, by deleting said lines and inserting in lieu thereof the following:

"620.3910. 1. There is hereby created the "General Regulatory Sandbox Program Advisory Committee", to be composed of the following members:

(1) The director of the department of economic development or his or her designee;

(2) The director of the department of commerce and insurance or his or her designee;

(3) The attorney general or his or her designee;

(4) A member of the public to be appointed by the governor;

(5) A member of the public or of an institution of higher education, to be appointed by the governor;

(6) A member of an institution of higher education, to be appointed by the director of the department of higher education and workforce development;

(7) Two members of the house of representatives, one to be appointed by the speaker of the house of representatives and one to be appointed by the minority leader of the house of representatives;

(8) Two members of the senate, one to be appointed by the president pro tempore of the senate and one to be appointed by the minority leader of the senate; and

(9) An employee of the office of public counsel, to be appointed by the public counsel.

2. (1) Advisory committee members shall be appointed to a four-year term. Members who cease holding elective office shall be replaced by the speaker or minority leader of the house of representatives or the president pro tempore or minority floor leader of the senate, as applicable. The sandbox program director may establish the terms of initial appointments so that approximately half of the advisory committee is appointed every two years.

(2) The sandbox program director shall select a chair of the advisory committee every two years in consultation with the members of the advisory committee.

(3) No appointee of the governor, speaker of the house of representatives, or president pro tempore of the senate may serve more than two complete terms.

3. A majority of the advisory committee shall constitute a quorum for the purpose of conducting business, and the action of a majority of a quorum shall constitute the action of the advisory committee, except as provided in subsection 4 of this section.

4. The advisory committee may, at its own discretion, meet to override a decision of the regulatory relief office on the admission or denial of an applicant to the sandbox program, provided such override is decided with a two-thirds majority vote of the members of the advisory committee, and further provided that such vote shall be taken within fifteen business days of the regulatory relief office's decision.

5. The advisory committee shall advise and make recommendations to the regulatory relief office on whether to approve applications to the sandbox program pursuant to section 620.3915.

6. The regulatory relief office shall provide administrative staff support for the advisory committee.
7. The members of the advisory committee shall serve without compensation, but may be reimbursed for any actual and necessary expenses incurred in the performance of the advisory committee's official duties.
8. Meetings of the advisory committee shall be considered public meetings for the purposes of chapter 610. However, a meeting of the committee shall be a closed meeting if the purpose of the meeting is to discuss an application for participation in the regulatory sandbox and failing to hold a closed meeting would reveal information that constitutes proprietary or confidential trade secrets. Upon approval by a majority vote by members of the advisory committee, the advisory committee shall be allowed to conduct remote meetings, and individual members shall be allowed to attend meetings remotely. The advisory committee shall provide the public the ability to view any such remote meetings."; and

Further amend said bill, Pages 44-49, Section 620.3915, Lines 1-172, by deleting said lines and inserting in lieu thereof the following:

"620.3915. 1. An applicant for the sandbox program shall provide to the regulatory relief office an application in a form prescribed by the regulatory relief office that:

- (1) Confirms the applicant is subject to the jurisdiction of the state;
- (2) Confirms the applicant has established physical residence or a virtual location in the state from which the demonstration of an innovative offering will be developed and performed, and where all required records, documents, and data will be maintained;
- (3) Contains relevant personal and contact information for the applicant, including legal names, addresses, telephone numbers, email addresses, website addresses, and other information required by the regulatory relief office;
- (4) Discloses criminal convictions of the applicant or other participating personnel, if any; and
- (5) Contains a description of the innovative offering to be demonstrated, including statements regarding:
 - (a) How the innovative offering is subject to licensing, legal prohibition, or other authorization requirements outside of the sandbox program;
 - (b) Each law or regulation that the applicant seeks to have waived or suspended while participating in the sandbox program;
 - (c) How the innovative offering would benefit consumers;
 - (d) How the innovative offering is different from other innovative offerings available in the state;
 - (e) The risks that might exist for consumers who use or purchase the innovative offering;
 - (f) How participating in the sandbox program would enable a successful demonstration of the innovative offering of an innovative product or service;
 - (g) A description of the proposed demonstration plan, including estimated time periods for beginning and ending the demonstration;
 - (h) Recognition that the applicant will be subject to all laws and regulations pertaining to the applicant's innovative offering after the conclusion of the demonstration;
 - (i) How the applicant will end the demonstration and protect consumers if the demonstration fails;
 - (j) A list of each applicable agency, if any, that the applicant knows regulates the applicant's business; and
 - (k) Any other required information as determined by the regulatory relief office.

2. An applicant shall remit to the regulatory relief office an application fee of three hundred dollars per application for each innovative offering. Such application fees shall be used by the regulatory relief office solely for the purpose of implementing the provisions of sections 620.3900 to 620.3930.

3. An applicant shall file a separate application for each innovative offering that the applicant wishes to demonstrate.

4. An applicant for the sandbox program may contact the regulatory relief office to request a consultation regarding the sandbox program before submitting an application. The regulatory relief office may provide assistance to an applicant in preparing an application for submission.

5. (1) After an application is filed, the regulatory relief office shall:
 - (a) Consult with each applicable agency that regulates the applicant's business regarding whether more information is needed from the applicant; and
 - (b) Seek additional information from the applicant that the regulatory relief office determines is necessary.

(2) No later than fifteen business days after the day on which a completed application is received by the regulatory relief office, the regulatory relief office shall:

(a) Review the application and refer the application to each applicable agency that regulates the applicant's business; and

(b) Provide to the applicant:

a. An acknowledgment of receipt of the application; and

b. The identity and contact information of each applicable agency to which the application has been referred for review.

(3) No later than forty-five days after the day on which an applicable agency receives a completed application for review, the applicable agency shall provide a written report to the sandbox program director with the applicable agency's findings. Such report shall:

(a) Describe any identifiable, likely, and significant harm to the health, safety, or financial well-being of consumers that the relevant law or regulation protects against; and

(b) Make a recommendation to the regulatory relief office that the applicant either be admitted or denied entrance into the sandbox program.

(4) An applicable agency may request an additional ten business days to deliver the written report required by subdivision (3) of this subsection by providing notice to the sandbox program director, which request shall automatically be granted. An applicable agency may request only one extension per application. The sandbox program director may also provide an additional extension to the applicable agency for cause.

(5) If an applicable agency recommends an applicant under this section be denied entrance into the sandbox program, the written report required by subdivision (3) of this subsection shall include a description of the reasons for such recommendation, including the reason a temporary waiver or suspension of the relevant laws or regulations would potentially significantly harm the health, safety, or financial well-being of consumers or the public and the assessed likelihood of such harm occurring.

(6) If an applicable agency determines that the consumer's or public's health, safety, or financial well-being can be protected through less restrictive means than the existing relevant laws or regulations, the applicable agency shall provide a recommendation of how that can be achieved.

(7) If an applicable agency fails to deliver the written report required by subdivision (3) of this subsection, the sandbox program director shall provide a final notice to the applicable agency for delivery of the written report. If the report is not delivered within five days of such final notice, the sandbox program director shall assume that the applicable agency does not object to the temporary waiver or suspension of the relevant laws or regulations for an applicant seeking to participate in the sandbox program.

6. (1) Notwithstanding any provision of this section to the contrary, an applicable agency may, by written notice to the regulatory relief office:

(a) Reject an application, provided such rejection occurs within forty-five days after the day on which the applicable agency receives a complete application for review, or within fifty days if an extension has been requested by the applicable agency, if the applicable agency determines, in the applicable agency's sole discretion, that the applicant's offering fails to comply with standards or specifications:

a. Required by federal rule or regulation; or

b. Previously approved for use by a federal agency; or

(b) Reject an application preliminarily approved by the regulatory relief office, if the applicable agency:

a. Recommends rejection of the application in the applicable agency's written report submitted pursuant to subdivision (3) of subsection 5 of this section; and

b. Provides in the written report submitted pursuant to subdivision (3) of subsection 5 of this section a description of the applicable agency's reasons approval of the application would create a substantial risk of harm to the health or safety of the public, or create unreasonable expenses for taxpayers in the state.

(2) If any applicable agency rejects an application on a nonpreliminary basis pursuant to subdivision (1) of this subsection, the regulatory relief office shall not approve the application.

7. (1) The sandbox program director shall provide all applications and associated written reports to the advisory committee upon receiving a written report from an applicable agency.

(2) The sandbox program director may call the advisory committee to meet as needed, but not less than once per quarter if applications are available for review.

(3) After receiving and reviewing the application and each associated written report, the advisory committee shall provide to the sandbox program director the advisory committee's recommendation as to whether the applicant should be admitted as a sandbox participant.

(4) As part of the advisory committee's review of each report, the advisory committee shall use criteria used by applicable agencies to evaluate applications.

8. The regulatory relief office shall consult with each applicable agency and the advisory committee before admitting an applicant into the sandbox program. Such consultation may include seeking information about whether:

(1) The applicable agency has previously issued a license or other authorization to the applicant; and

(2) The applicable agency has previously investigated, sanctioned, or pursued legal action against the applicant.

9. In reviewing an application under this section, the regulatory relief office and applicable agencies shall consider whether:

(1) A competitor to the applicant is or has been a sandbox participant and, if so, weigh that as a factor in favor of allowing the applicant to also become a sandbox participant;

(2) The applicant's plan will adequately protect consumers from potential harm identified by an applicable agency in the applicable agency's written report;

(3) The risk of harm to consumers is outweighed by the potential benefits to consumers from the applicant's participation in the sandbox program; and

(4) Certain state laws or regulations that regulate an innovative offering should not be waived or suspended even if the applicant is approved as a sandbox participant, including applicable anti-fraud or disclosure provisions.

10. An applicant shall become a sandbox participant if the regulatory relief office approves the application for the sandbox program and enters into a written agreement with the applicant describing the specific laws and regulations that are waived or suspended as part of participation in the sandbox program. Notwithstanding any other provision of this section to the contrary, the regulatory relief office shall not enter into a written agreement with an applicant that exempts the applicant from any income, property, or sales tax liability unless such applicant otherwise qualifies for an exemption from such tax.

11. (1) The sandbox program director may deny at his or her sole discretion any application submitted under this section for any reason, including if the sandbox program director determines that the preponderance of evidence demonstrates that suspending or waiving enforcement of a law or regulation would cause significant risk of harm to consumers or residents of the state.

(2) If the sandbox program director denies an application submitted under this section, the regulatory relief office shall provide to the applicant a written description of the reasons for not allowing the applicant to become a sandbox participant.

(3) The denial of an application submitted under this section shall not be subject to judicial or administrative review.

(4) The acceptance or denial of an application submitted under this section may be overridden by an affirmative vote of a two-thirds majority of the advisory committee at the discretion of the advisory committee, provided such vote shall take place within fifteen business days of the sandbox program director's decision. Notwithstanding any other provision of this section to the contrary, the advisory committee shall not override a rejection made by an applicable agency.

(5) The sandbox program director shall deny an application for participation in the sandbox program if the applicant or any person who seeks to participate with the applicant in demonstrating an innovative offering has been convicted, entered into a plea of nolo contendere, or entered a plea of guilty or nolo contendere held in abeyance, for any crime involving significant theft, fraud, or dishonesty if the crime bears a significant relationship to the applicant's or other participant's ability to safely and competently participate in the sandbox program.

12. When an applicant is approved for participation in the sandbox program, the sandbox program director may provide notice of the approval to competitors of the applicant and to the general public.

13. Applications to participate in the sandbox program shall be considered public records for the purposes of chapter 610, provided, however, that any information contained in such applications that constitutes proprietary or confidential trade secrets shall not be subject to disclosure pursuant to chapter 610."; and

Further amend said bill, Pages 49-50, Section 620.3920, Lines 1-41, by deleting said lines and inserting in lieu thereof the following:

"620.3920. 1. If the regulatory relief office approves an application pursuant to section 620.3915, the sandbox participant shall have twenty-four months after the day on which the application was approved to demonstrate the innovative offering described in the sandbox participant's application.

2. An innovative offering that is demonstrated within the sandbox program shall only be available to consumers who are residents of Missouri or of another state. No law or regulation shall be waived or suspended if waiving or suspending such law or regulation would prevent a consumer from seeking restitution in the event that the consumer is harmed.

3. Nothing in sections 620.3900 to 620.3930 shall restrict a sandbox participant that holds a license or other authorization in another jurisdiction from acting in accordance with such license or other authorization in that jurisdiction.

4. A sandbox participant shall be deemed to possess an appropriate license or other authorization under the laws of this state for the purposes of any provision of federal law requiring licensure or other authorization by the state.

5. (1) During the demonstration period, a sandbox participant shall not be subject to the enforcement of state laws or regulations identified in the written agreement between the regulatory relief office and the sandbox participant.

(2) A prosecutor shall not file or pursue charges pertaining to any action related to a law or regulation identified in the written agreement between the regulatory relief office and the sandbox participant that occurs during the demonstration period.

(3) A state agency shall not file or pursue any punitive action against a sandbox participant, including a fine or license suspension or revocation, for the violation of a law or regulation that is identified as being waived or suspended in the written agreement between the regulatory relief office and the sandbox participant that occurs during the demonstration period.

6. Notwithstanding any provision of this section to the contrary, a sandbox participant shall not have immunity related to any criminal offense committed during the sandbox participant's participation in the sandbox program.

7. By written notice, the regulatory relief office may end a sandbox participant's participation in the sandbox program at any time and for any reason, including if the sandbox program director determines that a sandbox participant is not operating in good faith to bring an innovative offering to market; provided, however, that the sandbox program director's decision may be overridden by an affirmative vote of a two-thirds majority of the members of the advisory committee.

8. The regulatory relief office and regulatory relief office's employees shall not be liable for any business losses or the recouping of application expenses or other expenses related to the sandbox program, including for:

- (1) Denying an applicant's application to participate in the sandbox program for any reason; or**
- (2) Ending a sandbox participant's participation in the sandbox program at any time and for any reason."; and**

Further amend said bill, Pages 50-51, Section 620.3925, Lines 1-31, by deleting said lines and inserting in lieu thereof the following:

"620.3925. 1. Before demonstrating an innovative offering to a consumer, a sandbox participant shall disclose the following information to the consumer:

- (1) The name and contact information of the sandbox participant;**
- (2) A statement that the innovative offering is authorized pursuant to the sandbox program and, if applicable, that the sandbox participant does not have a license or other authorization to provide an innovative offering under state laws that regulate offerings outside of the sandbox program;**
- (3) A statement that specific laws and regulations have been waived for the sandbox participant for the duration of its demonstration in the sandbox program, with a summary of such waived laws and regulations;**
- (4) A statement that the innovative offering is undergoing testing and may not function as intended and may expose the consumer to certain risks as identified by the applicable agency's written report;**
- (5) A statement that the provider of the innovative offering is not immune from civil liability for any losses or damages caused by the innovative offering;**

(6) A statement that the provider of the innovative offering is not immune from criminal prosecution for violations of state law or regulations that are not suspended or waived as allowed within the sandbox program;

(7) A statement that the innovative offering is a temporary demonstration that may be discontinued at the end of the demonstration period;

(8) The expected end date of the demonstration period; and

(9) A statement that a consumer may contact the regulatory relief office and file a complaint regarding the innovative offering being demonstrated, providing the regulatory relief office's telephone number, email address, and website address where a complaint may be filed.

2. The disclosures required by subsection 1 of this section shall be provided to a consumer in a clear and conspicuous form and, for an internet- or application-based innovative offering, a consumer shall acknowledge receipt of the disclosure before any transaction may be completed.

3. The regulatory relief office may require that a sandbox participant make additional disclosures to a consumer."; and

Further amend said bill, Pages 51-53, Section 620.3930, Lines 1-85, by deleting said lines and inserting in lieu thereof the following:

"620.3930. 1. At least forty-five days before the end of the twenty-four-month demonstration period, a sandbox participant shall:

(1) Notify the regulatory relief office that the sandbox participant will exit the sandbox program and discontinue the sandbox participant's demonstration after the day on which the twenty-four-month demonstration period ends; or

(2) Seek an extension pursuant to subsection 4 of this section.

2. If the regulatory relief office does not receive notification as required by subsection 1 of this section, the demonstration period shall end at the end of the twenty-four-month demonstration period.

3. If a demonstration includes an innovative offering that requires ongoing services or duties beyond the twenty-four-month demonstration period, the sandbox participant may continue to demonstrate the innovative offering but shall be subject to enforcement of the laws or regulations that were waived or suspended as part of the sandbox program.

4. (1) No later than forty-five days before the end of the twenty-four-month demonstration period, a sandbox participant may request an extension of the demonstration period.

(2) The regulatory relief office shall grant or deny a request for an extension by the end of the twenty-four month demonstration period.

(3) The regulatory relief office may grant an extension for not more than twelve months after the end of the demonstration period.

(4) Sandbox participants may apply for additional extensions in accordance with the criteria used to assess their initial application, up to a cumulative maximum of seven years inclusive of the original twenty-four-month demonstration period.

5. (1) A sandbox participant shall retain records, documents, and data produced in the ordinary course of business regarding an innovative offering demonstrated in the sandbox program for twenty-four months after exiting the sandbox program.

(2) The regulatory relief office may request relevant records, documents, and data from a sandbox participant, and, upon the regulatory relief office's request, the sandbox participant shall make such records, documents, and data available for inspection by the regulatory relief office.

6. If a sandbox participant ceases to provide an innovative offering before the end of a demonstration period, the sandbox participant shall notify the regulatory relief office and each applicable agency and report on actions taken by the sandbox participant to ensure consumers have not been harmed as a result.

7. The regulatory relief office shall establish quarterly reporting requirements for each sandbox participant, including information about any consumer complaints.

8. (1) The sandbox participant shall notify the regulatory relief office and each applicable agency of any incidents that result in harm to the health, safety, or financial well-being of a consumer. The parameters for such incidents that shall be reported shall be laid out in the written agreement between the applicant and the regulatory relief office. Any incident reports shall be publicly available on the regulatory sandbox webpage provided, however, that any information contained in such reports that constitutes proprietary or confidential trade secrets shall not be subject to disclosure pursuant to chapter 610.

(2) If a sandbox participant fails to notify the regulatory relief office and each applicable agency of any incidents required to be reported, or the regulatory relief office or an applicable agency has evidence that significant harm to a consumer has occurred, the regulatory relief office may immediately remove the sandbox participant from the sandbox program.

9. No later than thirty days after the day on which a sandbox participant exits the sandbox program, the sandbox participant shall submit a written report to the regulatory relief office and each applicable agency describing an overview of the sandbox participant's demonstration. Failure to submit such a report shall result in the sandbox participant and any entity that later employs a member of the leadership team of the sandbox participant being prohibited from future participation in the sandbox program. Such report shall include any:

(1) Incidents of harm to consumers;

(2) Legal action filed against the sandbox participant as a result of the participant's demonstration;

or

(3) Complaint filed with an applicable agency as a result of the sandbox participant's demonstration.

Any incident reports of harm to consumers, legal actions filed against a sandbox participant, or complaints filed with an applicable agency shall be compiled and made publicly available on the regulatory sandbox webpage provided, however, that any information contained in such reports or complaints that constitutes proprietary or confidential trade secrets shall not be subject to disclosure pursuant to chapter 610.

10. No later than thirty days after the day on which an applicable agency receives the quarterly report required by subsection 7 of this section or a written report from a sandbox participant as required by subsection 9 of this section, the applicable agency shall provide a written report to the regulatory relief office on the demonstration, which describes any statutory or regulatory reform the applicable agency recommends as a result of the demonstration.

11. The regulatory relief office may remove a sandbox participant from the sandbox program at any time if the regulatory relief office determines that a sandbox participant has engaged in, is engaging in, or is about to engage in any practice or transaction that is in violation of sections 620.3900 to 620.3930 or that constitutes a violation of a law or regulation for which suspension or waiver has not been granted pursuant to the sandbox program. Information on any removal of a sandbox participant for engaging in any practice or transaction that constitutes a violation of law or regulation for which suspension or waiver has not been granted pursuant to the sandbox program shall be made publicly available on the regulatory sandbox webpage provided, however, that any information that constitutes proprietary or confidential trade secrets shall not be subject to disclosure pursuant to chapter 610."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Seitz offered **House Amendment No. 1 to House Amendment No. 1.**

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 968, Page 2, Line 7, by inserting after the word "beverages," the words "and provided such times are during the hours a licensee is allowed by any ordinance or order of the governing body of the city to sell intoxicating liquor by the drink,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Seitz, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Roden
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 000

ABSENT WITH LEAVE: 011

Doll	Gregory 51	Kidd	McDaniel	Murphy
Pietzman	Rogers	Rone	Sharpe 4	Windham
Mr. Speaker				

VACANCIES: 007

On motion of Representative Riley, **House Amendment No. 1, as amended**, was adopted.

Representative Grier offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 968, Page 35, Section 537.529, Line 114, by inserting after all of said section and line the following:

"620.800. The following additional terms used in sections 620.800 to 620.809 shall mean:

(1) "Agreement", the agreement between a qualified company, a community college district, and the department concerning a training project. Any such agreement shall comply with the provisions of section 620.017;

(2) **"Application", a form developed by and submitted to the department by a local education agency on behalf of a qualified company applying for benefits under section 620.806;**

~~[(2)]~~ (3) "Board of trustees", the board of trustees of a community college district established under the provisions of chapter 178;

~~[(3)]~~ ~~"Certificate", a new or retained jobs training certificate issued under section 620.809;~~

(4) "Committee", the Missouri one start job training joint legislative oversight committee, established under the provisions of section 620.803;

(5) "Department", the Missouri department of economic development;

(6) "Employee", a person employed by a qualified company;

~~[(7)]~~ ~~"Existing Missouri business", a qualified company that, for the ten year period preceding submission of a notice of intent to the department, had a physical location in Missouri and full time employees who routinely performed job duties within Missouri;~~

~~[(8)]~~ (7) "Full-time employee", an employee of the qualified company who is scheduled to work an average of at least thirty-five hours per week for a twelve-month period, and one to whom the qualified company offers health insurance and pays at least fifty percent of such insurance premiums;

~~[(9)]~~ (8) "Local education agency", a community college district, two-year state technical college, or technical career education center;

~~[(10)]~~ (9) "Missouri one start program", the ~~[training]~~ program established under sections 620.800 to 620.809;

~~[(11)]~~ (10) "New capital investment", costs incurred by the qualified company at the project facility for real or personal property, that may include the value of finance or capital leases for real or personal property for the term of such lease at the project facility executed after acceptance by the qualified company of the proposal for benefits from the department or approval of the **application or** notice of intent;

~~[(12)]~~ (11) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the **application or** notice of intent shall be deemed a new job. An employee who spends less than fifty percent of his or her work time at the facility is still considered to be located at a facility if he or she receives his or her directions and control from that facility, **if he or she** is on the facility's payroll, **and if** one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the applicable percentage of the county's average wage;

~~[(13)]~~ (12) "New jobs credit", the credit from withholding remitted by a qualified company provided under subsection ~~[7]~~ **8** of section 620.809;

~~[(14)]~~ (13) "Notice of intent", a form developed by and submitted to the department that states the qualified company's intent to request benefits under ~~[this program]~~ **section 620.809;**

~~[(15)]~~ (14) "Project facility", the building or buildings used by a qualified company at which new or retained jobs and any new capital investment are or will be located. A project facility may include separate buildings located within sixty miles of each other such that their purpose and operations are interrelated~~], provided that, if the buildings making up the project facility are not located within the same county, the average wage of the new payroll must exceed the applicable percentage of the highest county average wage among the counties in which the buildings are located].~~ Upon approval by the department, a subsequent project facility may be designated if the qualified company demonstrates a need to relocate to the subsequent project facility at any time during the project period;

~~[(16)]~~ (15) "Project facility base employment", the greater of the number of full-time employees located at the project facility on the date of the **application or** notice of intent or, for the twelve-month period prior to the date of the **application or** notice of intent, the average number of full-time employees located at the project facility. In the event the project facility has not been in operation for a full twelve-month period, the average number of full-time employees for the number of months the project facility has been in operation prior to the date of the **application or** notice of intent;

~~[(17)]~~ (16) "Qualified company", a firm, partnership, joint venture, association, private or public corporation whether organized for profit or not, or headquarters of such entity registered to do business in Missouri that is the owner or operator of a project facility, offers health insurance to all full-time employees of all facilities located in this state, and pays at least fifty percent of such insurance premiums. For the purposes of sections 620.800 to 620.809, the term "qualified company" shall not mean:

- (a) Gambling establishments (NAICS industry group 7132);
- (b) Retail trade establishments (NAICS sectors 44 and 45) **that have consumer-based store fronts**, except with respect to any company headquartered in this state with a majority of its full-time employees engaged in operations not within the NAICS codes specified in this subdivision;
- (c) Food services and drinking places (NAICS subsector 722);
- (d) Public utilities (NAICS 221 including water and sewer services);
- (e) Any company that is delinquent in the payment of any nonprotested taxes or any other amounts due the state or federal government or any other political subdivision of this state;
- (f) Any company requesting benefits for retained jobs that has filed for or has publicly announced its intention to file for bankruptcy protection. However, a company that has filed for or has publicly announced its intention to file for bankruptcy may be a qualified company provided that such company:
 - a. Certifies to the department that it plans to reorganize and not to liquidate; and
 - b. After its bankruptcy petition has been filed, it produces proof, in a form and at times satisfactory to the department, that it is not delinquent in filing any tax returns or making any payment due to the state of Missouri, including but not limited to all tax payments due after the filing of the bankruptcy petition and under the terms of the plan of reorganization;
- (g) Educational services (NAICS sector 61);
- (h) Religious organizations (NAICS industry group 8131);
- (i) Public administration (NAICS sector 92);
- (j) Ethanol distillation or production; or
- (k) Biodiesel production.

Notwithstanding any provision of this section to the contrary, the headquarters, administrative offices, or research and development facilities of an otherwise excluded business may qualify for benefits if the offices or facilities serve a multistate territory. In the event a national, state, or regional headquarters operation is not the predominant activity of a project facility, the jobs and investment of such operation shall be considered eligible for benefits under this section if the other requirements are satisfied;

~~[(48)]~~ (17) **"Recruitment services", the promotion of workforce opportunities in Missouri;**

(18) **"Related company":**

- (a) A corporation, partnership, trust, or association controlled by the qualified company;
- (b) An individual, corporation, partnership, trust, or association in control of the qualified company; or
- (c) Corporations, partnerships, trusts, or associations controlled by an individual, corporation, partnership, trust, or association in control of the qualified company. As used in this subdivision, "control of a corporation" shall mean ownership, directly or indirectly, of stock possessing at least fifty percent of the total combined voting power of all classes of stock entitled to vote; "control of a partnership or association" shall mean ownership of at least fifty percent of the capital or profits interest in such partnership or association; "control of a trust" shall mean ownership, directly or indirectly, of at least fifty percent of the beneficial interest in the principal or income of such trust; and "ownership" shall be determined as provided in Section 318 of the Internal Revenue Code of 1986, as amended;

(19) **"Related facility"**, a facility operated by the qualified company or a related company located in this state that is directly related to the operations of the project facility or in which operations substantially similar to the operations of the project facility are performed;

(20) **"Related facility base employment"**, the greater of the number of full-time employees located at all related facilities on the date of the **application or** notice of intent or, for the twelve-month period prior to the date of the **application or** notice of intent, the average number of full-time employees located at all related facilities of the qualified company or a related company located in this state;

(21) **"Relocation costs"**, costs paid by a qualified company for a full-time employee who is relocating to Missouri from out of state to work in a new job. **"Relocation costs"** shall exclude costs for residents relocating from a Kansas border county to a Missouri border county, as those terms are defined in subsection 1 of section 135.1670, so long as subsection 2 of section 135.1670 is in effect. Any reimbursement for relocation costs shall be limited to fifty percent of the amount paid by the employer to cover actual relocation expenses, such as reasonable moving and related travel expenses. An amount paid to a qualified company shall not exceed three thousand five hundred dollars per employee and shall not exceed fifty percent of the total training project award;

~~[(21)]~~ (22) **"Retained jobs"**, the average number of full-time employees of a qualified company located at the project facility during each month for the calendar year preceding the year in which the **application or** notice of intent is submitted;

~~[(22)]~~ (23) "Retained jobs credit", the credit from withholding remitted by a qualified company provided under subsection [7] 8 of section 620.809;

~~[(23)]~~ (24) "Targeted industry", an industry or one of a cluster of industries identified by the department by rule following a strategic planning process as being critical to the state's economic security and growth;

~~[(24)]~~ "Training program", the Missouri one start program established under sections 620.800 to 620.809;

(25) "Training project", the project or projects established through the Missouri one start program for the creation or retention of jobs by providing education and training of workers;

(26) "Training project costs", may include all necessary and incidental costs of providing program services through the ~~[training]~~ **Missouri one start** program, such as:

- (a) Training materials and supplies;
- (b) Wages and benefits of instructors, who may or may not be employed by the eligible industry, and the cost of training such instructors;
- (c) Subcontracted services;
- (d) On-the-job training;
- (e) Training facilities and equipment;
- (f) Skill assessment;
- (g) Training project and curriculum development;
- (h) Travel directly to the training project, including a coordinated transportation program for training if the training can be more effectively provided outside the community where the jobs are to be located;
- (i) Payments to third-party training providers and to the eligible industry;
- (j) Teaching and assistance provided by educational institutions in the state of Missouri;
- (k) In-plant training analysis, including fees for professionals and necessary travel and expenses;
- (l) Assessment and preselection tools;
- (m) Publicity;
- (n) Instructional services;
- (o) Rental of instructional facilities with necessary utilities; ~~[and]~~
- (p) Relocation costs;**

~~[(p)]~~ (q) Payment of the principal, premium, and interest on certificates, including capitalized interest, issued to finance a project, and the funding and maintenance of a debt service reserve fund to secure such certificates; **or**

(r) Costs of training project services not otherwise included in this definition of "training project costs";

- (27) "Training project services", may include, but shall not be limited to, the following:
 - (a) Job training, which may include, but not be limited to, preemployment training, analysis of the specified training needs for a qualified company, development of training plans, and provision of training through qualified training staff;
 - (b) Adult basic education and job-related instruction;
 - (c) Vocational and skill-assessment services and testing;
 - (d) Training facilities, equipment, materials, and supplies;
 - (e) On-the-job training;
 - (f) Administrative expenses at a reasonable amount determined by the department;
 - (g) Subcontracted services with state institutions of higher education, private colleges or universities, or other federal, state, or local agencies;
 - (h) Contracted or professional services; and
 - (i) Issuance of certificates, when applicable.

620.803. 1. The department shall establish a "Missouri One Start Program" to assist ~~[qualified]~~ companies ~~[in the]~~ **with recruitment services**, training of employees in new jobs, and the retraining or upgrading of skills of full-time employees in retained jobs as provided in sections 620.800 to 620.809. The ~~[training]~~ **Missouri one start** program shall be funded through appropriations to the funds established under sections 620.806 and 620.809. The department shall, to the maximum extent practicable, prioritize funding under the ~~[training]~~ **Missouri one start** program to assist qualified companies in targeted industries.

2. ~~[There is hereby created the "Missouri One Start Job Training Joint Legislative Oversight Committee". The committee shall consist of three members of the Missouri senate appointed by the president pro tempore of the senate and three members of the house of representatives appointed by the speaker of the house. No more than two~~

of the members of the senate and two of the members of the house of representatives shall be from the same political party. Members of the committee shall report to the governor, the president pro tempore of the senate, and the speaker of the house of representatives on all assistance to qualified companies under the provisions of sections 620.800 to 620.809 provided during the preceding fiscal year. The report of the committee shall be delivered no later than October first of each year. The director of the department shall report to the committee such information as the committee may deem necessary for its annual report. Members of the committee shall receive no compensation in addition to their salary as members of the general assembly but may receive their necessary expenses while attending the meetings of the committee, to be paid out of the joint contingent fund.

~~3-~~ 3. The department shall publish guidelines and may promulgate rules and regulations governing the ~~[training]~~ **Missouri one start** program. In establishing such guidelines and promulgating such rules and regulations, the department shall consider such factors as the potential number of new jobs to be created **or number of jobs to be retained**, the potential number of new minority jobs created, the amount of new capital investment in new **or existing** facilities and equipment, the significance of state benefits to the qualified company's decision to locate or expand in Missouri, the economic need of the affected community, and the importance of the qualified company to the economic development of the state. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

~~[4-]~~ 3. The department shall make **Missouri one start** program applications and guidelines available online.

~~[5-]~~ 4. The department may contract with other entities for the purposes of advertising, marketing, or promoting the ~~[training]~~ **Missouri one start** program established in sections 620.800 to 620.809. Any assistance through the ~~[training]~~ **Missouri one start** program shall be provided under an agreement.

~~[6-]~~ 5. Prior to the authorization of any application submitted through the ~~[training]~~ **Missouri one start** program, the department shall verify the applicant's tax payment status and offset any delinquencies as provided in section 135.815.

~~[7-]~~ 6. Any qualified company that is awarded benefits under sections 620.800 to 620.809 and who files for bankruptcy under Chapter 7 of the United States Bankruptcy Code, Title 11 U.S.C., as amended, shall immediately notify the department, shall forfeit such benefits, and shall repay the state an amount equal to any state tax credits already redeemed and any withholding taxes already retained.

~~[8-]~~ 7. The department may require repayment of all benefits awarded, increased by an additional amount that shall provide the state a reasonable rate of return, to any qualified company under sections 620.800 to 620.809 that fails to maintain the new or retained jobs within five years of approval of the benefits or that leaves the state within five years of approval of the benefits.

~~[9-]~~ 8. The department shall be authorized to contract with other entities, including businesses, industries, other state agencies, and political subdivisions of the state for the purpose of implementing a training project **or providing recruitment services** under the provisions of sections 620.800 to 620.809.

620.806. 1. There is hereby created in the state treasury a fund to be known as the "Missouri One Start Job Development Fund", that shall be administered by the department for the purposes of the Missouri one start program. The fund shall consist of all moneys which may be appropriated to it by the general assembly and also any gifts, contributions, grants, or bequests received from federal, private or other sources, including, but not limited to, any block grant or other sources of funding relating to job training, school-to-work transition, welfare reform, vocational and technical training, housing, infrastructure, development, and human resource investment programs which may be provided by the federal government or other sources. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. The department may provide financial assistance **for training projects** through the ~~[training]~~ **Missouri one start** program **from the Missouri one start job development fund** to qualified companies that create new jobs which will result in the need for training, or that make new capital investment relating directly to the retention of jobs in an amount at least five times greater than the amount of any financial assistance. Financial assistance may also be provided to a consortium of a majority of qualified companies organized to provide common training to the consortium members' employees.

3. Funds in the Missouri one start job development fund shall be appropriated, for **recruitment services and to provide financial assistance for training projects** through the ~~[training]~~ **Missouri one start** program, by the general assembly to the department ~~[and]~~. **Recruitment services shall be administered by the department. Financial assistance for training projects** shall be administered by a local education agency certified by the department for such purpose. ~~[Except for state sponsored preemployment training, no qualified company shall receive more than fifty percent of its training program costs from the Missouri one start job development fund.]~~ No funds shall be awarded or reimbursed to any qualified company for the training, retraining, or upgrading of skills of potential employees with the purpose of replacing or supplanting employees engaged in an authorized work stoppage. Upon approval by the department, training project costs, except the purchase of training equipment and training facilities, shall be eligible for reimbursement with funds from the Missouri one start job development fund. Notwithstanding any provision of law to the contrary, no qualified company within a service industry shall be eligible for **training** assistance under this subsection unless such qualified company provides services in interstate commerce, which shall mean that the qualified company derives a majority of its annual revenues from out of the state.

~~[3-]~~ 4. Upon appropriation, a local education agency may petition the department to utilize the Missouri one start job development fund in order to create or improve training facilities, training equipment, training staff, training expertise, training programming, and administration. The department shall review all petitions and may award funds from the Missouri one start job development fund for reimbursement of training project costs and training project services as it deems necessary.

~~[4-]~~ 5. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2019, shall be invalid and void.

620.809. 1. There is hereby established in the state treasury a fund to be known as the "Missouri One Start Community College New Jobs Training Fund", that shall be administered by the department for ~~[the]~~ **training projects in the Missouri one start program. Through June 30, 2023,** the department of revenue shall credit to the fund, as received, all new jobs credits. ~~[For existing Missouri businesses creating new jobs, the training project may include retained jobs.]~~ The fund shall also consist of any gifts, contributions, grants, or bequests received from federal, private, or other sources. The general assembly, however, shall not provide for any transfer of general revenue funds into the fund. Moneys in the fund shall be disbursed to the department under regular appropriations by the general assembly. ~~[The department shall have the discretion to determine the appropriate amount of funds to allocate per training project.]~~ **Through June 30, 2023,** the department shall disburse such appropriated funds in a timely manner into the special funds established by community college districts for training projects, which funds shall be used to pay training project costs. Such disbursements shall be made to the special fund for each training project as provided under subsection ~~[5]~~ 6 of this section. All moneys remaining in the fund at the end of any fiscal year shall not lapse to the general revenue fund, as provided in section 33.080, but shall remain in the fund. **Any unobligated funds in the Missouri one start community college new jobs training fund on July 1, 2023, shall be transferred to the Missouri one start community college training fund authorized under subsection 3 of this section.**

2. There is hereby created in the state treasury a fund to be known as the "Missouri One Start Community College Job Retention Training Fund", that shall be administered by the department for the Missouri one start program. **Through June 30, 2023,** the department of revenue shall credit to the fund, as received, all retained jobs credits. ~~[For existing Missouri businesses retaining jobs, the training project may include new jobs.]~~ The fund shall also consist of any gifts, contributions, grants, or bequests received from federal, private, or other sources. The general assembly, however, shall not provide for any transfer of general revenue funds into the fund. Moneys in the fund shall be disbursed to the department under regular appropriations by the general assembly. ~~[The department shall have the discretion to determine the appropriate amount of funds to allocate per training project.]~~ **Through June 30, 2023,** the department shall disburse such appropriated funds in a timely manner into the special funds established by community college districts for projects, which funds shall be used to pay training ~~[program]~~ **project** costs~~[, including the principal, premium, and interest on certificates issued by the district to finance or refinance, in whole or in part, a project].~~ Such disbursements by the department shall be made to the special fund for each project as provided under subsection ~~[5]~~ 6 of this section. All moneys remaining in the fund at the end of any fiscal year

shall not lapse to the general revenue fund, as provided in section 33.080, but shall remain in the fund. **All unobligated funds in the Missouri one start community college job retention training fund on July 1, 2023, shall be transferred to the Missouri one start community college training fund authorized under subsection 3 of this section.**

3. There is hereby created in the state treasury the "Missouri One Start Community College Training Fund", which shall be administered by the department for training projects in the Missouri one start program. Beginning July 1, 2023, the department of revenue shall credit to the fund, as received, all new and retained jobs credits. The fund shall also consist of any gifts, contributions, grants, or bequests received from federal, private, or other sources. However, the general assembly shall not authorize any transfer of general revenue funds into the fund. Beginning July 1, 2023, the department shall disburse moneys in the fund under regular appropriations by the general assembly. The department shall disburse such appropriated funds in a timely manner into the special funds established by community college districts for training projects, which funds shall be used to pay training project costs. Such disbursements shall be made to the special fund for each training project as provided under subsection 6 of this section. All moneys remaining in the fund at the end of any fiscal year shall not lapse to the general revenue fund, as provided in section 33.080, but shall remain in the fund.

~~[3-]~~ **4. The department of revenue shall develop such forms as are necessary to demonstrate accurately each qualified company's new jobs credit paid through June 30, 2023, into the Missouri one start community college new jobs training fund or retained jobs credit paid through June 30, 2023, into the Missouri one start community college job retention training fund. The department of revenue shall develop such forms as are necessary to demonstrate accurately each qualified company's new or retained jobs credit, or both, whichever is applicable, paid beginning July 1, 2023, into the Missouri one start community college training fund. The new or retained jobs credits, or both, whichever is applicable, shall be accounted as separate from the normal withholding tax paid to the department of revenue by the qualified company. Through June 30, 2023, reimbursements made by all qualified companies to the Missouri one start community college new jobs training fund and the Missouri one start community college job retention training fund shall be no less than all allocations made by the department to all community college districts for all projects. Beginning July 1, 2023, reimbursements made by all qualified companies to the Missouri one start community college training fund shall be no less than all allocations made by the department to all community college districts for all projects. The qualified company shall remit the amount of the new or retained jobs credit, as or both, whichever is applicable, to the department of revenue in the same manner as provided in sections 143.191 to 143.265. A qualified company's training project may include both new jobs and retained jobs.**

~~[4-]~~ **5. A community college district, with the approval of the department in consultation with the office of administration, may enter into an agreement to establish a training project and provide training project services to a qualified company. The department shall have the discretion to determine the appropriate amount of funds to allocate per training project. As soon as possible after initial contact between a community college district and a potential qualified company regarding the possibility of entering into an agreement, the community college district shall inform the department of the potential training project. The department shall evaluate the proposed training project within the overall job training efforts of the state to ensure that the training project will not duplicate other job training programs. The department shall have fourteen days from receipt of a notice of intent to approve or disapprove a training project. If no response is received by the qualified company within fourteen days, the training project shall be deemed approved. Disapproval of any training project shall be made in writing and state the reasons for such disapproval. If an agreement is entered into, the district and the qualified company shall notify the department of revenue within fifteen calendar days. In addition to any provisions required under subsection ~~[6]~~ 7 of this section for a qualified company applying to receive a new or retained job credit, or both, whichever is applicable, an agreement may provide, but shall not be limited to:**

(1) Payment of training project costs, which may be paid from one or a combination of the following sources:

(a) **Through June 30, 2023, funds appropriated by the general assembly to the Missouri one start community college new jobs training program fund or Missouri one start community college job retention training program fund, as applicable, and disbursed by the department for the purposes consistent with sections 620.800 to 620.809;**

(b) **Beginning July 1, 2023, funds appropriated by the general assembly to the Missouri one start community college jobs training program fund and disbursed by the department for the purposes consistent with sections 620.800 to 620.809;**

~~[(b)]~~ (c) Funds appropriated by the general assembly from the general revenue fund and disbursed by the department for the purposes consistent with sections 620.800 to 620.809;

~~[(e)]~~ (d) Tuition, student fees, or special charges fixed by the board of trustees to defray training project costs in whole or in part;

(2) Payment of training project costs which shall not be deferred for a period longer than eight years;

(3) Costs of on-the-job training for employees which shall include wages or salaries of participating employees. Payments for on-the-job training shall not exceed the average of fifty percent of the total wages paid by the qualified company to each participant during the period of training. Payment for on-the-job training may continue for up to six months from the date the training begins;

(4) A provision which fixes the minimum amount of new or retained jobs credits, **or both, whichever is applicable**, general revenue fund appropriations, or tuition and fee payments which shall be paid for training project costs; and

(5) Any payment required to be made by a qualified company. This payment shall constitute a lien upon the qualified company's business property until paid, shall have equal priority with ordinary taxes and shall not be divested by a judicial sale. Property subject to such lien may be sold for sums due and delinquent at a tax sale, with the same forfeitures, penalties, and consequences as for the nonpayment of ordinary taxes. The purchasers at a tax sale shall obtain the property subject to the remaining payments.

~~[5-]~~ 6. (1) For projects that are funded exclusively under paragraph (a) **or (b)** of subdivision (1) of subsection ~~[4]~~ 5 of this section, the department shall disburse such funds to the special fund for each training project in the same proportion as the new jobs or retained jobs credits remitted by the qualified company participating in such project bears to the total new jobs or retained jobs credits from withholding remitted by all qualified companies participating in projects during the period for which the disbursement is made.

(2) Subject to appropriation, for projects that are funded through a combination of funds under paragraphs (a) ~~and~~, (b), **and (c)** of subdivision (1) of subsection ~~[4]~~ 5 of this section, the department shall disburse funds appropriated under paragraph ~~[(b)]~~ (c) of subdivision (1) of subsection ~~[4]~~ 5 of this section to the special fund for each training project upon commencement of the project. The department shall disburse funds appropriated under paragraph (a) **or (b)** of subdivision (1) of subsection ~~[4]~~ 5 of this section to the special fund for each training project in the same proportion as the new jobs or retained jobs credits remitted by the qualified company participating in such project bears to the total new jobs or retained jobs credits from withholding remitted by all qualified companies participating in projects during the period for which the disbursement is made, reduced by the amount of funds appropriated under paragraph ~~[(b)]~~ (c) of subdivision (1) of subsection ~~[4]~~ 5 of this section.

~~[6-]~~ 7. Any qualified company that submits a notice of intent for retained job credits shall enter into an agreement, providing that the qualified company has:

(1) Maintained at least one hundred full-time employees per year at the project facility for the calendar year preceding the year in which the application is made; and

(2) Made or agrees to make a new capital investment of greater than five times the amount of any award under ~~this training~~ **the Missouri one start** program at the project facility over a period of two consecutive years, as certified by the qualified company and:

(a) Has made substantial investment in new technology requiring the upgrading of employee skills; or

(b) Is located in a border county of the state and represents a potential risk of relocation from the state; or

(c) Has been determined to represent a substantial risk of relocation from the state by the director of the department of economic development.

~~[7-]~~ 8. If an agreement provides that all or part of the training ~~program~~ **project** costs are to be met by receipt of new or retained jobs credit, **or both, whichever is applicable**, such new or retained jobs credit from withholding shall be determined and paid as follows:

(1) New or retained jobs credit shall be based upon the wages paid to the employees in the new or retained jobs;

(2) A portion of the total payments made by the qualified companies under sections 143.191 to 143.265 shall be designated as the new or retained jobs credit, **or both, whichever is applicable**, from withholding. Such portion shall be an amount equal to two and one-half percent of the gross wages paid by the qualified company for each of the first one hundred jobs included in the project and one and one-half percent of the gross wages paid by the qualified company for each of the remaining jobs included in the project. If business or employment conditions cause the amount of the new or retained jobs credit, **or both, whichever is applicable**, from withholding to be less than the amount projected in the agreement for any time period, then other withholding tax paid by the qualified company under sections 143.191 to 143.265 shall be credited to the applicable fund by the amount of such difference. The qualified company shall remit the amount of the new or retained jobs credit, **or both, whichever is applicable**, to the

department of revenue in the manner prescribed in sections 143.191 to 143.265. When all training ~~[program]~~ **project** costs have been paid, the new or retained jobs credits, **or both, whichever is applicable**, shall cease;

(3) The community college district participating in a project shall establish a special fund for and in the name of the training project. All funds appropriated by the general assembly from the funds established under ~~[subsections 1 and 2 of]~~ this section and disbursed by the department for the training project and other amounts received by the district for training project costs as required by the agreement shall be deposited in the special fund. Amounts held in the special fund shall be used and disbursed by the district only to pay training project costs for such training project. The special fund may be divided into such accounts and subaccounts as shall be provided in the agreement, and amounts held therein may be invested in the same manner as the district's other funds;

(4) Any disbursement for training project costs received from the department under sections 620.800 to 620.809 and deposited into the training project's special fund may be irrevocably pledged by a community college district for the payment of the principal, premium, and interest on the certificate issued by a community college district to finance or refinance, in whole or in part, such training project;

(5) The qualified company shall certify to the department of revenue that the new or retained jobs credit, **or both, whichever is applicable**, is in accordance with an agreement and shall provide other information the department of revenue may require;

(6) An employee participating in a training project shall receive full credit under section 143.211 for the amount designated as a new or retained jobs credit;

(7) If an agreement provides that all or part of training ~~[program]~~ **project** costs are to be met by receipt of new or retained jobs credit, **or both, whichever is applicable**, the provisions of this subsection shall also apply to any successor to the original qualified company until the principal and interest on the certificates have been paid.

~~[8-]~~ **9.** To provide funds for the present payment of the training project costs ~~[of new or retained jobs training project]~~ through the ~~[training]~~ **Missouri one start** program **as provided in this section**, a community college district may borrow money and issue and sell certificates payable from a sufficient portion of the future receipts of payments authorized by the agreement including disbursements from the ~~[Missouri one start community college new jobs training fund or the Missouri one start community college job retention training fund]~~ **funds established under this section**, to the special fund established by the community college district for each **training** project. The total amount of outstanding certificates sold by all community college districts shall not exceed the total amount authorized under law as of January 1, 2013~~], unless an increased amount is authorized in writing by a majority of members of the committee~~. The certificates shall be marketed through financial institutions authorized to do business in Missouri. The receipts shall be pledged to the payment of principal of and interest on the certificates. Certificates may be sold at public sale or at private sale at par, premium, or discount of not less than ninety-five percent of the par value thereof, at the discretion of the board of trustees, and may bear interest at such rate or rates as the board of trustees shall determine, notwithstanding the provisions of section 108.170 to the contrary. However, the provisions of chapter 176 shall not apply to the issuance of such certificates. Certificates may be issued with respect to a single **training** project or multiple **training** projects and may contain terms or conditions as the board of trustees may provide by resolution authorizing the issuance of the certificates.

~~[9-]~~ **10.** Certificates issued to refund other certificates may be sold at public sale or at private sale as provided in this section, with the proceeds from the sale to be used for the payment of the certificates being refunded. The refunding certificates may be exchanged in payment and discharge of the certificates being refunded, in installments at different times or an entire issue or series at one time. Refunding certificates may be sold or exchanged at any time on, before, or after the maturity of the outstanding certificates to be refunded. They may be issued for the purpose of refunding a like, greater, or lesser principal amount of certificates and may bear a rate of interest that is higher, lower, or equivalent to that of the certificates being renewed or refunded.

~~[10-]~~ **11.** Before certificates are issued, the board of trustees shall publish once a notice of its intention to issue the certificates, stating the amount, the purpose, and the project or projects for which the certificates are to be issued. A person with standing may, within fifteen days after the publication of the notice, by action in the circuit court of a county in the district, appeal the decision of the board of trustees to issue the certificates. The action of the board of trustees in determining to issue the certificates shall be final and conclusive unless the circuit court finds that the board of trustees has exceeded its legal authority. An action shall not be brought which questions the legality of the certificates, the power of the board of trustees to issue the certificates, the effectiveness of any proceedings relating to the authorization of the project, or the authorization and issuance of the certificates from and after fifteen days from the publication of the notice of intention to issue.

~~[11-]~~ **12.** The board of trustees shall make a finding based on information supplied by the qualified company that revenues provided in the agreement are sufficient to secure the faithful performance of obligations in the agreement.

~~[12-]~~ 13. Certificates issued under this section shall not be deemed to be an indebtedness of the state, the community college district, or any other political subdivision of the state, and the principal and interest on any certificates shall be payable only from the sources provided in subdivision (1) of subsection ~~[4]~~ 5 of this section which are pledged in the agreement.

~~[13-]~~ 14. Pursuant to section 23.253 of the Missouri sunset act:

(1) The program authorized under sections 620.800 to 620.809 shall be reauthorized as of August 28, 2018, and shall expire on August 28, 2030; and

(2) If such program is reauthorized, the program authorized under sections 620.800 to 620.809 shall automatically sunset twelve years after the effective date of the reauthorization of sections 620.800 to 620.809; and

(3) Sections 620.800 to 620.809 shall terminate on September first of the calendar year immediately following the calendar year in which a program authorized under sections 620.800 to 620.809 is sunset.

~~[14-]~~ 15. Any agreement or obligation entered into by the department that was made under the provisions of sections 620.800 to 620.809 prior to August 28, 2019, shall remain in effect according to the provisions of such agreement or obligation."; and

Further amend said bill, Page 39, Section 620.1039, Line 153, by inserting after all of said section and line the following:

"620.2475. 1. As used in this section, the following terms shall mean:

(1) "Aerospace project", a project undertaken by or for the benefit of a qualified company with a North American Industry Classification System industry classification of 3364 involving the creation of at least two thousand new jobs within ten years following the approval of a notice of intent pursuant to section 620.2020 and for which the department of economic development has provided a proposal for benefits under job creation, worker training, and infrastructure development programs on or before June 10, 2014;

(2) "Job creation, worker training, and infrastructure development programs", the Missouri works program established under sections 620.2000 to 620.2020, the Missouri business use incentives for large-scale development act established under sections 100.700 to 100.850, the Missouri one start training program established under sections 620.800 to 620.809, and the real property tax increment allocation redevelopment act established under sections 99.800 to 99.865.

2. Provisions of law to the contrary notwithstanding, no benefits authorized under job creation, worker training, and infrastructure development programs for an aerospace project shall be considered in determining compliance with applicable limitations on the aggregate amount of benefits that may be awarded annually or cumulatively under subdivision (3) of subsection 10 of section 99.845, subsection 5 of section 100.850, subsection ~~[8]~~ 9 of section 620.809, and subsection 7 of section 620.2020. No aerospace project shall be authorized for state benefits under job creation, worker training, and infrastructure development programs that exceed, in the aggregate, one hundred fifty million dollars annually under all such programs.

3. For any aerospace project receiving state benefits under this section, the department of economic development shall deliver to the general assembly an annual report providing detailed information on the state benefits received and projected to be received by the aerospace project and shall also denote the number of minorities that have been trained under the Missouri one start training program established under sections 620.800 to 620.809.

4. Any aerospace project receiving benefits under this section shall annually report to the general assembly and the department of economic development its minority and women employment outreach efforts.

5. For aerospace projects receiving benefits under this section, in no event shall disbursements of new state revenues under sections 99.800 to 99.865 be made to satisfy bond obligations incurred for improvements that do not directly benefit such project.

6. For aerospace projects receiving benefits under this section, in the tenth year following the approval of a notice of intent under sections 620.2000 to 620.2020, the department of economic development shall determine the net fiscal benefit to the state resulting from such project and shall take any action necessary to ensure a positive net fiscal benefit to the state by no later than the last year in which the aerospace project receives benefits under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Grier, **House Amendment No. 2** was adopted.

Representative O'Donnell offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 968, Page 23, Section 143.436, Line 154, by inserting after all of said section and line the following:

- "285.1000. For purposes of sections 285.1000 to 285.1055, the following terms shall mean:**
- (1) "Administrative fund" or "Missouri workplace retirement savings administrative fund", the Missouri workplace retirement savings administrative fund described in section 285.1045;**
 - (2) "Association", any bona fide association of individual members located in Missouri and in continuous existence for at least two years. An association does not include a professional employer organization. An association may also qualify as an eligible employer and may not exceed fifty participants in the program and would have five years to identify a private sector replacement upon exceeding fifty participants. After such five-year period has ended, the association shall immediately cease to qualify as an eligible employer and shall be prohibited from further participation in the plan;**
 - (3) "Board", the Missouri workplace retirement savings board established under section 285.1005;**
 - (4) "Eligible employee", an individual who is employed by a participating employer, who has wages or other compensation that is allocable to the state, and who is eighteen years of age or older. "Eligible employee" shall not include any of the following:**
 - (a) Any employee covered under the federal Railway Labor Act, 45 U.S.C. Section 151;**
 - (b) Any employee on whose behalf an employer makes contributions to a multiemployer pension trust fund under 29 U.S.C. Section 186; or**
 - (c) Any individual who is an employee of:**
 - a. The federal government;**
 - b. Any state government in the United States; or**
 - c. Any county, municipal corporation, or political subdivision of any state in the United States;**
 - (5) "Eligible employer", a person or entity engaged in a business, industry, profession, trade, or other enterprise in the state of Missouri, whether for-profit or not-for-profit, provided that such a person or entity employs no more than fifty employees. A person or entity who qualifies as an eligible employer but who later employs more than fifty employees shall be permitted to remain an eligible employer for a period of five years beginning on the date on which the person or entity first employs more than fifty employees. After such five-year period has ended, the person or entity shall immediately cease to qualify as an eligible employer and shall be prohibited from further participation in the plan. For purposes of this subdivision, an eligible employer shall not include:**
 - (a) The federal government;**
 - (b) The state of Missouri;**
 - (c) Any county, municipal corporation, or political subdivision of the state of Missouri; or**
 - (d) An employer that maintains a specified tax-favored retirement plan for its employees or that has effectively done so in form and operation at any time within the current or two preceding calendar years. If an employer does not maintain a specified tax-favored retirement plan for a portion of a calendar year ending on or after the effective date of sections 285.1000 to 285.1055 and adopts such a plan effective for the remainder of that calendar year, the employer shall not be treated as an eligible employer for that remainder of the year;**
 - (6) "ERISA", the Employee Retirement Income Security Act of 1974, as amended, 29 U.S.C. Section 1001 et seq.;**
 - (7) "Internal Revenue Code", the Internal Revenue Code of 1986, as amended;**
 - (8) "Participant", an eligible employee or other individual who has a balance credited to his or her account under the plan;**
 - (9) "Participating employer", an eligible employer that is participating in the plan provided for by sections 285.1000 to 285.1055;**
 - (10) "Plan" or "Missouri workplace retirement savings plan", the multiple-employer retirement savings plan established by sections 285.1000 to 285.1055, which shall be treated as a single plan under Title I of ERISA and is described in sections 401(a), 401(k), and 413(c) of the Internal Revenue Code, in which multiple employers may choose to participate regardless of whether any relationship exists between and among the employers other than their participation in the plan. Based on the context, the term "plan" may also refer to multiple plans if multiple plans are established under sections 285.1000 to 285.1055;**

(11) "Self-employed individual", an individual who is eighteen years of age or older, is self-employed, and has self-employment income or other compensation from self-employment that is allocable to the state of Missouri;

(12) "Specified tax-favored retirement plan", a retirement plan that is tax-qualified under, or is described in and satisfies the requirements of, section 401(a), 401(k), 403(a), 403(b), 408(k)(Simplified Employee Pension), or 408(p)(SIMPLE-IRA) of the Internal Revenue Code;

(13) "Total fees and expenses", all fees, costs, and expenses including, but not limited to, administrative expenses, investment expenses, investment advice expenses, accounting costs, actuarial costs, legal costs, marketing expenses, education expenses, trading costs, insurance annuitization costs, and other miscellaneous costs;

(14) "Trust", the trust in which the assets of the plan are held.

285.1005. 1. The "Missouri Workplace Retirement Savings Board" is hereby established in the office of the state treasurer.

2. The board shall consist of the following members, with the state treasurer, or his or her designee, serving as chair:

(1) The state treasurer, or his or her designee;

(2) An individual who has a favorable reputation for skill, knowledge, and experience in the field of retirement savings and investments, to be appointed by the governor with the advice and consent of the senate;

(3) An individual who has a favorable reputation for skill, knowledge, and experience relating to small business, to be appointed by the governor with the advice and consent of the senate;

(4) An individual who is a representative of an association representing employees or who has a favorable reputation for skill, knowledge, and experience in the interests of employees in retirement savings, to be appointed by the speaker of the house of representatives;

(5) An individual who has a favorable reputation for skill, knowledge, and experience in the interests of employers in retirement savings, to be appointed by the president pro tempore of the senate;

(6) A retired individual to be a representative of the interests of retirees, to be appointed by the speaker of the house of representatives;

(7) An individual who has a favorable reputation for skill, knowledge, and experience in retirement investment products or retirement plan designs, to be appointed by the president pro tempore of the senate;

(8) A member of the house of representatives to be appointed by the speaker of the house of representatives; and

(9) A member of the senate to be appointed by the president pro tempore of the senate.

At least one of the members described in subdivisions (4), (6), and (8) and one of the members described in subdivisions (5), (7), and (9) of this subsection must be a member of the minority party.

3. The governor, the president pro tempore of the senate, and the speaker of the house of representatives shall make the respective initial appointments to the board for terms of office beginning on January 1, 2023.

4. Members of the board appointed by the governor, the president pro tempore of the senate, and the speaker of the house of representatives shall serve at the pleasure of the appointing authority.

5. The term of office of each member of the board shall be four years. Any member is eligible to be reappointed. If there is a vacancy for any reason, the appropriate appointing authority shall make an appointment, to become immediately effective, for the unexpired term.

6. All members of the board shall serve without compensation and shall be reimbursed from the administrative fund for necessary travel expenses incurred in carrying out the duties of the board.

7. A majority of the voting members of the board shall constitute a quorum for the transaction of business.

285.1010. 1. The board, subject to the authority granted under sections 285.1000 to 285.1055, shall design, develop, and implement the plan, and to that end, may conduct market, legal, and feasibility analyses.

2. The members of the board shall be fiduciaries of the plan under ERISA, and the board shall have the following powers, authorities, and duties:

(1) To establish, implement, and maintain the plan, in each case acting on behalf of the state of Missouri, including, in its discretion, more than one plan;

(2) To cause the plan, trust, and arrangements and accounts established under the plan to be designed, established, and operated:

(a) In accordance with best practices for retirement savings vehicles;
(b) To encourage participation, saving, sound investment practices, and appropriate selection of default investments;

(c) To maximize simplicity and ease of administration for eligible employers;

(d) To minimize costs, including by collective investment and economies of scale; and

(e) To promote portability of benefits;

(3) To arrange for collective, common, and pooled investment of assets of the plan and trust, including investments in conjunction with other funds with which assets are permitted to be collectively invested, to save costs through efficiencies and economies of scale;

(4) To develop and disseminate educational information designed to educate participants and citizens about the benefits of planning and saving for retirement and to help participants and citizens decide the level of participation and savings strategies that may be appropriate, including information in furtherance of financial capability and financial literacy;

(5) To adopt rules and regulations necessary or advisable for the implementation of sections 285.1000 to 285.1055 and the administration and operation of the plan consistent with the Internal Revenue Code and regulations thereunder, including to ensure that the plan satisfies all criteria for favorable federal tax-qualified treatment and complies, to the extent necessary, with ERISA and any other applicable federal or Missouri law. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void;

(6) To arrange for and facilitate compliance by the plan or arrangements established thereunder with all applicable requirements for the plan under the Internal Revenue Code, ERISA, and any other applicable federal or Missouri law and accounting requirements, and to provide or arrange for assistance to eligible employers, eligible employees, and self-employed individuals in complying with applicable law and tax-related requirements in a cost-effective manner. The board may establish any processes deemed reasonably necessary or advisable to verify whether a person or entity is an eligible employer, including reference to online data and possible use of questions in employer tax filings;

(7) To employ or retain a plan administrator; executive director; staff; trustee; record-keeper; investment managers; investment advisors; and other administrative, professional, and expert advisors and service providers, none of whom shall be members of the board and all of whom shall serve at the pleasure of the board, which shall determine their duties and compensation. The board may authorize the executive director and other officials to oversee requests for proposals or other public competitions and enter into contracts on behalf of the board or conduct any business necessary for the efficient operation of the plan or the board;

(8) To establish procedures for the timely and fair resolution of participant and other disputes related to accounts or program operation and, if necessary, determine the eligibility of an employer, employee, or other individual to participate in the plan;

(9) To develop and implement an investment policy that defines the plan's investment objectives, consistent with the objectives of the plan, and that provides for policies and procedures consistent with those investment objectives;

(10) (a) To designate appropriate default investments that include a mix of asset classes, such as target date and balanced funds;

(b) To seek to minimize participant fees and expenses of investment and administration;

(c) To strive to design and implement investment options available to holders of accounts established as part of the plan and other plan features that are intended to achieve maximum possible income replacement balanced with an appropriate level of risk, consistent with the investment objectives under the investment policy. The investment options may encompass a range of risk and return opportunities and allow for a rate of return commensurate with an appropriate level of risk in view of the investment objectives under the policy. The menu of investment options shall be determined taking into account the nature and objectives of the plan, the desirability of limiting investment choices under the plan to a reasonable number, based on behavioral research findings, and the extensive investment choices available to participants in the event that funds roll over to an individual retirement account (IRA) outside the program; and

(d) In accordance with subdivision (7) of this subsection, the board, to the extent it deems necessary or advisable, in carrying out its responsibilities and exercising its powers under sections 285.1000 to 285.1055, shall employ or retain appropriate entities or personnel to assist or advise it or to whom to delegate the carrying out of such responsibilities and exercising of such powers;

(11) To discharge its duties and see that the members of the board discharge their duties with respect to the plan solely in the interests of the participants as follows:

(a) For the exclusive purpose of providing benefits to participants and defraying reasonable expenses of administering the plan; and

(b) With the care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with those matters would use in the conduct of an enterprise of a like character and with like aims;

(12) To cause expenses incurred to initiate, implement, maintain, and administer the plan to be paid from contributions to, or investment returns or assets of the plan or other moneys collected by or for the plan or pursuant to arrangements established under the plan to the extent permitted under federal and Missouri law;

(13) To collect application, account, or administrative fees and to accept any grants, gifts, legislative appropriations, loans, and other moneys from the state of Missouri; any unit of federal, state, or local government; or any other person, firm, or entity to defray the costs of administering and operating the plan;

(14) To make and enter into competitively procured contracts, agreements, or arrangements with; to collaborate and cooperate with; and to retain, employ, and contract with or for any of the following to the extent necessary or desirable for the effective and efficient design, implementation, and administration of the plan consistent with the purposes set forth in sections 285.1000 to 285.1055 and to maximize outreach to eligible employers and eligible employees:

(a) Services of private and public financial institutions, depositories, consultants, actuaries, counsel, auditors, investment advisors, investment administrators, investment management firms, other investment firms, third-party administrators, other professionals and service providers, and state public retirement systems;

(b) Research, technical, financial, administrative, and other services; and

(c) Services of other state agencies to assist the board in the exercise of its powers and duties;

(15) To develop and implement an outreach plan to gain input and disseminate information regarding the plan and retirement savings in general;

(16) To cause moneys to be held and invested and reinvested under the plan;

(17) To ensure that all contributions under the plan shall be used only to:

(a) Pay benefits to participants under the plan;

(b) Pay the costs of administering the plan; and

(c) Make investments for the benefit of the plan, and ensure that no assets of the plan or trust are transferred to the general revenue fund or to any other fund of the state or are otherwise encumbered or used for any purpose other than those specified in this paragraph or section 285.1045;

(18) To make provisions for the payment of costs of administration and operation of the program and trust;

(19) To evaluate the need for and procure as needed insurance against any and all loss in connection with the property, assets, or activities of the program, including fiduciary liability coverage;

(20) To evaluate the need for and procure as needed pooled private insurance;

(21) To indemnify, including procurement of insurance as needed for this purpose, each member of the board from personal loss or liability resulting from a member's action or inaction as a member of the board and as a fiduciary;

(22) To collaborate with and evaluate the role of financial advisors or other financial professionals, including in assisting and providing guidance for covered employees; and

(23) To carry out the powers and duties of the program under sections 285.1000 to 285.1055 and exercise any and all other powers as are appropriate to effect the purposes, objectives, and provisions of such sections pertaining to the program.

3. A board member, program administrator, or other staff of the board shall not:

(1) Directly or indirectly, have any interest in the making of any investment under the program or in any gains or profits accruing from any such investment;

(2) Borrow any program-related funds or deposits, or use any such funds or deposits in any manner, for himself or herself or as an agent or partner of others; or

(3) Become an endorser, surety, or obligor on investments made under the program.

4. Each board member shall be subject to the provisions of sections 105.452 and 105.454.

285.1015. 1. The board shall, consistent with federal law and regulation, adopt and implement the plan, which shall remain in compliance with federal law and regulations once implemented and shall be called the "Missouri Workplace Retirement Savings Plan".

2. In accordance with terms and conditions specified and regulations promulgated by the board, the plan shall:

- (1) Be set forth in documents prescribing the terms and conditions of the plan;
- (2) Be available on a voluntary basis to eligible employers and self-employed individuals;
- (3) Be available to eligible members of an association who may elect to participate in the plan if the association or its members do not maintain a plan or a specified tax-favored retirement plan;
- (4) Allow all eligible employees who choose to participate in the plan after providing appropriate written notice to opt in;
- (5) Enroll self-employed individuals who wish to participate;
- (6) Provide participants the option to terminate their participation at any time;
- (7) Allow voluntary pre-tax or designated Roth 401(k) contributions;
- (8) Allow voluntary employer contributions;
- (9) Be overseen by the board and its designees;
- (10) Be administered and managed by one or more trustees, other fiduciaries, custodians, third-party administrators, investment managers, record-keepers, or other service providers;
- (11) An eligible employee may opt-in to contribute a minimum of one percent or any percentage, up to the maximum, in increments of one-half of one percent, of his or her salary or wages to the plan, or may at a later date elect to opt out of the plan or may contribute at a higher or lower rate, expressed as a percentage of salary or wages;
- (12) Provide on a uniform basis, if and when the board so determines, in its discretion, for an increase of each participant's contribution rate, by a minimum increment of one-half of one percent of salary or wages per year, for each additional year the participant is employed or is participating in the plan up to the maximum percentage of such participant's salary or wages that may be contributed to the plan under federal law. Any such increases shall apply to participants, as determined by the board, by default or only if initiated by affirmative participant election;
- (13) Provide for direct deposit of contributions into investments under the plan. To the extent consistent with ERISA, the investment alternatives under the plan shall be limited to an automatic investment for participants who do not actively and affirmatively elect a particular investment option, which unless the board provides otherwise, shall be a diversified target date fund, including a series of such diversified funds to apply to different participants depending on their choice or their target retirement dates, a principal-protected option, and up to four additional investment alternatives as may be selected by the board in its discretion. To the extent consistent with ERISA, the investment options may, at the discretion of the board, include a principal-protection fund as a temporary "security corridor" option that applies as the sole initial investment before participants may choose other investments or as the initial default investment for a specified period of time or up to a specified dollar amount of contributions or account balance;
- (14) Be professionally managed;
- (15) Provide for reports on the status of each participant's account to be provided to each participant at least annually and make best efforts to provide participants frequent or continual online access to information on the status of their accounts;
- (16) When possible and practicable, use existing employer and public infrastructure to facilitate contributions, record keeping, and outreach and use pooled or collective investment arrangements;
- (17) Provide that each account holder owns the contributions to or earnings on amounts contributed to his or her account under the plan and that the state and employers have no proprietary interest in those contributions or earnings;
- (18) Be designed and implemented in a manner consistent with federal law to the extent that it applies;
- (19) Make provisions for the participation in the plan of individuals who are not employees, if allowed under federal law;
- (20) Establish rules and procedures governing the distribution of funds from the plan, including such distributions as may be permitted or required by the plan and any applicable provisions of ERISA, the tax-qualification rules, and the other tax laws, with the objectives of maximizing financial security in

retirement, protecting spousal rights, and assisting participants to effectively manage the decumulation of their savings and to receive payment of their benefits under the plan. The board shall have the authority, in its discretion, to provide for one or more reasonably priced distribution options to provide a source of fixed regular retirement income, including income for life or for the participant's life expectancy, or for joint lives and life expectancies, as applicable;

(21) Establish rules and procedures promoting portability of benefits, including the ability to make tax-free roll-overs or transfers to and from the plan, provided that any roll-over is initiated by participants; and

(22) Encourage choices by employers in the state to adopt a specified tax-favored retirement plan, including the plan.

285.1020. The board shall adopt rules to implement the plan that:

(1) Establish the processes for enrollment and contributions under the plan, including withholding by participating employers of employee payroll deduction contributions from wages and remittance for deposit to the plan; voluntary contributions by others, including self-employed individuals and independent contractors, through payroll deduction or otherwise; the making of default contributions using default investments; and participant selection of alternative contribution rates or amounts and alternative investments from among the options offered under the plan;

(2) Conduct outreach to individuals, employers, other stakeholders, and the public regarding the plan. The rules shall specify the contents, frequency, timing, and means of required disclosures from the plan to eligible employees, participants, and self-employed individuals, eligible employers, participating employers, and other interested parties. These disclosures shall include, but not be limited to:

(a) The benefits associated with tax-favored retirement saving;

(b) The potential advantages and disadvantages associated with participating in the plan;

(c) Instructions for enrolling, making contributions, and opting out of participation;

(d) The potential availability of a saver's tax credit, including the eligibility conditions for the credit and instructions on how to claim it;

(e) A disclaimer that employees seeking tax, investment, or other financial advice should contact appropriate professional advisors, and that participating employers are not in a position to provide such advice and are not liable for decisions individuals make in relation to the plan;

(f) The potential implications of account balances under the plan for the application of asset limits under certain public assistance programs;

(g) A disclaimer that the account owner is solely responsible for investment performance, including market gains and losses, and that plan accounts and rates of return are not guaranteed by any employer, the state, the board, any board member or state official, or the plan;

(h) Any additional information about retirement and saving and other information designed to promote financial literacy and capability, which may take the form of links to, or explanations of how to obtain, such information; and

(i) Instructions on how to obtain additional information about the plan; and

(3) Ensure that the assets of the trust and plan shall at all times be preserved, invested, and expended only for the purposes set forth in sections 285.1000 to 285.1055, and that no property rights therein shall exist in favor of the state, except as provided under section 285.1045.

285.1025. An eligible employer, a participating employer, or other employer is not and shall not be liable for or bear responsibility for:

(1) An employee's decision to participate in or opt out of the plan;

(2) An employee's decision as to which investments to choose;

(3) Participants' or the board's investment decisions;

(4) The administration, investment, investment returns, or investment performance of the plan, including without limitation any interest rate or other rate of return on any contribution or account balance, provided that the eligible employer, participating employer, or other employer is not involved in the administration or investment of the plan;

(5) The plan design or the benefits paid to participants; or

(6) Any loss, failure to realize any gain, or any other adverse consequences, including without limitation any adverse tax consequences or loss of favorable tax treatment, public assistance, or other benefits, incurred by any person as a result of participating in the plan.

285.1030. 1. The state of Missouri; the board; each member of the board; any other state official, state board, commission, and agency; any member, officer, and employee thereof; and the plan:

(1) Shall not guarantee any interest rate or other rate of return on or investment performance of any contribution or account balance; and

(2) Shall not be liable or responsible for any loss, deficiency, failure to realize any gain, or any other adverse consequences, including without limitation any adverse tax consequences or loss of favorable tax treatment, public assistance, or other benefits, incurred by any person as a result of participating in the plan.

2. The debts, contracts, and obligations of the plan or the board are not the debts, contracts, and obligations of the state, and neither the faith and credit nor the taxing power of the state is pledged directly or indirectly to the payment of the debts, contracts, and obligations of the plan or the board.

3. Nothing in sections 285.1000 to 285.1055 shall be construed to guarantee any interest rate or other rate of return on or investment performance of any contribution or account balance.

285.1035. 1. Individual account information relating to accounts under the plan and relating to individual participants including, but not limited to, names, addresses, telephone numbers, email addresses, personal identification information, investments, contributions, and earnings shall be confidential and shall be maintained as confidential, provided that such information may be disclosed:

(1) To the extent necessary to administer the plan in a manner consistent with sections 285.1000 to 285.1055, ERISA, the Internal Revenue Code, or any other federal or Missouri law; or

(2) If the individual who provides the information or who is the subject of the information expressly agrees in writing to the disclosure of the information.

2. Information required to be confidential under subsection 1 of this section shall be considered a "closed record" as that term is defined in section 610.010.

285.1040. The board may enter into an intergovernmental agreement or memorandum of understanding with the state of Missouri and any agency thereof to receive outreach, technical assistance, enforcement and compliance services, collection or dissemination of information pertinent to the plan, subject to such obligations of confidentiality as may be agreed or required by law, or other services or assistance. The state of Missouri and any agency thereof that enters into such agreements or memoranda of understanding shall collaborate to provide the outreach, assistance, information, and compliance or other services or assistance to the board. The memoranda of understanding may cover the sharing of costs incurred in gathering and disseminating information and the reimbursement of costs for any enforcement activities or assistance.

285.1045. 1. There is hereby created in the state treasury the "Missouri Workplace Retirement Savings Administrative Fund", which shall consist of moneys collected under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. Subject to appropriation, moneys in the fund shall be distributed by the state treasurer solely for the administration of sections 285.1000 to 285.1055.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. The Missouri workplace retirement savings administrative fund shall consist of:

(1) Moneys appropriated to the administrative fund by the general assembly;

(2) Moneys transferred to the administrative fund from the federal government, other state agencies, or local governments;

(3) Moneys from the payment of application, account, administrative, or other fees and the payment of other moneys due to the board;

(4) Any gifts, donations, or grants made to the state of Missouri for deposit in the administrative fund;

(5) Moneys collected for the administrative fund from contributions to, or investment returns or assets of, the plan or other moneys collected by or for the plan or pursuant to arrangements established under the plan to the extent permitted under federal and Missouri law; and

(6) Earnings on moneys in the administrative fund.

5. To the extent consistent with ERISA, the tax qualification rules, and other federal law; the board shall accept any grants, gifts, appropriations, or other moneys from the state; any unit of federal, state, or local government; or any other person, firm, partnership, corporation, or other entity solely for deposit into the administrative fund, whether for investment or administrative expenses.

6. To enable or facilitate the start-up and continuing operation, maintenance, administration, and management of the program until the plan accumulates sufficient balances and can generate sufficient funding through fees assessed on program accounts for the plan to become financially self-sustaining:

(1) The board may borrow from the state of Missouri; any unit of federal, state, or local government; or any other person, firm, partnership, corporation, or other entity working capital funds and other funds as may be necessary for this purpose, provided that such funds are borrowed in the name of the plan and board only and that any such borrowings shall be payable solely from the revenues of the plan; and

(2) The board may enter into long-term procurement contracts with one or more financial providers that provide a fee structure that would assist the plan in avoiding or minimizing the need to borrow or to rely upon general assets of the state.

7. Subject to appropriation, the state of Missouri may pay administrative costs associated with the creation, maintenance, operation, and management of the plan and trust until sufficient assets are available in the administrative fund for that purpose. Thereafter, all administrative costs of the administrative fund, including any repayment of start-up funds provided by the state of Missouri, shall be repaid only out of moneys on deposit therein. However, private funds or federal funding received in order to implement the program until the administrative fund is self-sustaining shall not be repaid unless those funds were offered contingent upon the promise of such repayment.

8. The board may use the moneys in the administrative fund solely to pay the administrative costs and expenses of the plan and the administrative costs and expenses the board incurs in the performance of its duties under sections 285.1000 to 285.1055.

9. The state treasurer's office shall follow the competitive bids procedure adopted by the office of administration for the following:

(1) The contracting or hiring of a contractor with the relevant skills, knowledge, and expertise determined by the board for managing the program, every five years; and

(2) The contracting or hiring of a contractor who has qualified staff with the relevant skills, knowledge, and expertise as determined by the state treasurer's office when the number of the participants in the plan reaches fifty thousand participants.

The office of administration is authorized to provide the state treasurer's office with the necessary assistance and services as may be needed.

285.1050. 1. The board shall keep an accurate account of all the activities, operations, receipts, and expenditures of the plan, the trust, and the board. Each year, a full audit of the books and accounts of the board pertaining to those activities, operations, receipts and expenditures, personnel, services, or facilities shall be conducted by a certified public accountant and shall include, but not be limited to, direct and indirect costs attributable to the use of outside consultants, independent contractors, and any other persons who are not state employees for the administration of the plan. For the purposes of the audit, the auditors shall have access to the properties and records of the plan and board and may prescribe methods of accounting and the rendering of periodic reports in relation to projects undertaken by the plan.

2. By August first of each year, the board shall submit to the governor, the state treasurer, the president pro tempore of the senate, and the speaker of the house of representatives a public report on the operation of the plan and trust and activities of the board, including an audited financial report, prepared in accordance with generally accepted accounting principles, detailing the activities, operations, receipts, and expenditures of the plan and board during the preceding calendar year. The report shall also include a summary of the benefits provided by the plan, the number of participants, the names of the participating employers, the contribution formulas and amounts of contributions made by participants and by each participating employer, the withdrawals, the account balances, investments, investment returns, and fees and expenses associated with the investments and with the administration of the plan, projected activities of the plan for the current calendar year, and any other information regarding the plan and its operations that the board may determine to provide.

285.1055. 1. The board shall establish the plan so that individuals are able to begin contributing under the plan no later than September 1, 2024.

2. The board may, in its discretion, phase in the plan so that the ability to contribute first applies on different dates for different classes of individuals, including employees of employers of different sizes or types and individuals who are not employees; provided that, any such staged or phased-in implementation schedule shall be substantially completed no later than September 1, 2024."; and

Further amend said bill, Page 28, Section 347.143, Line 23, by inserting after all of said section and line the following:

"361.020. 1. The division of finance shall have charge of the execution of:

- (1) The laws relating to banks, trust companies, and the banking business of this state; ~~[credit unions; and of]~~
- (2) The laws relating to persons ~~[, copartnerships and corporations]~~ **or entities** engaged in the small loan **or consumer credit** business in this state;
- (3) **The laws relating to persons and entities engaged in the mortgage loan business in this state; and**
- (4) **The laws relating to persons and entities engaged in any other financial-services-related business over which the division of finance is granted express authority.**

2. The director of finance may institute, in the name of the state of Missouri, and defend suits in the courts of this state and the United States.

361.098. 1. The members of the state banking and savings and loan board shall receive as compensation for their services the sum of one hundred dollars per day while discharging their duties~~[-]~~ and shall be entitled to receive their necessary traveling and other expenses incurred while actually engaged in the performance of their duties as such members, **which shall be paid out of the division of finance fund.**

2. ~~[A majority of the]~~ **Three** members of the board shall constitute a quorum for the transaction of any business, for the performance of any duty, or for the exercise of any power of the board.

3. The board may meet and exercise its powers in any place in this state and shall meet at any time upon the call of its chairman or of the director of the division of finance or of any two members of the board.

4. The board shall have an official seal bearing the inscription, "State Banking and Savings and Loan Board of the State of Missouri", which shall be judicially noticed.

5. The division of finance may provide administrative services to the board to assist the board with fulfilling its statutory responsibilities.

361.106. 1. As used in this section, the following terms mean:

(1) "Bulletin", an informal written communication to inform or educate individuals or entities licensed, chartered, or regulated by the division of finance and the general public about a regulatory topic or issue. A "bulletin" is informational in nature and is not an evaluation of specific facts and circumstances;

(2) "Industry letter", a written communication from the director of finance in response to a specific individual or entity chartered, licensed, or regulated by the division of finance that provides the position of the division of finance on a particular regulatory topic or issue with respect to a specific set of facts and circumstances.

2. Notwithstanding any law to the contrary, the director of finance may at his or her discretion issue bulletins addressing the business of the individuals and entities licensed, chartered, or regulated by the division in this state. Bulletins shall not have the force or effect of law and shall not be considered statements of general applicability that would require promulgation by rule.

3. Notwithstanding any law to the contrary, the director of finance may at his or her discretion issue industry letters in response to a written request from an individual or entity licensed, chartered, or regulated by the division that seeks the position of the division of finance on the application of law. In addition to any materials or information requested by the division, the written request for an industry letter shall include:

- (1) A brief summary of the applicable laws and rules that pertain to the request;
- (2) A detailed statement of facts regarding every relevant aspect of the proposed business activity, transaction, event, or circumstance;
- (3) A discussion of current statutes, rules, and legal principles relevant to the factual representation;
- (4) A statement of the requesting person's or entity's opinion and the basis for such opinion; and
- (5) A statement that the proposed business activity, transaction, event, or circumstance has not commenced or, if it has commenced, the present status of the proposed business activity, transaction, event, or circumstance.

4. With respect to the requesting person or entity, an industry letter is binding on the division. The requesting person or entity shall not be subject to any administrative proceeding or penalty for any acts or omissions done in reliance on an industry letter, so long as no change in any material fact or law has occurred and so long as the requesting person or entity did not misrepresent or omit a material fact.

5. An industry letter request and response shall be confidential, but the director may publish an industry letter with nonidentifying facts and information from the request.

6. After redacting all identifying information, the director may publish industry letters for informational purposes. Because the division may have a different position in response to similar but nonidentical facts and circumstances, published industry letters shall not have the force or effect of law, shall not be binding on the division, and shall not be considered statements of general applicability that would require promulgation by rule.

7. Industry letters issued under this section are distinct from letters issued by the director under subsection 5 of section 362.106, and this section shall not apply to section 362.106.

361.160. 1. The director of finance at least once each year, either personally or by a deputy or examiner appointed by the director, shall visit and examine every bank and trust company organized and doing business under the laws of this state, and every other corporation which is by law required to report to the director; except, for banks or trust companies receiving a Camel/MOECA 1 or Camel/MOECA 2 rating from the division of finance, the director of finance at least once each eighteen calendar months, or for a private trust company at least once each thirty-six months, either personally or by a deputy or examiner appointed by the director, shall visit and examine such bank or trust company, and the director of finance, at the director's discretion, may conduct the director's examination, or any part thereof, on the basis of information contained in examination reports of other states, the Federal Deposit Insurance Corporation or the Federal Reserve Board or in audits performed by certified public accountants. For purposes of this subsection, a private trust company is one that does not engage in trust company business with the general public or otherwise hold itself out as a trustee or fiduciary for hire by advertising, solicitation, or other means and instead operates for the primary benefit of a family, relative of same family, or single family lineage, regardless of whether compensation is received or anticipated. The director shall be afforded prompt and free access to any workpapers upon which a certified public accountant bases an audit. A certified public accountant shall retain workpapers for a minimum of three years after the date of issuance of the certified public accountant's report to the bank or trust company. The director or the director's agent may concentrate the examinations on institutions which the director believes have safety or soundness concerns.

2. The director, or the deputy or examiners designated by the director for that purpose, shall have power to examine any such corporation whenever, in the director's judgment, it may be deemed necessary or expedient, and shall have power to examine every agency located in this state of any foreign banking corporation and every branch in this state of any out-of-state bank, for the purpose of ascertaining whether it has violated any law of this state, and for such other purposes and as to such other matters as the director may prescribe.

3. The director and the director's deputy and examiners shall have power to administer oaths to any person whose testimony may be required in such examination or investigation of any such corporation or agency, and to compel the appearance and attendance of any person for the purpose of any such examination or investigation.

4. On every such examination inquiry shall be made as to the condition and resources of such corporation, the mode of conducting and managing its affairs, the actions of its directors or trustees, the investment of its funds, the safety and prudence of its management, the security afforded to its creditors, and whether the requirements of its charter and of law have been complied with in the administration of its affairs, and as to such other matters as the director may prescribe.

5. The director may also make such special investigations as the director deems necessary to determine whether any individual or corporation has violated any of the provisions of this law.

6. Such examination may be made and such inquiry instituted or continued in the discretion of the director after the director has taken possession of the property and business of any such corporation, until it shall resume business or its affairs shall be finally liquidated in accordance with the provisions of this chapter.

7. The result of each examination shall be certified by the director or the examiner upon the records of the corporation examined ~~[and the result of all examinations during the biennial period shall be embodied in the report to be made by the director of the department of commerce and insurance to the legislature].~~

8. The director may contract with regulators in other states to provide for the examination of Missouri branches of out-of-state banks and branches of banks whose home state is Missouri. The agreements may provide for the payment by the home state of the cost of examinations conducted by the host state at the request of the home state regulators.

361.260. 1. Whenever the director shall have reason to believe that the capital stock of any corporation subject to the provisions of this chapter is reduced by impairment or otherwise, below the amount required by law, or by its certificates or articles of agreement, he shall issue a notice of charges in respect thereof.

2. Whenever ~~[it shall appear to]~~ the director **has reason to believe**, from any examination or investigation made by ~~[him]~~ **the director** or his or her examiners, that any corporation subject to the provisions of this chapter, or any director, officer, employee, agent, or other person participating in the conduct of the affairs of such corporation,

or any foreign corporation licensed by the director to do business under this chapter or chapter 362 is engaging in~~[-~~or], has engaged in, or ~~[there is reasonable cause to believe that the corporation or any director, officer, employee, agent, or other person participating in the conduct of the affairs of such corporation]~~ is about to engage in~~[-]~~:

(1) An unsafe or unsound practice in conducting the business of such corporation ~~[or is violating or has violated, or there is reasonable cause to believe that the corporation or any director, officer, employee, agent, or other person participating in the conduct of the affairs of such corporation is about to violate]~~;

(2) A **violation of law, rule, or director-imposed written** condition ~~[imposed, in writing, by the director in connection with the granting of any application or other request by the corporation or]~~;

(3) A **violation of** any written agreement entered into with the director~~[-]~~; or

(4) A **violation of** the corporation's charter,

the director may issue and serve upon the corporation or such director, officer, employee, agent, or other person a notice of charges in respect thereof.

3. Whenever it shall appear to the director that any corporation subject to the provisions of this chapter does not keep its books and accounts in such manner as to enable him **or her** readily to ascertain its true condition or that wrong entries or unlawful uses of the funds of the corporation have been made, the director may issue and serve upon the corporation or any appropriate director, officer, employee, agent, or other person a notice of charges in respect thereof.

4. The notice of charges shall contain a statement of the facts constituting the deficiencies, ~~[the]~~ alleged violation or violations, improper use of funds, or ~~[the]~~ unsafe or unsound practice or practices~~[-]~~ and shall fix a time and place at which a **contested** hearing will be held to determine whether an order to cease and desist therefrom should issue against the corporation or the director, officer, employee, agent, or other person participating in the conduct of the affairs of such corporation.

5. In the event the party or parties so served shall fail to appear at the hearing, or shall consent to the cease and desist order, or in the event the director shall find that the fact of any deficiency, violation, unsafe or unsound practice, inadequate recordkeeping, or improper use of funds specified has been established, the director may issue and serve upon the corporation or the director, officer, employee, agent, or other person participating in the conduct of the affairs of the corporation an order to cease and desist from the actions, violations, or practices charged.

6. The cease and desist order:

(1) May require the corporation or its directors, officers, employees, agents, and other persons participating in the conduct of the affairs of such corporation to cease and desist from ~~[same and, further,]~~ **such actions, violations, or practices;**

(2) **May require the corporation or its directors, officers, employees, agents, and other persons participating in the conduct of the affairs of such corporation** to take affirmative action to correct the conditions resulting from any such actions, violations, or practices~~[-If the director determines that the capital of the corporation is impaired, the order]~~;

(3) Shall require that, **if the director determines that the capital of the corporation is impaired**, the corporation make good the deficiency forthwith or within a time specified in the order~~[-If the director determines that the corporation does not keep adequate records, the order]~~;

(4) May, **if the director determines that the corporation does not keep adequate records**, determine and prescribe such books of account as the director, in his **or her** discretion, shall require of the corporation for the purpose of keeping accurate and convenient records of the transactions and accounts~~[-If the director shall determine that wrong entries or unlawful uses of the funds of the corporation have been made, he]~~; and

(5) Shall, **if the director determines that wrong entries or unlawful uses of the funds of the corporation have been made**, order that the entries shall be corrected, and the sums unlawfully paid out restored by the person or persons responsible for the wrongful or illegal payment thereof.

~~[6-]~~ 7. If a notice of charges served under this section specifies, on the basis of particular facts and circumstances, that a corporation's books and records are so incomplete or inaccurate that the director is unable, through the normal supervisory process, to determine the financial condition of that corporation or the details or purpose of any transaction or transactions that may have a material effect on the financial condition of that corporation, the director may issue a temporary order requiring the cessation of any activity or practice which gave rise, whether in whole or in part, to the incomplete or inaccurate state of the books or records, or affirmative action to restore such books or records to a complete and accurate state, until the completion of the proceedings under this section. Any temporary order issued under this subsection shall become effective upon service and, unless set aside, limited or suspended by a court, shall remain in effect and enforceable until the earlier of the completion of the proceedings initiated under this section or the date on which the director determines by examination or otherwise that the corporation's books and records are accurate and reflect the financial condition of the corporation.

[7-] **8.** Whenever it shall appear to the director that the violation or threatened violation or the unsafe or unsound practice or practices specified in the notice of charges served upon the corporation or any director, officer, employee, agent, or other person participating in the conduct of the affairs of such corporation pursuant to subsection 4 of this section, or the continuation thereof, is likely to cause insolvency or significant dissipation of assets or earnings of the corporation, or is likely to weaken the condition of the corporation or otherwise prejudice the interests of its depositors prior to the completion of the proceedings conducted pursuant to said subsection, the director may issue a temporary order, effective immediately, requiring the corporation or such director, officer, employee, agent, or other person to cease and desist from any such violation or practice and to take affirmative action to prevent such insolvency, dissipation, condition, or prejudice pending completion of such proceedings. Such order shall remain effective and enforceable pending the completion of the administrative proceedings pursuant to such notice and until such time as the director shall dismiss the charges specified in such notice or if a cease and desist order is issued against the corporation or such director, officer, employee, agent, or other person, until the effective date of such order. The corporation, director, officer, employee, agent, or other person may, within ten days after having been served with a temporary cease and desist order, apply to the circuit court of Cole County for an order setting aside, limiting, or suspending the enforcement, operation, or effectiveness of such order.

[8-] **9.** If any corporation, or any director, officer, employee, agent, or other person participating in the conduct of the affairs of such corporation shall fail or refuse to comply with any duly issued order provided for in this chapter and chapter 362, the corporation or such director, officer, employee, agent, or other person shall pay a civil penalty of not more than one thousand dollars per day for each day the failure or refusal shall continue. The penalty shall be assessed and collected by the director of the division. In determining the amount of the penalty, the director shall take into account the appropriateness of the penalty with respect to the size of the financial resources and good faith of the corporation or person charged, the gravity of the violation, the history of previous violations, and such other matters as justice may require. In addition to the penalty, the director may, in his **or her** discretion, report the delinquency to the attorney general, with a request that ~~he~~ **the attorney general** proceed as provided in section 361.270, and in the event of such request, the attorney general shall proceed.

361.262. 1. Whenever it shall appear to the director, from any examination **or investigation** made by ~~him~~ **the director** or ~~his~~ **the director's** examiners, that:

(1) Any director, officer, or any other person participating in the conduct of the affairs of a corporation subject to this chapter has ~~committed any violation of~~:

- (a) **Violated** a law or regulation ~~or of~~;
- (b) **Violated** a cease and desist order~~, or has violated~~;
- (c) **Violated** any **director-imposed written** condition ~~imposed in writing by the director~~ in connection with the grant of any application or other request by such corporation~~or~~;
- (d) **Violated** any written agreement between such corporation and the director~~, or has~~;
- (e) Engaged or participated in any unsafe or unsound practice in connection with the corporation~~, or has~~; **or**
- (f) Committed or engaged in any act, omission, or practice ~~which~~ **that** constitutes a breach of his **or her** fiduciary duty to the corporation~~;~~; and

(2) The director determines that:

- (a) The corporation has suffered or will probably suffer financial loss or other damage ~~or that~~;
- (b) The interests of its depositors, **beneficiaries, or other customers** could be prejudiced by reason of such violation or practice or breach of fiduciary duty~~, or that~~; **or**
- (c) The director~~or~~, officer, or other person has received financial gain by reason of ~~such~~ **his or her** violation or practice or breach of fiduciary duty~~;~~; and

(3) **The director determines that** such violation or practice or breach of fiduciary duty is:

- (a) One involving personal dishonesty on the part of such director, officer, or other person~~;~~; **or**
- (b) One ~~which~~ **that** demonstrates a willful or continuing disregard for the safety or soundness of the corporation,

the director may serve upon such director, officer, or other person a written notice of ~~his~~ **the director's** intention to remove him **or her** from office.

2. ~~When~~ **If it** ~~shall appear~~ **appears from any examination or investigation** to the director, ~~from any examination made by him or his examiners~~ that any director or officer of a corporation subject to this chapter, by conduct or practice with respect to another such corporation or any business ~~institution which~~ **that**:

- (1) Resulted in financial loss or other damage~~, has~~;
- (2) Evidenced either:

(a) His **or her** personal dishonesty; or
 (b) A willful or continuing disregard for ~~[its]~~ **the corporation's** safety and soundness; and~~[-in addition, has]~~
 (3) Evidenced his **or her** unfitness to continue as a director or officer~~[-and whenever it shall appear to the director that any other person participating in the conduct of the affairs of a corporation subject to this chapter, by conduct or practice with respect to such corporation or other corporation or other business institution which resulted in financial loss or other damage, has evidenced either his personal dishonesty or willful or continuing disregard for its safety and soundness and, in addition, has evidenced his unfitness to participate in the conduct of the affairs of such corporation].~~
 the director may serve upon such director~~[-]~~ **or officer**~~[-or other person]~~ a written notice of intention to remove him **or her** from office or to prohibit his **or her** further participation in any manner in the conduct of the affairs of the corporation or from any other banking, savings, or trust institution supervised by the director.

3. If, in the director's discretion, the results of an examination or investigation indicate:

- (1) **A financial loss or other damage;**
- (2) **A director, officer, or other person participating in the affairs of a corporation subject to this chapter, through his or her conduct or practice with respect to such corporation, other corporation, or other business institution, caused the loss or damage as a result of either:**
 - (a) **Personal dishonesty; or**
 - (b) **A willful or continuing disregard for safety and sound practices; and**
 - (3) **The person is unfit to participate in the affairs of the corporation,**

the director may serve upon such person a written notice of intention to remove him or her from office or to prohibit him or her from any further participation in the affairs of the corporation or any other banking, savings, or trust institution supervised by the director.

~~[3-]~~ **4.** Whenever it shall appear to the director to be necessary for the protection of any corporation or its depositors, ~~[he]~~ **beneficiaries, or other customers, the director** may, by written notice to such effect served upon any director, officer, or other person referred to in subsection 1, 2, or ~~[2]~~ **3** of this section, suspend him **or her** from office or prohibit him **or her** from further participation in any manner in the conduct of the affairs of the corporation. Such suspension or prohibition shall become effective upon service of such notice and shall remain in effect pending the completion of the administrative proceedings pursuant to the notice served under subsection 1, 2, or ~~[2]~~ **3** of this section and until such time as the director shall dismiss the charges specified in such notice or, if an order of removal or prohibition is issued against the director or officer or other person, until the effective date of any such order. Copies of any such notice shall also be served upon the corporation of which he **or she** is a director or officer or in the conduct of whose affairs he **or she** has participated.

~~[4-]~~ **5.** Except as provided in subsection ~~[5]~~ **6** of this section, any person who, pursuant to an order issued under this section, has been removed or suspended from office in a corporation or prohibited from participating in the conduct of the affairs of a corporation may not, while such order is in effect, continue or commence to hold any office in, or participate in any manner in, the conduct of the affairs of any other corporation subject to the provisions of this chapter.

~~[5-]~~ **6.** If, on or after the date an order is issued under this section ~~[which]~~ **that** removes or suspends from office any person or prohibits such person from participating in the conduct of the affairs of a corporation, such party receives the written consent of the director, subsection ~~[4]~~ **5** of this section shall, to the extent of such consent, cease to apply to such person with respect to the ~~[corporation]~~ **terms and conditions** described in the written consent and the director shall publicly disclose such consent. Any violation of subsection ~~[4]~~ **5** of this section by any person who is subject to an order described in such subsection shall be treated as a violation of the order.

361.715. 1. Upon the filing of the application, the filing of a certified audit, the payment of the investigation fee and the approval by the director of the necessary bond, the director shall cause, investigate, and determine whether the character, responsibility, and general fitness of the principals of the applicant or any affiliates are such as to command confidence and warrant belief that the business of the applicant will be conducted honestly and efficiently and that the applicant is in compliance with all other applicable state and federal laws. If satisfied, the director shall issue to the applicant a license pursuant to the provisions of sections 361.700 to 361.727. In processing a renewal license, the director shall require the same information and follow the same procedures described in this subsection.

2. Each licensee shall pay to the director before the issuance of the license, and annually thereafter on or before April fifteenth of each year, a license fee of three hundred **fifty** dollars.

3. The director may assess a reasonable charge, not to exceed three hundred **fifty** dollars, for any application to amend and reissue an existing license.

364.030. 1. No person shall engage in the business of a financing institution in this state without a license therefor as provided in this chapter; except, however, that no bank, trust company, loan and investment company, licensed sales finance company, registrant under the provisions of sections 367.100 to 367.200, or person who makes only occasional purchases of retail time contracts or accounts under retail charge agreements and which purchases are not being made in the course of repeated or successive purchase of retail installment contracts from the same seller, shall be required to obtain a license under this chapter but shall comply with all the laws of this state applicable to the conduct and operation of a financing institution.

2. The application for the license shall be in writing, under oath and in the form prescribed by the director. The application shall contain the name of the applicant; date of incorporation, if incorporated; the address where the business is or is to be conducted and similar information as to any branch office of the applicant; the name and resident address of the owner or partners or, if a corporation or association, of the directors, trustees and principal officers, and other pertinent information as the director may require.

3. The license fee for each calendar year or part thereof shall be the sum of five hundred **fifty** dollars for each place of business of the licensee in this state which shall be paid into the general revenue fund. The director may establish a biennial licensing arrangement but in no case shall the fees be payable for more than one year at a time.

4. Each license shall specify the location of the office or branch and must be conspicuously displayed therein. In case the location is changed, the director shall either endorse the change of location of the license or mail the licensee a certificate to that effect, without charge.

5. Upon the filing of an application, and the payment of the fee, the director shall issue a license to the applicant to engage in the business of a financing institution under and in accordance with the provisions of this chapter for a period which shall expire the last day of December next following the date of its issuance. The license shall not be transferable or assignable. No licensee shall transact any business provided for by this chapter under any other name.

364.105. 1. No person shall engage in the business of a premium finance company in this state without first registering as a premium finance company with the director.

2. The annual registration fee shall be five hundred **fifty** dollars payable to the director as of the first day of July of each year. The director may establish a biennial licensing arrangement but in no case shall the fees be payable for more than one year at a time.

3. Registration shall be made on forms prepared by the director and shall contain the following information:

- (1) Name, business address and telephone number of the premium finance company;
- (2) Name and business address of corporate officers and directors or principals or partners;
- (3) A sworn statement by an appropriate officer, principal or partner of the premium finance company that:
 - (a) The premium finance company is financially capable to engage in the business of insurance premium financing; and
 - (b) If a corporation, that the corporation is authorized to transact business in this state;
- (4) If any material change occurs in the information contained in the registration form, a revised statement shall be submitted to the director accompanied by an additional fee of three hundred dollars.

365.030. 1. No person shall engage in the business of a sales finance company in this state without a license as provided in this chapter; except, that no bank, trust company, savings and loan association, loan and investment company or registrant under the provisions of sections 367.100 to 367.200 authorized to do business in this state is required to obtain a license under this chapter but shall comply with all of the other provisions of this chapter.

2. The application for the license shall be in writing, under oath and in the form prescribed by the director. The application shall contain the name of the applicant; date of incorporation, if incorporated; the address where the business is or is to be conducted and similar information as to any branch office of the applicant; the name and resident address of the owner or partners or, if a corporation or association, of the directors, trustees and principal officers, and such other pertinent information as the director may require.

3. The license fee for each calendar year or part thereof shall be the sum of five hundred **fifty** dollars for each place of business of the licensee in this state. The director may establish a biennial licensing arrangement but in no case shall the fees be payable for more than one year at a time.

4. Each license shall specify the location of the office or branch and must be conspicuously displayed there. In case the location is changed, the director shall either endorse the change of location on the license or mail the licensee a certificate to that effect, without charge.

5. Upon the filing of the application, and the payment of the fee, the director shall issue a license to the applicant to engage in the business of a sales finance company under and in accordance with the provisions of this chapter for a period which shall expire the last day of December next following the date of its issuance. The license shall not be transferable or assignable. No licensee shall transact any business provided for by this chapter under any other name.

367.140. 1. Every lender shall, at the time of filing application for certificate of registration as provided in section 367.120 hereof, pay the sum of five hundred **fifty** dollars as an annual registration fee for the period ending the thirtieth day of June next following the date of payment and in full payment of all expenses for investigations, examinations and for the administration of sections 367.100 to 367.200, except as provided in section 367.160, and thereafter a like fee shall be paid on or before June thirtieth of each year; provided, that if a lender is supervised by the commissioner of finance under any other law, the charges for examination and supervision required to be paid under said law shall be in lieu of the annual fee for registration and examination required under this section. The fee shall be made payable to the director of revenue. If the initial registration fee for any certificate of registration is for a period of less than twelve months, the registration fee shall be prorated according to the number of months that said period shall run. The director may establish a biennial licensing arrangement but in no case shall the fees be payable for more than one year at a time.

2. Upon receipt of such fee and application for registration, and provided the bond, if required by the director, has been filed, the director shall issue to the lender a certificate containing the lender's name and address and reciting that such lender is duly and properly registered to conduct the supervised business. The lender shall keep this certificate of registration posted in a conspicuous place at the place of business recited in the registration certificate. Where the lender engages in the supervised business at or from more than one office or place of business, such lender shall obtain a separate certificate of registration for each such office or place of business.

3. Certificates of registration shall not be assignable or transferable except that the lender named in any such certificate may obtain a change of address of the place of business therein set forth. Each certificate of registration shall remain in full force and effect until surrendered, revoked, or suspended as herein provided."; and

Further amend said bill, Page 28, Section 407.475, Line 12, by inserting after all of said section and line the following:

"407.640. 1. A credit services organization shall file a registration statement with the director of finance before conducting business in this state. The registration statement must contain:

- (1) The name and address of the credit services organization; and
- (2) The name and address of any person who directly or indirectly owns or controls ten percent or more of the outstanding shares of stock in the credit services organization.

2. The registration statement must also contain either:

- (1) A full and complete disclosure of any litigation or unresolved complaint filed by or with a governmental authority of this state relating to the operation of the credit services organization; or
- (2) A notarized statement that states that there has been no litigation or unresolved complaint filed by or with a governmental authority of this state relating to the operation of the credit services organization.

3. The credit services organization shall update the statement not later than the ninetieth day after the date on which a change in the information required in the statement occurs.

4. Each credit services organization registering under this section shall maintain a copy of the registration statement in the office of the credit services organization. The credit services organization shall allow a buyer to inspect the registration statement on request.

5. The director of finance may charge each credit services organization that files a registration statement with the director of finance a reasonable fee not to exceed three hundred **fifty** dollars to cover the cost of filing. The director of finance may not require a credit services organization to provide information other than that provided in the registration statement as part of the registration process.

408.500. 1. Lenders, other than banks, trust companies, credit unions, savings banks and savings and loan companies, in the business of making unsecured loans of five hundred dollars or less shall obtain a license from the director of the division of finance. An annual license fee of five hundred **fifty** dollars per location shall be required. The license year shall commence on January first each year and the license fee may be prorated for expired months. The director may establish a biennial licensing arrangement but in no case shall the fees be payable for more than

one year at a time. The provisions of this section shall not apply to pawnbroker loans, consumer credit loans as authorized under chapter 367, nor to a check accepted and deposited or cashed by the payee business on the same or the following business day. The disclosures required by the federal Truth in Lending Act and regulation Z shall be provided on any loan, renewal or extension made pursuant to this section and the loan, renewal or extension documents shall be signed by the borrower.

2. Entities making loans pursuant to this section shall contract for and receive simple interest and fees in accordance with sections 408.100 and 408.140. Any contract evidencing any fee or charge of any kind whatsoever, except for bona fide clerical errors, in violation of this section shall be void. Any person, firm or corporation who receives or imposes a fee or charge in violation of this section shall be guilty of a class A misdemeanor.

3. Notwithstanding any other law to the contrary, cost of collection expenses, which include court costs and reasonable attorneys fees, awarded by the court in suit to recover on a bad check or breach of contract shall not be considered as a fee or charge for purposes of this section.

4. Lenders licensed pursuant to this section shall conspicuously post in the lobby of the office, in at least fourteen-point bold type, the maximum annual percentage rates such licensee is currently charging and the statement: NOTICE:

This lender offers short-term loans. Please read and understand the terms of the loan agreement before signing.

5. The lender shall provide the borrower with a notice in substantially the following form set forth in at least ten-point bold type, and receipt thereof shall be acknowledged by signature of the borrower:

(1) This lender offers short-term loans. Please read and understand the terms of the loan agreement before signing.

(2) You may cancel this loan without costs by returning the full principal balance to the lender by the close of the lender's next full business day.

6. The lender shall renew the loan upon the borrower's written request and the payment of any interest and fees due at the time of such renewal; however, upon the first renewal of the loan agreement, and each subsequent renewal thereafter, the borrower shall reduce the principal amount of the loan by not less than five percent of the original amount of the loan until such loan is paid in full. However, no loan may be renewed more than six times.

7. When making or negotiating loans, a licensee shall consider the financial ability of the borrower to reasonably repay the loan in the time and manner specified in the loan contract. All records shall be retained at least two years.

8. A licensee who ceases business pursuant to this section must notify the director to request an examination of all records within ten business days prior to cessation. All records must be retained at least two years.

9. Any lender licensed pursuant to this section who fails, refuses or neglects to comply with the provisions of this section, or any laws relating to consumer loans or commits any criminal act may have its license suspended or revoked by the director of finance after a hearing before the director on an order of the director to show cause why such order of suspension or revocation should not be entered specifying the grounds therefor which shall be served on the licensee at least ten days prior to the hearing.

10. Whenever it shall appear to the director that any lender licensed pursuant to this section is failing, refusing or neglecting to make a good faith effort to comply with the provisions of this section, or any laws relating to consumer loans, the director may issue an order to cease and desist which order may be enforceable by a civil penalty of not more than one thousand dollars per day for each day that the neglect, failure or refusal shall continue. The penalty shall be assessed and collected by the director. In determining the amount of the penalty, the director shall take into account the appropriateness of the penalty with respect to the gravity of the violation, the history of previous violations, and such other matters as justice may require."; and

Further amend said bill, Page 30, Section 415.415, Line 64, by inserting after all of said section and line the following:

"427.300. 1. This section shall be known, and may be cited, as the "Commercial Financing Disclosure Law".

2. For purposes of this section, the following terms mean:

(1) "Accounts receivable purchase transaction", any transaction in which the business forwards or otherwise sells to the provider all or a portion of the business's accounts or payment intangibles at a discount to their expected value;

(2) "Broker", any person or entity that, for compensation or the expectation of compensation, obtains a commercial financing product or an offer for a commercial financing product from a third party for a business located in this state;

(3) "Business", an individual or group of individuals, sole proprietorship, corporation, limited liability company, trust, estate, cooperative, association, or limited or general partnership engaged in a business activity;

(4) "Business purpose transaction", any transaction where the proceeds are provided to a business or are intended to be used to carry on a business and not for personal, family, or household purposes. For purposes of determining whether a transaction is a business purpose transaction, the provider may rely on any written statement of intended purpose signed by the business. The statement may be a separate statement or may be contained in an application, agreement, or other document signed by the business or the business owner or owners;

(5) "Commercial financing product", any commercial loan, accounts receivable purchase transaction, commercial open-end credit plan or each to the extent the transaction is a business purpose transaction;

(6) "Commercial loan", a loan to a business, whether secured or unsecured;

(7) "Commercial open-end credit plan", commercial financing extended by any provider under a plan in which:

(a) The provider reasonably contemplates repeat transactions; and

(b) The amount of financing that may be extended to the business during the term of the plan, up to any limit set by the provider, is generally made available to the extent that any outstanding balance is repaid;

(8) "Depository institution", any of the following:

(a) A bank, trust company, or industrial loan company doing business under the authority of, or in accordance with, a license, certificate, or charter issued by the United States, this state, or any other state, district, territory, or commonwealth of the United States that is authorized to transact business in this state;

(b) A federally chartered savings and loan association, federal savings bank, or federal credit union that is authorized to transact business in this state; or

(c) A savings and loan association, savings bank, or credit union organized under the laws of this or any other state that is authorized to transact business in this state;

(9) "Provider", a person or entity that consummates more than five commercial financing products to a business located in this state in any calendar year. "Provider" also includes a person or entity that enters into a written agreement with a depository institution to arrange for the extension of a commercial financing product by the depository institution to a business via an online lending platform administered by the person or entity. The fact that a provider extends a specific offer for a commercial financing product on behalf of a depository institution shall not be construed to mean that the provider engaged in lending or financing or originated that loan or financing.

3. (1) A provider that consummates a commercial financing product shall disclose the terms of the commercial financing product as required by this section. The disclosures shall be provided at or before consummation of the transaction and, in the case of a commercial open-end credit plan, the disclosures shall also be provided for any disbursement of funds after consummation within fifteen days following the last day of the month in which the disbursement of funds occurred under the commercial open-end credit plan.

(2) A provider shall disclose the following in connection with each commercial financing product:

(a) The total amount of funds provided to the business under the terms of the commercial financing product. This disclosure shall be labeled "Total Amount of Funds Provided";

(b) The total amount of funds disbursed to the business under the terms of the commercial financing product, if less than the total amount of funds provided, as a result of any fees deducted or withheld at disbursement and any amount paid to a third party on behalf of the business. This disclosure shall be labeled "Total Amount of Funds Disbursed";

(c) The total amount to be paid to the provider pursuant to the commercial financing product agreement. This disclosure shall be labeled "Total of Payments";

(d) The total dollar cost of the commercial financing product under the terms of the agreement, derived by subtracting the total amount of funds provided from the total of payments. This calculation shall include any fees or charges deducted by the provider from the total amount of funds provided disclosure. This disclosure shall be labeled "Total Dollar Cost of Financing";

(e) The manner, frequency, and amount of each payment. This disclosure shall be labeled "Payments". If the payments may vary, the provider shall instead disclose the manner, frequency, and the

estimated amount of the initial payment labeled "Estimated Payments" and the commercial financing product agreement shall include a description of the methodology for calculating any variable payment and the circumstances when payments may vary;

(f) A statement of whether there are any costs or discounts associated with prepayment of the commercial financing product including a reference to the paragraph in the agreement that creates the contractual rights of the parties related to prepayment. This disclosure shall be labeled "Prepayment"; and

(g) A statement of whether any amount of the total amount of funds provided described under paragraph (a) of this subdivision are paid to a broker in connection with the commercial financing product and the amount of compensation.

4. This section shall not apply to the following:

(1) A provider that is a depository institution, or a subsidiary or service corporation of a depository institution, that is:

(a) Owned and controlled by a depository institution; and

(b) Regulated by a federal banking agency;

(2) A provider that is a lender regulated under the Farm Credit Act, 12 U.S.C. Section 2001 et seq.;

(3) A commercial financing product:

(a) That is secured by real property;

(b) That is a lease, as defined under section 400.2A-103; or

(c) That is a purchase-money obligation, as defined under section 400.9-103;

(d) In which the recipient is a motor vehicle dealer or an affiliate of such a dealer or a vehicle rental company or an affiliate of such a company, pursuant to a commercial loan or commercial open-end credit plan of at least fifty thousand dollars;

(e) Offered by a person in connection with the sale of products or services that such person manufactures, licenses, or distributes or whose parent company or any owned and controlled subsidiary thereof manufactures, licenses, or distributes; or

(f) That is a factoring transaction, purchase, sale, advance, or similar transaction of accounts receivables owed to a health care provider because the health care provider treated a patient's personal injury;

(4) A provider that is licensed as a money transmitter in accordance with a license, certificate, or charter issued by this state or any other state, district, territory, or commonwealth of the United States; or

(5) A provider that consummates not more than five commercial financing products in this state in a twelve-month period.

5. (1) Any person or entity that violates any provision of this section shall be punished by a fine of five hundred dollars per incident, not to exceed twenty thousand dollars for all aggregated violations arising from the use of the transaction documentation or materials found to be in violation of this section. Any person or entity that violates any provision of this section after receiving written notice of a prior violation from the attorney general shall be punished by a fine of one thousand dollars per incident, not to exceed fifty thousand dollars for all aggregated violations arising from the use of the transaction documentation or materials found to be in violation of this section.

(2) Violation of any provision of this section shall not affect the enforceability or validity of the underlying agreement.

(3) This section shall not create a private right of action against any person or other entity based upon compliance or noncompliance with its provisions.

(4) Authority to enforce compliance with this section is vested exclusively in the attorney general of this state."; and

Further amend said bill, Page 32, Section 493.070, Line 6, by inserting after all of said section and line the following:

"513.430. 1. The following property shall be exempt from attachment and execution to the extent of any person's interest therein:

(1) Household furnishings, household goods, wearing apparel, appliances, books, animals, crops or musical instruments that are held primarily for personal, family or household use of such person or a dependent of such person, not to exceed three thousand dollars in value in the aggregate;

(2) A wedding ring not to exceed one thousand five hundred dollars in value and other jewelry held primarily for the personal, family or household use of such person or a dependent of such person, not to exceed five hundred dollars in value in the aggregate;

(3) Any other property of any kind, not to exceed in value six hundred dollars in the aggregate;

(4) Any implements or professional books or tools of the trade of such person or the trade of a dependent of such person not to exceed three thousand dollars in value in the aggregate;

(5) Any motor vehicles, not to exceed three thousand dollars in value in the aggregate;

(6) Any mobile home used as the principal residence but not attached to real property in which the debtor has a fee interest, not to exceed five thousand dollars in value;

(7) Any one or more unmatured life insurance contracts owned by such person, other than a credit life insurance contract, and up to fifteen thousand dollars of any matured life insurance proceeds for actual funeral, cremation, or burial expenses where the deceased is the spouse, child, or parent of the beneficiary;

(8) The amount of any accrued dividend or interest under, or loan value of, any one or more unmatured life insurance contracts owned by such person under which the insured is such person or an individual of whom such person is a dependent; provided, however, that if proceedings under Title 11 of the United States Code are commenced by or against such person, the amount exempt in such proceedings shall not exceed in value one hundred fifty thousand dollars in the aggregate less any amount of property of such person transferred by the life insurance company or fraternal benefit society to itself in good faith if such transfer is to pay a premium or to carry out a nonforfeiture insurance option and is required to be so transferred automatically under a life insurance contract with such company or society that was entered into before commencement of such proceedings. No amount of any accrued dividend or interest under, or loan value of, any such life insurance contracts shall be exempt from any claim for child support. Notwithstanding anything to the contrary, no such amount shall be exempt in such proceedings under any such insurance contract which was purchased by such person within one year prior to the commencement of such proceedings;

(9) Professionally prescribed health aids for such person or a dependent of such person;

(10) Such person's right to receive:

(a) A Social Security benefit, unemployment compensation or a public assistance benefit;

(b) A veteran's benefit;

(c) A disability, illness or unemployment benefit;

(d) Alimony, support or separate maintenance, not to exceed seven hundred fifty dollars a month;

(e) **a.** Any payment under a stock bonus plan, pension plan, disability or death benefit plan, profit-sharing plan, nonpublic retirement plan or any plan described, defined, or established pursuant to section 456.014, the person's right to a participant account in any deferred compensation program offered by the state of Missouri or any of its political subdivisions, or annuity or similar plan or contract on account of illness, disability, death, age or length of service, to the extent reasonably necessary for the support of such person and any dependent of such person unless:

~~[a-]~~ **(i)** Such plan or contract was established by or under the auspices of an insider that employed such person at the time such person's rights under such plan or contract arose;

~~[b-]~~ **(ii)** Such payment is on account of age or length of service; and

~~[e-]~~ **(iii)** Such plan or contract does not qualify under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, (26 U.S.C. Section 401(a), 403(a), 403(b), 408, 408A or 409)[~~]~~.

~~[except that]~~ **b.** Notwithstanding the exemption provided in subparagraph a. of this paragraph, any such payment to any person shall be subject to attachment or execution pursuant to a qualified domestic relations order, as defined by Section 414(p) of the Internal Revenue Code of 1986 (**26 U.S.C. Section 414(p)**), as amended, issued by a court in any proceeding for dissolution of marriage or legal separation or a proceeding for disposition of property following dissolution of marriage by a court which lacked personal jurisdiction over the absent spouse or lacked jurisdiction to dispose of marital property at the time of the original judgment of dissolution;

(f) Any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan, profit-sharing plan, health savings plan, or similar plan, including an inherited account or plan, that is qualified under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986 (**26 U.S.C. 401(a), 403(a), 403(b), 408, 408A, or 409**), as amended, whether such participant's or beneficiary's interest arises by inheritance, designation, appointment, or otherwise, except as provided in this paragraph. Any plan or arrangement described in this paragraph shall not be exempt from the claim of an alternate payee under a qualified domestic relations order; however, the interest of any and all alternate payees under a qualified domestic relations order shall be exempt from any and all claims of any creditor, other than the state of Missouri through its department of social services. As used in this paragraph, the terms "alternate payee" and "qualified domestic relations order" have the meaning given to them in Section 414(p) of the Internal Revenue Code

of 1986 (**26 U.S.C. Section 414(p)**), as amended. If proceedings under Title 11 of the United States Code are commenced by or against such person, no amount of funds shall be exempt in such proceedings under any such plan, contract, or trust which is fraudulent as defined in subsection 2 of section 428.024 and for the period such person participated within three years prior to the commencement of such proceedings. For the purposes of this section, when the fraudulently conveyed funds are recovered and after, such funds shall be deducted and then treated as though the funds had never been contributed to the plan, contract, or trust;

(11) The debtor's right to receive, or property that is traceable to, a payment on account of the wrongful death of an individual of whom the debtor was a dependent, to the extent reasonably necessary for the support of the debtor and any dependent of the debtor;

(12) Firearms, firearm accessories, and ammunition, not to exceed one thousand five hundred dollars in value in the aggregate;

(13) Any moneys accruing to and deposited in individual savings accounts or individual deposit accounts under sections 166.400 to 166.456 or sections 166.500 to 166.529, subject to the following provisions:

(a) This subdivision shall apply to any proceeding that:

a. Is filed on or before January 1, 2022; or

b. Was filed before January 1, 2022, and is pending or on appeal after January 1, 2022;

(b) Except as provided by paragraph (c) of this subdivision, if the designated beneficiary of an individual savings account or individual deposit account established under sections 166.400 to 166.456 or sections 166.500 to 166.529 is a lineal descendant of the account owner, all moneys in the account shall be exempt from any claims of creditors of the account owner or designated beneficiary;

(c) The provisions of paragraph (b) of this subdivision shall not apply to:

a. Claims of any creditor of an account owner as to amounts contributed within a two-year period preceding the date of the filing of a bankruptcy petition under 11 U.S.C. Section 101 et seq., as amended; or

b. Claims of any creditor of an account owner as to amounts contributed within a one-year period preceding an execution on judgment for such claims against the account owner.

2. Nothing in this section shall be interpreted to exempt from attachment or execution for a valid judicial or administrative order for the payment of child support or maintenance any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan which is qualified pursuant to Sections 408 and 408A of the Internal Revenue Code of 1986 (**26 U.S.C. Sections 408 and 408A**), as amended."; and

Further amend said bill, Page 35, Section 537.529, Line 114, by inserting after all of said section and line the following:

"569.010. As used in this chapter the following terms mean:

(1) "Cave or cavern", any naturally occurring subterranean cavity enterable by a person including, without limitation, a pit, pothole, natural well, grotto, and tunnel, whether or not the opening has a natural entrance;

(2) "Enter unlawfully or remain unlawfully", a person enters or remains in or upon premises when he or she is not licensed or privileged to do so. A person who, regardless of his or her purpose, enters or remains in or upon premises which are at the time open to the public does so with license and privilege unless he or she defies a lawful order not to enter or remain, personally communicated to him or her by the owner of such premises or by other authorized person. A license or privilege to enter or remain in a building which is only partly open to the public is not a license or privilege to enter or remain in that part of the building which is not open to the public;

(3) "Nuclear power plant", a power generating facility that produces electricity by means of a nuclear reactor owned by a utility or a consortium utility. Nuclear power plant shall be limited to property within the structure or fenced yard, as defined in section 563.011;

(4) "To tamper", to interfere with something improperly, to meddle with it, displace it, make unwarranted alterations in its existing condition, or to deprive, temporarily, the owner or possessor of that thing;

(5) "Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) is a remote computer terminal owned or controlled by a financial institution or a private business that allows individuals to obtain financial services including obtaining cash, transferring or transmitting money or digital currencies, payment of bills, loading money or digital currency to a payment card or other device without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;

~~[(5)]~~ (6) "Utility", an enterprise which provides gas, electric, steam, water, sewage disposal, or communication, video, internet, or voice over internet protocol services, and any common carrier. It may be either publicly or privately owned or operated.

569.100. 1. A person commits the offense of property damage in the first degree if such person:

(1) Knowingly damages property of another to an extent exceeding seven hundred fifty dollars; or

(2) Damages property to an extent exceeding seven hundred fifty dollars for the purpose of defrauding an insurer; ~~or~~

(3) Knowingly damages a motor vehicle of another and the damage occurs while such person is making entry into the motor vehicle for the purpose of committing the crime of stealing therein or the damage occurs while such person is committing the crime of stealing within the motor vehicle; **or**

(4) Knowingly damages, modifies, or destroys a teller machine or otherwise makes it inoperable.

2. The offense of property damage in the first degree committed under subdivision (1) or (2) of subsection 1 of this section is a class E felony, unless the offense of property damage in the first degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted as a law enforcement officer, as defined in section 556.061, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer, in which case it is a class D felony. The offense of property damage in the first degree committed under subdivision (3) of subsection 1 of this section is a class D felony unless committed as a second or subsequent violation of subdivision (3) of subsection 1 of this section in which case it is a class B felony. **The offense of property damage in the first degree committed under subdivision (4) of subsection 1 of this section is a class D felony unless committed for the purpose of executing any scheme or artifice to defraud or obtain any property, the value of which exceeds seven hundred fifty dollars or the damage to the teller machine exceeds seven hundred fifty dollars in which case it is a class C felony; or unless committed to obtain the personal financial credentials of another person or committed as a second or subsequent violation of subdivision (4) of subsection 1 of this section in which case it is a class B felony.**

570.010. As used in this chapter, the following terms mean:

(1) "Adulterated", varying from the standard of composition or quality prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage;

(2) "Appropriate", to take, obtain, use, transfer, conceal, retain or dispose;

(3) "Check", a check or other similar sight order or any other form of presentment involving the transmission of account information for the payment of money;

(4) "Coercion", a threat, however communicated:

(a) To commit any offense; or

(b) To inflict physical injury in the future on the person threatened or another; or

(c) To accuse any person of any offense; or

(d) To expose any person to hatred, contempt or ridicule; or

(e) To harm the credit or business reputation of any person; or

(f) To take or withhold action as a public servant, or to cause a public servant to take or withhold action; or

(g) To inflict any other harm which would not benefit the actor. A threat of accusation, lawsuit or other invocation of official action is justified and not coercion if the property sought to be obtained by virtue of such threat was honestly claimed as restitution or indemnification for harm done in the circumstances to which the accusation, exposure, lawsuit or other official action relates, or as compensation for property or lawful service. The defendant shall have the burden of injecting the issue of justification as to any threat;

(5) "Credit device", a writing, card, code, number or other device purporting to evidence an undertaking to pay for property or services delivered or rendered to or upon the order of a designated person or bearer;

(6) "Dealer", a person in the business of buying and selling goods;

(7) "Debit device", a writing, card, code, number or other device, other than a check, draft or similar paper instrument, by the use of which a person may initiate an electronic fund transfer, including but not limited to devices that enable electronic transfers of benefits to public assistance recipients;

(8) "Deceit or deceive", making a representation which is false and which the actor does not believe to be true and upon which the victim relies, as to a matter of fact, law, value, intention or other state of mind, or concealing a material fact as to the terms of a contract or agreement. The term "deceit" does not, however, include falsity as to matters having no pecuniary significance, or puffing by statements unlikely to deceive ordinary persons in the group addressed. Deception as to the actor's intention to perform a promise shall not be inferred from the fact alone that he did not subsequently perform the promise;

(9) "Deprive":

(a) To withhold property from the owner permanently; or

- (b) To restore property only upon payment of reward or other compensation; or
- (c) To use or dispose of property in a manner that makes recovery of the property by the owner unlikely;
- (10) "Electronic benefits card" or "EBT card", a debit card used to access food stamps or cash benefits issued by the department of social services;
- (11) "Financial institution", a bank, trust company, savings and loan association, or credit union;
- (12) "Food stamps", the nutrition assistance program in Missouri that provides food and aid to low-income individuals who are in need of benefits to purchase food operated by the United States Department of Agriculture (USDA) in conjunction with the department of social services;
- (13) "Forcibly steals", a person, in the course of stealing, uses or threatens the immediate use of physical force upon another person for the purpose of:
 - (a) Preventing or overcoming resistance to the taking of the property or to the retention thereof immediately after the taking; or
 - (b) Compelling the owner of such property or another person to deliver up the property or to engage in other conduct which aids in the commission of the theft;
- (14) "Internet service", an interactive computer service or system or an information service, system, or access software provider that provides or enables computer access by multiple users to a computer server, and includes, but is not limited to, an information service, system, or access software provider that provides access to a network system commonly known as the internet, or any comparable system or service and also includes, but is not limited to, a world wide web page, newsgroup, message board, mailing list, or chat area on any interactive computer service or system or other online service;
- (15) "Means of identification", anything used by a person as a means to uniquely distinguish himself or herself;
- (16) "Merchant", a person who deals in goods of the kind or otherwise by his or her occupation holds oneself out as having knowledge or skill peculiar to the practices or goods involved in the transaction or to whom such knowledge or skill may be attributed by his or her employment of an agent or broker or other intermediary who by his or her occupation holds oneself out as having such knowledge or skill;
- (17) "Mislabeled", varying from the standard of truth or disclosure in labeling prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage; or represented as being another person's product, though otherwise accurately labeled as to quality and quantity;
- (18) "Pharmacy", any building, warehouse, physician's office, hospital, pharmaceutical house or other structure used in whole or in part for the sale, storage, or dispensing of any controlled substance as defined in chapter 195;
- (19) "Property", anything of value, whether real or personal, tangible or intangible, in possession or in action, and shall include but not be limited to the evidence of a debt actually executed but not delivered or issued as a valid instrument;
- (20) "Public assistance benefits", anything of value, including money, food, EBT cards, food stamps, commodities, clothing, utilities, utilities payments, shelter, drugs and medicine, materials, goods, and any service including institutional care, medical care, dental care, child care, psychiatric and psychological service, rehabilitation instruction, training, transitional assistance, or counseling, received by or paid on behalf of any person under chapters 198, 205, 207, 208, 209, and 660, or benefits, programs, and services provided or administered by the Missouri department of social services or any of its divisions;
- (21) "Services" includes transportation, telephone, electricity, gas, water, or other public service, cable television service, video service, voice over internet protocol service, or internet service, accommodation in hotels, restaurants or elsewhere, admission to exhibitions and use of vehicles;
- (22) "Stealing-related offense", federal and state violations of criminal statutes against stealing, robbery, or buying or receiving stolen property and shall also include municipal ordinances against the same if the offender was either represented by counsel or knowingly waived counsel in writing and the judge accepting the plea or making the findings was a licensed attorney at the time of the court proceedings;
- (23) **"Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) is a remote computer terminal owned or controlled by a financial institution or a private business that allows individuals to obtain financial services including obtaining cash, transferring or transmitting money or digital currencies, payment of bills, loading money or digital currency to a payment card or other device without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;**

~~[(23)]~~ (24) "Video service", the provision of video programming provided through wireline facilities located at least in part in the public right-of-way without regard to delivery technology, including internet protocol technology whether provided as part of a tier, on demand, or a per-channel basis. This definition includes cable service as defined by 47 U.S.C. Section 522(6), but does not include any video programming provided by a commercial mobile service provider as "commercial mobile service" is defined in 47 U.S.C. Section 332(d), or any video programming provided solely as part of and via a service that enables users to access content, information, electronic mail, or other services offered over the public internet, and includes microwave television transmission, from a multipoint distribution service not capable of reception by conventional television receivers without the use of special equipment;

~~[(24)]~~ (25) "Voice over internet protocol service", a service that:

- (a) Enables real-time, two-way voice communication;
- (b) Requires a broadband connection from the user's location;
- (c) Requires internet protocol-compatible customer premises equipment; and
- (d) Permits users generally to receive calls that originate on the public switched telephone network and to terminate calls to the public switched telephone network;

~~[(25)]~~ (26) "Writing" includes printing, any other method of recording information, money, coins, negotiable instruments, tokens, stamps, seals, credit cards, badges, trademarks and any other symbols of value, right, privilege or identification.

570.030. 1. A person commits the offense of stealing if he or she:

- (1) Appropriates property or services of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion;
- (2) Attempts to appropriate anhydrous ammonia or liquid nitrogen of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion; or
- (3) For the purpose of depriving the owner of a lawful interest therein, receives, retains or disposes of property of another knowing that it has been stolen, or believing that it has been stolen.

2. The offense of stealing is a class A felony if the property appropriated consists of any of the following containing any amount of anhydrous ammonia: a tank truck, tank trailer, rail tank car, bulk storage tank, field nurse, field tank or field applicator.

3. The offense of stealing is a class B felony if:

- (1) The property appropriated or attempted to be appropriated consists of any amount of anhydrous ammonia or liquid nitrogen;
- (2) The property consists of any animal considered livestock as the term livestock is defined in section 144.010, or any captive wildlife held under permit issued by the conservation commission, and the value of the animal or animals appropriated exceeds three thousand dollars and that person has previously been found guilty of appropriating any animal considered livestock or captive wildlife held under permit issued by the conservation commission. Notwithstanding any provision of law to the contrary, such person shall serve a minimum prison term of not less than eighty percent of his or her sentence before he or she is eligible for probation, parole, conditional release, or other early release by the department of corrections;

(3) A person appropriates property consisting of a motor vehicle, watercraft, or aircraft, and that person has previously been found guilty of two stealing-related offenses committed on two separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense;

(4) The property appropriated or attempted to be appropriated consists of any animal considered livestock as the term is defined in section 144.010 if the value of the livestock exceeds ten thousand dollars; or

(5) The property appropriated or attempted to be appropriated is owned by or in the custody of a financial institution and the property is taken or attempted to be taken physically from an individual person to deprive the owner or custodian of the property.

4. The offense of stealing is a class C felony if the value of the property or services appropriated is twenty-five thousand dollars or more **or the property is a teller machine or the contents of a teller machine including cash regardless of the value or amount.**

5. The offense of stealing is a class D felony if:

- (1) The value of the property or services appropriated is seven hundred fifty dollars or more;
- (2) The offender physically takes the property appropriated from the person of the victim; or
- (3) The property appropriated consists of:
 - (a) Any motor vehicle, watercraft or aircraft;
 - (b) Any will or unrecorded deed affecting real property;
 - (c) Any credit device, debit device or letter of credit;
 - (d) Any firearms;

- (e) Any explosive weapon as defined in section 571.010;
 - (f) Any United States national flag designed, intended and used for display on buildings or stationary flagstaffs in the open;
 - (g) Any original copy of an act, bill or resolution, introduced or acted upon by the legislature of the state of Missouri;
 - (h) Any pleading, notice, judgment or any other record or entry of any court of this state, any other state or of the United States;
 - (i) Any book of registration or list of voters required by chapter 115;
 - (j) Any animal considered livestock as that term is defined in section 144.010;
 - (k) Any live fish raised for commercial sale with a value of seventy-five dollars or more;
 - (l) Any captive wildlife held under permit issued by the conservation commission;
 - (m) Any controlled substance as defined by section 195.010;
 - (n) Ammonium nitrate;
 - (o) Any wire, electrical transformer, or metallic wire associated with transmitting telecommunications, video, internet, or voice over internet protocol service, or any other device or pipe that is associated with conducting electricity or transporting natural gas or other combustible fuels; or
 - (p) Any material appropriated with the intent to use such material to manufacture, compound, produce, prepare, test or analyze amphetamine or methamphetamine or any of their analogues.
6. The offense of stealing is a class E felony if:
- (1) The property appropriated is an animal;
 - (2) The property is a catalytic converter; or
 - (3) A person has previously been found guilty of three stealing-related offenses committed on three separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense.
7. The offense of stealing is a class D misdemeanor if the property is not of a type listed in subsection 2, 3, 5, or 6 of this section, the property appropriated has a value of less than one hundred fifty dollars, and the person has no previous findings of guilt for a stealing-related offense.
8. The offense of stealing is a class A misdemeanor if no other penalty is specified in this section.
9. If a violation of this section is subject to enhanced punishment based on prior findings of guilt, such findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.
10. The appropriation of any property or services of a type listed in subsection 2, 3, 5, or 6 of this section or of a value of seven hundred fifty dollars or more may be considered a separate felony and may be charged in separate counts.
11. The value of property or services appropriated pursuant to one scheme or course of conduct, whether from the same or several owners and whether at the same or different times, constitutes a single criminal episode and may be aggregated in determining the grade of the offense, except as set forth in subsection 10 of this section.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative O'Donnell, **House Amendment No. 3** was adopted.

Representative Taylor (139) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 968, Pages 5-7, Section 105.1500, Lines 1-62, by deleting said lines and inserting in lieu thereof the following:

- "105.1500. 1. This section shall be known and may be cited as "The Personal Privacy Protection Act".**
- 2. As used in this section, the following terms mean:**
- (1) "Personal information", any list, record, register, registry, roll, roster, or other compilation of data of any kind that directly or indirectly identifies a person as a member, supporter, or volunteer of, or donor of financial or nonfinancial support to, any entity exempt from federal income tax under Section 501(c) of the Internal Revenue Code of 1986, as amended;**

(2) "Public agency", the state and any political subdivision thereof including, but not limited to, any department, agency, office, commission, board, division, or other entity of state government; any county, city, township, village, school district, community college district; or any other local governmental unit, agency, authority, council, board, commission, state or local court, tribunal or other judicial or quasi-judicial body.

3. (1) Notwithstanding any provision of law to the contrary, but subject to the exceptions listed under subsection 4 of this section, a public agency shall not:

(a) Require any individual to provide the public agency with personal information or otherwise compel the release of personal information;

(b) Require any entity exempt from federal income taxation under Section 501(c) of the Internal Revenue Code to provide the public agency with personal information or otherwise compel the release of personal information;

(c) Release, publicize, or otherwise publicly disclose personal information in possession of a public agency, unless consented to by an entity exempt from federal income taxation under Section 501(c) of the Internal Revenue Code; or

(d) Request or require a current or prospective contractor or grantee with the public agency to provide the public agency with a list of entities exempt from federal income taxation under Section 501(c) of the Internal Revenue Code of 1986, as amended, to which it has provided financial or nonfinancial support.

(2) All personal information in the possession of a public agency shall be considered a closed record under chapter 610 and court operating rules.

4. The provisions of this section shall not preclude any individual or entity from being required to comply with any of the following:

(1) Submitting any report or disclosure required by this chapter or chapter 130;

(2) Responding to any lawful request or subpoena for personal information from the Missouri ethics commission or the Missouri state highway patrol as a part of an investigation, or publicly disclosing personal information as a result of an enforcement action from the Missouri state highway patrol or the Missouri ethics commission pursuant to its authority in sections 105.955 to 105.966;

(3) Responding to any lawful warrant for personal information issued by a court of competent jurisdiction;

(4) Responding to any lawful request for discovery of personal information in litigation if:

(a) The requestor demonstrates a compelling need for the personal information by clear and convincing evidence; and

(b) The requestor obtains a protective order barring disclosure of personal information to any person not named in the litigation;

(5) Applicable court rules or admitting any personal information as relevant evidence before a court of competent jurisdiction. However, a submission of personal information to a court shall be made in a manner that it is not publicly revealed and no court shall publicly reveal personal information absent a specific finding of good cause;

(6) Any report or disclosure required by state law to be filed with the secretary of state, provided that personal information obtained by the secretary of state is otherwise subject to the requirements of paragraph (c) of subdivision (1) of subsection 3 of this section, unless expressly required to be made public by state law; or

(7) Any request from a public agency for a list of the directors and officers of an entity exempt from federal income tax under Section 501(c) of the Internal Revenue Code of 1986, as amended.

5. (1) A person or entity alleging a violation of this section may bring a civil action for appropriate injunctive relief, damages, or both. Damages awarded under this section may include one of the following, as appropriate:

(a) A sum of moneys not less than two thousand five hundred dollars to compensate for injury or loss caused by each violation of this section; or

(b) For an intentional violation of this section, a sum of moneys not to exceed three times the sum described in paragraph (a) of this subdivision.

(2) A court, in rendering a judgment in an action brought under this section, may award all or a portion of the costs of litigation, including reasonable attorney's fees and witness fees, to the complainant in the action if the court determines that the award is appropriate.

(3) A person who knowingly violates this section is guilty of a class B misdemeanor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Davis
Deaton	Derges	Dinkins	Dogan	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Sander	Schnelting	Schroer	Schwadron	Seitz
Shaul	Shields	Simmons	Smith 155	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Kidd	Lewis 25	Mackey
McCreery	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Roden	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 000

ABSENT WITH LEAVE: 016

Bromley	Clemens	Cupps	Davidson	DeGroot
Doll	Evans	McDaniel	Merideth	Pietzman
Price IV	Rone	Sassmann	Sharpe 4	Smith 163
Windham				

VACANCIES: 007

On motion of Representative Taylor (139), **House Amendment No. 4** was adopted.

Representative Veit offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 968, Page 27, Section 311.094, Line 32, by inserting after said section and line the following:

- "347.020. 1. The name of each limited liability company as set forth in its articles of organization:
- (1) Shall contain the words "limited company" or "limited liability company" or the abbreviation "LC", "LLC", "L.C." or "L.L.C." and shall be the name under which the limited liability company transacts business in this state unless the limited liability company registers another name under which it transacts business as provided under chapter 417 or conspicuously discloses its name as set forth in its articles of organization;
 - (2) May not contain the word "corporation", "incorporated", "limited partnership", "limited liability partnership", "limited liability limited partnership", or "Ltd." or any abbreviation of one of such words or any word or phrase which indicates or implies that it is organized for any purpose not stated in its articles of organization or that it is a governmental agency; and
 - (3) Must be distinguishable upon the records of the secretary from the name of any corporation, limited liability company, limited partnership, limited liability partnership, or limited liability limited partnership which is licensed, organized, reserved, or registered under the laws of this state as a domestic or foreign entity, unless:
 - (a) Such other holder of a reserved or registered name consents to such use in writing and files appropriate documentation to the secretary to change its name to a name that is distinguishable upon the records of the secretary from the name of the applying limited liability company; or
 - (b) A certified copy of a final decree of a court of competent jurisdiction establishing the prior right of the applicant to the use of such name in this state is filed with the secretary.
- 2. The name of a limited liability company that has been dissolved or cancelled shall not be available for use by others for a period of one year from the effective date of the dissolution or cancellation.**
- 347.044. 1. Each limited liability company organized under this chapter and each foreign limited liability company registered in this state shall file an information statement with the secretary of state.**
- 2. The information statement shall include:**
- (1) The name of the limited liability company or foreign limited liability company;
 - (2) The company charter number assigned by the secretary of state;
 - (3) The address of the principal place of business;
 - (4) The address, including street and number, if any, of the registered office and the name of the registered agent at such office; and
 - (5) If a foreign limited liability company, the state or other jurisdiction under whose law the company is formed.
- 3. The information statement shall be current as of the date the statement is filed with the secretary of state.**
- 4. The limited liability company or foreign limited liability company shall file an information statement every five years, and the information statement shall be due on the fifteenth day of the month in which the anniversary of the date the limited liability company or foreign limited liability company organized or registered in Missouri occurs. For limited liability companies and foreign limited liability companies that organized or registered in an odd-numbered year before January 1, 2022, the first information statement shall be due in 2025. For limited liability companies and foreign limited liability companies that organized or registered in an even-numbered year before January 1, 2023, the first information statement shall be due in 2026.**
- 5. The information statement shall be signed by an authorized person.**
- 6. If the information statement does not contain the information required under this section, the secretary of state shall promptly notify the limited liability company or foreign limited liability company and return the information statement for completion. The entity shall return the completed information statement to the secretary within sixty days of the issuance of the notice.**
- 7. Ninety days before the statement is due, the secretary of state shall send notice to each limited liability company or foreign limited liability company that the information statement is due. The notice shall be directed to the limited liability company's registered office as stated in the company's most recent filing with the secretary of state."; and**

Further amend said bill, Page 28, Section 347.143, Line 23, by inserting after said section and line the following:

"347.179. 1. The secretary shall charge and collect:

- (1) For filing the original articles of organization, a fee of ~~[one hundred]~~ **ninety-five** dollars;
- (2) For filing the original articles of organization online, in an electronic format prescribed by the secretary of state, a fee of ~~[forty-five]~~ **twenty-five** dollars;
- (3) Applications for registration of foreign limited liability companies and issuance of a certificate of registration to transact business in this state, a fee of one hundred dollars;
- (4) Amendments to and restatements of articles of limited liability companies to application for registration of a foreign limited liability company or any other filing otherwise provided for, a fee of twenty dollars **or, if filed online in an electronic format prescribed by the secretary, a fee of ten dollars;**
- (5) Articles of termination of limited liability companies or cancellation of registration of foreign limited liability companies, a fee of twenty dollars **or, if filed online in an electronic format prescribed by the secretary, a fee of ten dollars;**
- (6) For filing notice of merger or consolidation, a fee of twenty dollars;
- (7) For filing a notice of winding up, a fee of twenty dollars **or, if filed online in an electronic format prescribed by the secretary, a fee of ten dollars;**
- (8) For issuing a certificate of good standing, a fee of five dollars;
- (9) For a notice of the abandonment of merger or consolidation, a fee of twenty dollars;
- (10) For furnishing a copy of any document or instrument, a fee of fifty cents per page;
- (11) For accepting an application for reservation of a name, or for filing a notice of the transfer or cancellation of any name reservation, a fee of twenty dollars;
- (12) For filing a statement of change of address of registered office or registered agent, or both, a fee of five dollars;
- (13) For any service of notice, demand, or process upon the secretary as resident agent of a limited liability company, a fee of twenty dollars, which amount may be recovered as taxable costs by the party instituting such suit, action, or proceeding causing such service to be made if such party prevails therein;
- (14) For filing an amended certificate of registration a fee of twenty dollars **or, if filed online in an electronic format prescribed by the secretary, a fee of ten dollars;** ~~and~~
- (15) For filing a statement of correction a fee of five dollars;
- (16) **For filing an information statement for a domestic or foreign limited liability company, a fee of fifteen dollars or, if filing online in an electronic format prescribed by the secretary, a fee of five dollars;**
- (17) **For filing a withdrawal of an erroneously or accidentally filed notice of winding up or articles of termination, a fee of ninety-five dollars;**
- (18) **For a filing relating to a limited liability series, an additional fee of ten dollars for each series effected or, if filing online in an electronic format prescribed by the secretary, a fee of five dollars for each series effected; and**
- (19) **For filing an application for reinstatement, a fee of ninety-five dollars or, if filed online in an electronic format prescribed by the secretary, a fee of forty-five dollars.**

2. Fees mandated in subdivisions (1) and (2) of subsection 1 of this section and for application for reservation of a name in subdivision (11) of subsection 1 of this section shall be waived if an organizer who is listed as a member in the operating agreement of the limited liability company is a member of the Missouri National Guard or any other active duty military, resides in the state of Missouri, and provides proof of such service to the secretary of state.

347.183. In addition to the other powers of the secretary established in sections 347.010 to 347.187, the secretary shall, as is reasonably necessary to enable the secretary to administer sections 347.010 to 347.187 efficiently and to perform the secretary's duties, have the following powers including, but not limited to:

- (1) The power to examine the books and records of any limited liability company to which sections 347.010 to 347.187 apply, and it shall be the duty of any manager, member or agent of such limited liability company having possession or control of such books and records to produce such books and records for examination on demand of the secretary or ~~[his]~~ **the secretary's** designated employee; except that no person shall be subject to any criminal prosecution on account of any matter or thing which may be disclosed by examination of any limited liability company books and records, which they may produce or exhibit for examination; or on account of any other matter or thing concerning which they may make any voluntary and truthful statement in writing to the secretary or ~~[his]~~ **the secretary's** designated employee. All facts obtained in the examination of the books and records of any limited liability company, or through the voluntary sworn statement of any manager, member, agent or employee of

any limited liability company, shall be treated as confidential, except insofar as official duty may require the disclosure of same, or when such facts are material to any issue in any legal proceeding in which the secretary or ~~his~~ **the secretary's** designated employee may be a party or called as witness, and, if the secretary or ~~his~~ **the secretary's** designated employee shall, except as provided in this subdivision, disclose any information relative to the private accounts, affairs, and transactions of any such limited liability company, he **or she** shall be guilty of a class C misdemeanor. If any manager, member or registered agent in possession or control of such books and records of any such limited liability company shall refuse a demand of the secretary or ~~his~~ **the secretary's** designated employee, to exhibit the books and records of such limited liability company for examination, such person shall be guilty of a class B misdemeanor;

(2) The power to cancel or disapprove any articles of organization or other filing required under sections 347.010 to 347.187, if the limited liability company fails to comply with the provisions of sections 347.010 to 347.187 by failing to file required documents under sections 347.010 to 347.187, by failing to maintain a registered agent, by failing to pay the required filing fees, by using fraud or deception in effecting any filing, by filing a required document containing a false statement, or by violating any section or sections of the criminal laws of Missouri, the federal government or any other state of the United States. Thirty days before such cancellation shall take effect, the secretary shall notify the limited liability company with written notice, either personally or by certified mail, deposited in the United States mail in a sealed envelope addressed to such limited liability company's last registered agent in office, or to one of the limited liability company's members or managers. Written notice of the secretary's proposed cancellation to the limited liability company, domestic or foreign, shall specify the reasons for such action. The limited liability company may appeal this notice of proposed cancellation to the circuit court of the county in which the registered office of such limited liability company is or is proposed to be situated by filing with the clerk of such court a petition setting forth a copy of the articles of organization or other relevant documents and a copy of the proposed written cancellation thereof by the secretary, such petition to be filed within thirty days after notice of such cancellation shall have been given, and the matter shall be tried by the court, and the court shall either sustain the action of the secretary or direct ~~him~~ **the secretary** to take such action as the court may deem proper. An appeal from the circuit court in such a case shall be allowed as in civil action. The limited liability company may provide information to the secretary that would allow the secretary to withdraw the notice of proposed cancellation. This information may consist of, but need not be limited to, corrected statements and documents, new filings, affidavits and certified copies of other filed documents;

(3) The power to rescind cancellation provided for in subdivision (2) of this section upon compliance with either of the following:

(a) The affected limited liability company provides the necessary documents and affidavits indicating the limited liability company has corrected the conditions causing the proposed cancellation or the cancellation; or

(b) The limited liability company provides the correct statements or documentation that the limited liability company is not in violation of any section of the criminal code; ~~and~~

(4) The power to charge late filing fees for any filing fee required under sections 347.010 to 347.187 and the power to impose civil penalties as provided in section 347.053. Late filing fees shall be assessed at a rate of ten dollars for each thirty-day period of delinquency;

(5) (a) The power to administratively cancel ~~an~~:

a. Articles of organization if the limited liability company's period of duration stated in the articles of organization expires or if the limited liability company fails to timely file its information statement; or

b. The registration of a foreign limited liability company if the foreign limited liability company fails to timely file its information statement.

(b) Not less than thirty days before such administrative cancellation shall take effect, the secretary shall notify the **domestic or foreign** limited liability company with written notice, either personally or by mail. If mailed, the notice shall be deemed delivered five days after it is deposited in the United States mail in a sealed envelope addressed to such limited liability company's last registered agent and office or to one of the limited liability company's managers or members.

(c) If the limited liability company does not timely file an articles of amendment in accordance with section 347.041 to extend the duration of the limited liability company, which may be any number of years or perpetual, or demonstrate to the reasonable satisfaction of the secretary that the period of duration determined by the secretary is incorrect, within sixty days after service of the notice is perfected by posting with the United States Postal Service, then the secretary shall cancel the articles of organization by signing an administrative cancellation that recites the grounds for cancellation and its effective date. The secretary shall file the original of the administrative cancellation and serve a copy on the limited liability company as provided in section 347.051.

(d) A limited liability company whose articles of organization has been administratively cancelled continues its existence but may not carry on any business except that necessary to wind up and liquidate its business and affairs under section 347.147 and notify claimants under section 347.141.

(e) The administrative cancellation of an articles of organization does not terminate the authority of its registered agent.

(f) If a limited liability company does not timely file an information statement in accordance with section 347.044 within sixty days after service of the notice is perfected by posting with the United States Postal Service or fails to demonstrate to the reasonable satisfaction of the secretary that the information statement was timely filed, the secretary shall cancel the articles of organization by signing an administrative cancellation that states the grounds for cancellation and the effective date of the cancellation. The secretary shall file the original administrative cancellation and serve a copy on the limited liability company as provided under section 347.051.

(g) If a foreign limited liability company does not timely file an information statement in accordance with section 347.044 within sixty days after service of the notice is perfected by posting with the United States Postal Service or fails to demonstrate to the reasonable satisfaction of the secretary that the information statement was timely filed, the secretary shall cancel the registration of the foreign limited liability company by signing an administrative cancellation that states the grounds for cancellation and the effective date of the cancellation. The secretary shall file the original administrative cancellation and serve a copy on the foreign limited liability company as provided in section 347.051. A foreign limited liability company whose registration has been administratively cancelled may continue its existence but shall not conduct any business in this state except to wind up and liquidate its business and affairs in this state;

(6) (a) The power to rescind an administrative cancellation and reinstate the articles of organization.

(b) Except as otherwise provided in the operating agreement, a limited liability company whose articles of organization has been administratively cancelled under subdivision **(2) or (5)** of this section may file an articles of amendment in accordance with section 347.041 to extend the duration of the limited liability company, which may be any number **of years** or perpetual.

(c) A limited liability company whose articles of organization has been administratively cancelled under subdivision (5) of this section may apply to the secretary for reinstatement. The ~~[applicant]~~ **application** shall:

a. Recite the name of the limited liability company and the effective date of its administrative cancellation;

b. State that the grounds for cancellation either did not exist or have been eliminated, as applicable, and be accompanied by documentation satisfactory to the secretary evidencing the same;

c. State that the limited liability company's name satisfies the requirements of section 347.020;

d. Be accompanied by a reinstatement fee in the amount ~~[of one hundred dollars]~~ **specified in subdivision (19) of subsection 1 of section 347.179**, or such greater amount as required by state regulation, plus any delinquent fees, penalties, and other charges as determined by the secretary to then be due.

(d) If the secretary determines that the application contains the information and is accompanied by the fees required in paragraph (c) of this subdivision and that the information and fees are correct, the secretary shall rescind the cancellation and prepare a certificate of reinstatement that recites his or her determination and the effective date of reinstatement, file the original articles of organization, and serve a copy on the limited liability company as provided in section 347.051.

(e) When the reinstatement is effective, it shall relate back to and take effect as of the effective date of the administrative cancellation of the articles of organization and the limited liability company may continue carrying on its business as if the administrative cancellation had never occurred.

(f) In the event the name of the limited liability company was reissued by the secretary to another entity prior to the time application for reinstatement was filed, the limited liability company applying for reinstatement may elect to reinstate using a new name that complies with the requirements of section 347.020 and that has been approved by appropriate action of the limited liability company for changing the name thereof.

(g) If the secretary denies a limited liability company's application for reinstatement following administrative cancellation of the articles of organization, he or she shall serve the limited liability company as provided in section 347.051 with a written notice that explains the reason or reasons for denial.

(h) The limited liability company may appeal a denial of reinstatement as provided for in subdivision (2) of this section.

~~[(7)]~~ (i) ~~This subdivision [(6) of this section]~~ shall apply to any limited liability company whose articles of organization was cancelled because such limited liability company's period of duration stated in the articles of organization expired on or after August 28, 2003;

(7) The power to rescind an administrative cancellation and reinstate the registration of a foreign limited liability company. The following procedures apply:

(a) A foreign limited liability company whose registration was administratively cancelled under subdivision (2) or (5) of this section may apply to the secretary for reinstatement. The application shall:

a. State the name of the foreign limited liability company and the date of the administrative cancellation;

b. State that the grounds for cancellation either did not exist or have been eliminated, with supporting documentation satisfactory to the secretary;

c. State that the foreign limited liability company's name satisfies the requirements of section 347.020; and

d. Include a reinstatement fee in the amount specified in subdivision (19) of subsection 1 of section 347.179, or a higher amount if required by state regulation, and any delinquent fees, penalties, or other charges as the secretary determines are due;

(b) If the secretary determines that the application satisfies the requirements under paragraph (a) of this subdivision, the secretary shall rescind the cancellation and prepare a certificate of reinstatement that includes the effective date of reinstatement and deliver a copy to the limited liability company as provided under section 347.051;

(c) If reinstatement is granted, the administrative cancellation shall be retroactively voided, and the foreign limited liability company may conduct its business as if the administrative cancellation never occurred;

(d) If the name of the foreign limited liability company was issued to another entity before the application for reinstatement was filed, the foreign limited liability company applying for reinstatement may elect to reinstate using a new name that complies with the requirements under section 347.020 and is approved by appropriate action of the foreign limited liability company for changing its name;

(e) If the secretary denies a foreign limited liability company's application for reinstatement, the secretary shall serve the limited liability company with a written notice as provided under section 347.051 that explains the reason for denial; and

(f) The foreign limited liability company may appeal a denial of reinstatement by using the procedure under subdivision (2) of this section; and

(8) The power to reinstate a limited liability company that erroneously or accidentally filed a notice of winding up or notice of termination. The following procedures apply:

(a) A limited liability company whose articles of organization were terminated due to an erroneously or accidentally filed notice of winding up or notice of termination may apply to the secretary for reinstatement by filing a withdrawal of notice of winding up or withdrawal of notice of termination. The application shall:

a. State the name of the limited liability company and the filing date of the erroneous or accidental notice;

b. State the grounds for erroneously or accidentally filing the notice, with supporting documentation satisfactory to the secretary;

c. State that the limited liability company's name satisfies the requirements under section 347.020; and

d. Include a reinstatement fee in the amount specified in subdivision (19) of subsection 1 of section 347.179, or a higher amount if required by state regulation, and any delinquent fees, penalties, or other charges as the secretary determines are due;

(b) If the secretary determines that the application satisfies the requirements under paragraph (a) of this subdivision, the secretary shall rescind the notice of winding up or notice of termination and prepare a certificate of reinstatement that includes the effective date of reinstatement and deliver a copy to the limited liability company as provided under section 347.051;

(c) If reinstatement is granted, the termination of the articles of organization shall be retroactively voided, and the limited liability company may conduct its business as if the notice of winding up or notice of termination never occurred;

(d) If the name of the limited liability company was issued to another entity before the application for reinstatement was filed, the limited liability company applying for the reinstatement may elect to reinstate using a new name that complies with the requirements under section 347.020 and is approved by appropriate action of the limited liability company for changing its name;

(e) If the secretary of state denies a limited liability company's application for reinstatement, the secretary shall serve the limited liability company with a written notice as provided under section 347.051 that explains the reason for denial; and

(f) The limited liability company may appeal a denial of reinstatement by using the procedure under subdivision (2) of this section.

347.186. 1. An operating agreement may establish or provide for the establishment of a designated series of members, managers, or limited liability company interests having separate rights, powers, or duties with respect to specified property or obligations of the limited liability company or profits and losses associated with specified property or obligations. To the extent provided in the operating agreement, any such series may have a separate business purpose or investment objective.

2. (1) Notwithstanding any other provisions of law to the contrary, the debts, liabilities, and obligations incurred, contracted for, or otherwise existing with respect to a particular series shall be enforceable against the assets of such series only, and not against the assets of the limited liability company generally or any other series thereof. Such particular series shall be deemed to have possession, custody, and control only of the books, records, information, and documentation related to such series and not of the books, records, information, and documentation related to the limited liability company as a whole or any other series thereof if all of the following apply:

(a) The operating agreement creates one or more series;
 (b) Separate and distinct records are maintained for or on behalf of any such series;
 (c) The assets associated with any such series, whether held directly or indirectly, including through a nominee or otherwise, are accounted for separately from the other assets of the limited liability company or of any other series;

(d) The operating agreement provides for the limitations on liabilities of a series described in this subdivision;

(e) Notice of the limitation on liabilities of a series described in this subdivision is included in the limited liability company's articles of organization; and

(f) The limited liability company has filed articles of organization that separately identify each series which is to have limited liability under this section.

(2) With respect to a particular series, unless otherwise provided in the operating agreement, none of the debts, liabilities, obligations, and expenses incurred, contracted for or otherwise existing with respect to a limited liability company generally, or any other series thereof, shall be enforceable against the assets of such series, subject to the provisions of subdivision (1) of this subsection.

(3) Compliance with paragraphs (e) and (f) of subdivision (1) of this subsection shall constitute notice of such limitation of liability of a series.

(4) A series with limited liability shall be treated as a separate entity to the extent set forth in the articles of organization. Each series with limited liability may, in its own name, contract, hold title to assets, grant security interests, sue and be sued, and otherwise conduct business and exercise the powers of a limited liability company under this chapter. The limited liability company and any of its series may elect to consolidate its operations as a single taxpayer to the extent permitted under applicable law, elect to work cooperatively, elect to contract jointly, or elect to be treated as a single business for the purposes of qualification or authorization to do business in this or any other state. Such elections shall not affect the limitation of liability set forth in this section except to the extent that the series have specifically accepted joint liability by contract.

3. Except in the case of a foreign limited liability company that has adopted a name that is not the name under which it is registered in its jurisdiction of organization, as permitted under sections 347.153 and 347.157, the name of the series with limited liability is required to contain the entire name of the limited liability company and be distinguishable from the names of the other series set forth in the articles of organization. In the case of a foreign limited liability company that has adopted a name that is not the name under which it is registered in its jurisdiction of organization, as permitted under sections 347.153 and 347.157, the name of the series with limited liability must contain the entire name under which the foreign limited liability company has been admitted to transact business in this state.

4. (1) (a) Upon filing of articles of organization setting forth the name of each series with limited liability, in compliance with section 347.037 or amendments under section 347.041, the series' existence shall begin.

(b) Each copy of the articles of organization stamped "Filed" and marked with the filing date shall be conclusive evidence that all required conditions have been met and that the series has been or shall be legally organized and formed under this section and is notice for all purposes of all other facts required to be set forth therein.

(c) The name of a series with limited liability under this section may be changed by filing articles of amendment with the secretary of state pursuant to section 347.041, identifying the series whose name is being changed and the new name of such series. If not the same as the limited liability company, the names of the members of a member-managed series or of the managers of a manager-managed series may be changed by an amendment to the articles of organization with the secretary of state.

(d) A series with limited liability under this section may be dissolved by filing with the secretary of state articles of amendment pursuant to section 347.041 identifying the series being dissolved or by the dissolution of the limited liability company as provided in section 347.045. Except to the extent otherwise provided in the operating agreement, a series may be dissolved and its affairs wound up without causing the dissolution of the limited liability company. The dissolution of a series established in accordance with subsection 2 of this section shall not affect the limitation on liabilities of such series provided by subsection 2 of this section. A series is terminated and its affairs shall be wound up upon the dissolution of the limited liability company under section 347.045.

(e) Articles of organization, amendment, or termination described under this subdivision may be executed by the limited liability company or any manager, person, or entity designated in the operating agreement for the limited liability company.

(f) Notwithstanding paragraph (d) of this subdivision, the maximum number of designated series that may be effected by any one filing shall be limited to fifty.

(2) If different from the limited liability company, the articles of organization shall list the names of the members for each series if the series is member-managed or the names of the managers if the series is manager-managed.

(3) A series of a limited liability company shall be deemed to be in good standing as long as the limited liability company is in good standing.

(4) The registered agent and registered office for the limited liability company appointed under section 347.033 shall serve as the agent and office for service of process for each series in this state.

5. (1) An operating agreement may provide for classes or groups of members or managers associated with a series having such relative rights, powers, and duties as an operating agreement may provide and may make provision for the future creation of additional classes or groups of members or managers associated with the series having such relative rights, powers, and duties as may from time to time be established, including rights, powers, and duties senior and subordinate to or different from existing classes and groups of members or managers associated with the series.

(2) A series may be managed either by the member or members associated with the series or by the manager or managers chosen by the members of such series, as provided in the operating agreement. Unless otherwise provided in an operating agreement, the management of a series shall be vested in the members associated with such series.

(3) An operating agreement may grant to all or certain identified members or managers, or to a specified class or group of the members or managers associated with a series, the right to vote separately or with all or any class or group of the members or managers associated with the series, on any matter. An operating agreement may provide that any member or class or group of members associated with a series shall have no voting rights or ability to otherwise participate in the management or governance of such series, but any such member or class or group of members are owners of the series.

(4) Except as modified in this section, the provisions of this chapter which are generally applicable to limited liability companies and their managers, members, and transferees shall be applicable to each particular series with respect to the operation of such series.

(5) Except as otherwise provided in an operating agreement, any event specified in this chapter or in an operating agreement that causes a manager to cease to be a manager with respect to a series shall not, in itself, cause such manager to cease to be a manager of the limited liability company or with respect to any other series thereof.

(6) Except as otherwise provided in an operating agreement, any event specified in this chapter or in an operating agreement that causes a member to cease to be associated with a series shall not, in itself, cause such member to cease to be associated with any other series, terminate the continued membership of a member in the limited liability company, or cause the termination of the series, regardless of whether such member was the last remaining member associated with such series.

(7) An operating agreement may impose restrictions, duties, and obligations on members of the limited liability company or any series thereof as a matter of internal governance, including, without limitation, those with regard to:

- (a) Choice of law, forum selection, or consent to personal jurisdiction;
- (b) Capital contributions;
- (c) Restrictions on, or terms and conditions of, the transfer of membership interests;

(d) Restrictive covenants, including noncompetition, nonsolicitation, and confidentiality provisions;
 (e) Fiduciary duties; and
 (f) Restrictions, duties, or obligations to or for the benefit of the limited liability company, other series thereof, or their affiliates.

6. (1) If a limited liability company with the ability to establish series does not register to do business in a foreign jurisdiction for itself and its series, a series of a limited liability company may itself register to do business as a limited liability company in the foreign jurisdiction in accordance with the laws of the foreign jurisdiction.

(2) If a foreign limited liability company, as permitted in the jurisdiction of its organization, has established a series having separate rights, powers, or duties and has limited the liabilities of such series so that the debts, liabilities, and obligations incurred, contracted for, or otherwise existing with respect to a particular series are enforceable against the assets of such series only, and not against the assets of the limited liability company generally or any other series thereof, or so that the debts, liabilities, obligations, and expenses incurred, contracted for, or otherwise existing with respect to the limited liability company generally or any other series thereof are not enforceable against the assets of such series, then the limited liability company, on behalf of itself or any of its series, or any of its series on its own behalf may register to do business in this state in accordance with this chapter. The limitation of liability shall also be stated on the application for registration. As required under section 347.153, the registration application filed shall identify each series being registered to do business in the state by the limited liability company. Unless otherwise provided in the operating agreement, the debts, liabilities, and obligations incurred, contracted for, or otherwise existing with respect to a particular series of such a foreign limited liability company shall be enforceable against the assets of such series only and not against the assets of the foreign limited liability company generally or any other series thereof, and none of the debts, liabilities, obligations, and expenses incurred, contracted for, or otherwise existing with respect to such a foreign limited liability company generally or any other series thereof shall be enforceable against the assets of such series.

7. Nothing in sections 347.039, 347.153, or 347.186 shall be construed to alter existing Missouri statute or common law providing any cause of action for fraudulent conveyance, including but not limited to chapter 428, or any relief available under existing law that permits a challenge to limited liability.

358.460. 1. The exclusive right to the use of a name of a registered limited liability partnership or foreign registered limited liability partnership may be reserved by:

(1) Any person intending to become a registered limited liability partnership or foreign registered limited liability partnership under this chapter and to adopt that name; and

(2) Any registered limited liability partnership or foreign registered limited liability partnership which proposes to change its name.

2. The reservation of a specified name shall be made by filing with the secretary of state an application, executed by the applicant, specifying the name to be reserved and the name and address of the applicant. If the secretary of state finds that the name is available for use by a registered limited liability partnership or foreign registered limited liability partnership, the secretary of state shall reserve the name for the exclusive use of the applicant for a period of sixty days. A name reservation shall not exceed a period of one hundred eighty days from the date of the first name reservation application. Upon the one hundred eighty-first day the name shall cease reserve status and shall not be placed back in such status. The right to the exclusive use of a reserved name may be transferred to any other person by filing in the office of the secretary of state a notice of the transfer, executed by the applicant for whom the name was reserved, specifying the name to be transferred and the name and address of the transferee. The reservation of a specified name may be cancelled by filing with the secretary of state a notice of cancellation, executed by the applicant or transferee, specifying the name reservation to be cancelled and the name and address of the applicant or transferee.

3. A fee in the amount of ~~twenty-five~~ **twenty** dollars shall be paid to the secretary of state upon receipt for filing of an application for reservation of name, an application for renewal of reservation or a notice of transfer or cancellation pursuant to this section. All moneys from the payment of this fee shall be deposited into the general revenue fund.

358.470. 1. Each registered limited liability partnership and each foreign registered limited liability partnership shall have and maintain in the state of Missouri:

(1) A registered office, which may, but need not be, a place of its business in the state of Missouri; and

(2) A registered agent for service of process on the registered limited liability partnership or foreign registered limited liability partnership, which agent may be either an individual resident of the state of Missouri whose business office is identical with the registered limited liability partnership's or foreign registered limited

liability partnership's registered office, or a domestic corporation, or a foreign corporation authorized to do business in the state of Missouri, having a business office identical with such registered office or the registered limited liability partnership or foreign registered limited liability partnership itself.

2. A registered agent may change the address of the registered office of the registered limited liability partnerships or foreign registered limited liability partnerships for which the agent is the registered agent to another address in the state of Missouri by paying a fee in the amount of ~~[ten]~~ **five** dollars~~[-, and a further fee in the amount of two dollars]~~ for each registered limited liability partnership or foreign registered limited liability partnership affected thereby, to the secretary of state and filing with the secretary of state a certificate, executed by such registered agent, setting forth the names of all the registered limited liability partnerships or foreign registered limited liability partnerships represented by such registered agent, and the address at which such registered agent has maintained the registered office for each of such registered limited liability partnerships or foreign registered limited liability partnerships, and further certifying to the new address to which such registered office will be changed on a given day, and at which new address such registered agent will thereafter maintain the registered office for each of the registered limited liability partnerships or foreign registered limited liability partnerships recited in the certificate. Upon the filing of such certificate, the secretary of state shall furnish to the registered agent a certified copy of the same under the secretary of state's hand and seal of office, and thereafter, or until further change of address, as authorized by law, the registered office in the state of Missouri of each of the registered limited liability partnerships or foreign registered limited liability partnerships recited in the certificate shall be located at the new address of the registered agent thereof as given in the certificate. In the event of a change of name of any person acting as a registered agent of a registered limited liability partnership or foreign registered limited liability partnership, such registered agent shall file with the secretary of state a certificate, executed by such registered agent, setting forth the new name of such registered agent, the name of such registered agent before it was changed, the names of all the registered limited liability partnerships or foreign registered limited liability partnerships represented by such registered agent, and the address at which such registered agent has maintained the registered office for each of such registered limited liability partnerships or foreign registered limited liability partnerships, and shall pay a fee in the amount of ~~[twenty-five]~~ **five** dollars~~[-, and a further fee in the amount of two dollars]~~ for each registered limited liability partnership or foreign registered limited liability partnership affected thereby, to the secretary of state. Upon the filing of such certificate, the secretary of state shall furnish to the registered agent a certified copy of the same under the secretary of state's hand and seal of office. Filing a certificate under this section shall be deemed to be an amendment of the application, renewal application or notice filed pursuant to subsection 19 of section 358.440, as the case may be, of each registered limited liability partnership or foreign registered limited liability partnership affected thereby, and each such registered limited liability partnership or foreign registered limited liability partnership shall not be required to take any further action with respect thereto to amend its application, renewal application or notice filed, as the case may be, pursuant to section 358.440. Any registered agent filing a certificate under this section shall promptly, upon such filing, deliver a copy of any such certificate to each registered limited liability partnership or foreign registered limited liability partnership affected thereby.

3. The registered agent of one or more registered limited liability partnerships or foreign registered limited liability partnerships may resign and appoint a successor registered agent by paying a fee in the amount of ~~[fifty]~~ **five** dollars~~[-, and a further fee in the amount of two dollars]~~ for each registered limited liability partnership or foreign registered limited liability partnership affected thereby, to the secretary of state and filing a certificate with the secretary of state, stating that it resigns and the name and address of the successor registered agent. There shall be attached to such certificate a statement executed by each affected registered limited liability partnership or foreign registered limited liability partnership ratifying and approving such change of registered agent. Upon such filing, the successor registered agent shall become the registered agent of such registered limited liability partnerships or foreign registered limited liability partnerships as have ratified and approved such substitution and the successor registered agent's address, as stated in such certificate, shall become the address of each such registered limited liability partnership's or foreign registered limited liability partnership's registered office in the state of Missouri. The secretary of state shall furnish to the successor registered agent a certified copy of the certificate of resignation. Filing of such certificate of resignation shall be deemed to be an amendment of the application, renewal application or notice filed pursuant to subsection 19 of section 358.440, as the case may be, of each registered limited liability partnership or foreign registered limited liability partnership affected thereby, and each such registered limited liability partnership or foreign registered limited liability partnership shall not be required to take any further action with respect thereto, to amend its application, renewal application or notice filed pursuant to subsection 19 of section 358.440, as the case may be, pursuant to section 358.440.

4. The registered agent of a registered limited liability partnership or foreign registered limited liability partnership may resign without appointing a successor registered agent by paying a fee in the amount of ~~[ten]~~ **five** dollars to the secretary of state and filing a certificate with the secretary of state stating that it resigns as registered

agent for the registered limited liability partnership or foreign registered limited liability partnership identified in the certificate, but such resignation shall not become effective until one hundred twenty days after the certificate is filed. There shall be attached to such certificate an affidavit of such registered agent, if an individual, or the president, a vice president or the secretary thereof if a corporation, that at least thirty days prior to and on or about the date of the filing of the certificate, notices were sent by certified or registered mail to the registered limited liability partnership or foreign registered limited liability partnership for which such registered agent is resigning as registered agent, at the principal office thereof within or outside the state of Missouri, if known to such registered agent or, if not, to the last known address of the attorney or other individual at whose request such registered agent was appointed for such registered limited liability partnership or foreign registered limited liability partnership, of the resignation of such registered agent. After receipt of the notice of the resignation of its registered agent, the registered limited liability partnership or foreign registered limited liability partnership for which such registered agent was acting shall obtain and designate a new registered agent, to take the place of the registered agent so resigning. If such registered limited liability partnership or foreign registered limited liability partnership fails to obtain and designate a new registered agent prior to the expiration of the period of one hundred twenty days after the filing by the registered agent of the certificate of resignation, the application, renewal application or notice filed pursuant to subsection 19 of section 358.440 of such registered limited liability partnership or foreign registered limited liability partnership shall be deemed to be cancelled."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Veit, **House Amendment No. 5** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Hardwick
Henderson	Hicks	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Sander	Schnelting
Schroer	Schwadron	Seitz	Shaul	Shields
Simmons	Smith 155	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Collins	Ellebracht	Fogle	Gray	Gunby

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Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Roden	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Bromley	Clemens	Cupps	Doll
Evans	Haden	Haffner	Haley	Houx
McDaniel	Perkins	Price IV	Rone	Sassmann
Sharpe 4	Smith 163	Toalson Reisch	Windham	

VACANCIES: 007

On motion of Representative Riley, **HCS SS#2 SCS SB 968, as amended**, was adopted.

On motion of Representative Riley, **HCS SS#2 SCS SB 968, as amended**, was read the third time and passed by the following vote:

AYES: 120

Aldridge	Andrews	Atchison	Aune	Bailey
Baker	Basye	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Busick	Butz
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Derges	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 015

Adams	Appelbaum	Bangert	Baringer	Bland Manlove
Burnett	Lewis 25	McCreery	Nurrenbern	Phifer
Price IV	Quade	Stevens 46	Walsh Moore 93	Weber

PRESENT: 015

Anderson	Barnes	Burton	Clemens	Collins
Gray	Ingle	Merideth	Mosley	Person
Proudie	Smith 45	Smith 67	Terry	Unsicker

ABSENT WITH LEAVE: 006

Doll	Ellebracht	McDaniel	Rone	Sharpe 4
Windham				

VACANCIES: 007

Representative Chipman declared the bill passed.

BILLS IN CONFERENCE

SS HB 2400, as amended, relating to business entities, was taken up by Representative Houx.

Representative Houx moved that the Conference Committee on **SS HB 2400, as amended**, be dissolved.

Representative Coleman (97) assumed the Chair.

Representative Houx again moved that the Conference Committee on **SS HB 2400, as amended**, be dissolved.

Which motion was adopted.

Representative Houx moved that **SS HB 2400, as amended**, be adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Politt 52	Pollock 123	Porter

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Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Schnelting	Schwadron	Seitz	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Ellebracht	Fogle	Gunby	Ingle	Johnson
Lewis 25	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Boggs	Collins	Deaton
Doll	Gray	Hardwick	Mackey	McDaniel
Murphy	Price IV	Rone	Schroer	Sharpe 4
Shaul	Smith 67			

VACANCIES: 007

On motion of Representative Houx, **SS HB 2400, as amended**, was adopted by the following vote:

AYES: 105

Andrews	Atchison	Bailey	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Busick	Butz	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Mayhew	McGaugh	McGill	Morse
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Windham	Wright	Mr. Speaker

NOES: 036

Adams	Anderson	Appelbaum	Aune	Bosley
Brown 70	Burnett	Burton	Davis	Ellebracht
Fogle	Gray	Gunby	Johnson	Lewis 25
Lovasco	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 004

Barnes	Clemens	Ingle	Sander
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ABSENT WITH LEAVE: 011

Aldridge	Bland Manlove	Boggs	Collins	Doll
McDaniel	Murphy	Price IV	Rone	Sharpe 4
Shaul				

VACANCIES: 007

On motion of Representative Houx, **SS HB 2400, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 129

Aldridge	Anderson	Andrews	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Butz	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mackey	Mayhew	McDaniel	McGaugh
McGill	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Shields
Simmons	Smith 155	Smith 163	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Van Schoiack	Veit	Walsh 50	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

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NOES: 013

Adams	Appelbaum	Burton	Davis	Gunby
Lewis 25	McCreery	Merideth	Phifer	Smith 45
Stevens 46	Walsh Moore 93	Weber		

PRESENT: 004

Barnes	Clemens	Sander	Unsicker
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ABSENT WITH LEAVE: 010

Bland Manlove	Boggs	Bosley	Collins	Doll
Gray	Price IV	Rone	Sharpe 4	Shaul

VACANCIES: 007

Representative Coleman (97) declared the bill passed.

Representative Grier assumed the Chair.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 1552, relating to alternative education programs, was taken up by Representative Richey.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schwadron
Seitz	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reich	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Fogle	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sharp 36	Smith 45	Stevens 46	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Bland Manlove	Coleman 32	Collins	Doll
Ellebracht	Fishel	Gray	Hicks	McDaniel
Pietzman	Pollock 123	Porter	Price IV	Rone
Sauls	Schroer	Sharpe 4	Smith 67	Terry

VACANCIES: 007

On motion of Representative Richey, **SS SCS HCS HB 1552** was adopted by the following vote:

AYES: 109

Aldridge	Appelbaum	Aune	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 7
Bland Manlove	Boggs	Brown 27	Brown 70	Buchheit-Courtway
Burnett	Butz	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Fitzwater	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Hardwick	Hicks	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	Merideth	Murphy
Nurrenbern	Owen	Patterson	Perkins	Person
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Pouche	Price IV	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Turnbaugh	Unsicker	Veit	Walsh 50	Weber
West	Wiemann	Young	Mr. Speaker	

NOES: 028

Andrews	Atchison	Black 137	Bromley	Burger
Burton	Busick	Derges	Falkner	Fogle
Francis	Gray	Haley	Henderson	Houx

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Knight	McGill	Morse	Mosley	O'Donnell
Phifer	Proudie	Sassmann	Stevens 46	Tate
Van Schoiack	Windham	Wright		

PRESENT: 011

Adams	Anderson	Bosley	Brown 16	Clemens
Copeland	Smith 45	Smith 67	Terry	Thompson
Walsh Moore 93				

ABSENT WITH LEAVE: 008

Bailey	Collins	Doll	Fishel	McDaniel
Porter	Rone	Sharpe 4		

VACANCIES: 007

On motion of Representative Richey, **SS SCS HCS HB 1552** was truly agreed to and finally passed by the following vote:

AYES: 116

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 7	Bland Manlove	Boggs
Bosley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burnett	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cook	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Fitzwater	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Hardwick	Hicks	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	Merideth
Murphy	Nurrenbern	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Pouche	Price IV	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Taylor 139	Taylor 48	Thomas	Toalson Reisch
Trent	Turnbaugh	Unsicker	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Young
Mr. Speaker				

NOES: 029

Andrews	Atchison	Black 137	Bromley	Burger
Burton	Busick	Derges	Falkner	Fogle
Francis	Gray	Haley	Henderson	Houx
Knight	McGill	Morse	Mosley	O'Donnell
Phifer	Proudie	Sassmann	Smith 45	Stevens 46
Tate	Van Schoiack	Windham	Wright	

PRESENT: 004

Copeland	Smith 67	Terry	Thompson
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ABSENT WITH LEAVE: 007

Collins	Doll	Fishel	McDaniel	Porter
Rone	Sharpe 4			

VACANCIES: 007

Representative Grier declared the bill passed.

Representative Hicks assumed the Chair.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SCS SB 908, as amended, with House Amendment No. 5, pending, relating to taxation, was taken up by Representative Baker.

House Amendment No. 5 was withdrawn.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Eggleston
Evans	Falkner	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Hovis
Hudson	Hurlbert	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Sassmann	Schnelting
Schwadron	Seitz	Shaul	Shields	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Mr. Speaker	

NOES: 043

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson

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Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Phifer	Proudie	Quade	Roden
Rogers	Sander	Sauls	Schroer	Sharp 36
Smith 45	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Young		

PRESENT: 000

ABSENT WITH LEAVE: 024

Aldridge	Bailey	Bland Manlove	Brown 16	Collins
Copeland	Dogan	Doll	Fishel	Houx
Kalberloh	McDaniel	Person	Pollock 123	Porter
Price IV	Rone	Sharpe 4	Simmons	Smith 155
Smith 67	Stephens 128	Windham	Wright	

VACANCIES: 007

On motion of Representative Baker, **HCS SCS SB 908, as amended**, was adopted.

On motion of Representative Baker, **HCS SCS SB 908, as amended**, was read the third time and passed by the following vote:

AYES: 103

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Derges	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McCaughy	McGill	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 70	Burnett	Burton	Butz	Clemens
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 001

Morse

ABSENT WITH LEAVE: 007

Collins	Doll	McDaniel	Porter	Rone
Sharpe 4	Wright			

VACANCIES: 007

Representative Hicks declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 111

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 036

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Brown 70	Burton
Butz	Collins	Fogle	Gray	Gunby
Johnson	Lewis 25	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 009

Barnes	Bosley	Burnett	Doll	Mackey
McDaniel	Rone	Sharpe 4	Turnbaugh	

VACANCIES: 007

On motion of Representative Plocher, the House recessed until 2:15 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Representative Stevens (46).

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 039

Anderson	Bailey	Basye	Billington	Brown 16
Brown 27	Burton	Busick	Christofanelli	Cook
Copeland	Cupps	Davis	Evans	Haden
Haffner	Hardwick	Kelley 127	Lovasco	McGaugh
McGill	Morse	Murphy	Patterson	Pollock 123
Railsback	Richey	Riggs	Sander	Seitz
Shields	Smith 155	Taylor 139	Thompson	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Wright	

NOES: 003

Bland Manlove	Clemens	Fitzwater
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PRESENT: 096

Adams	Aldridge	Andrews	Appelbaum	Atchison
Aune	Bangert	Baringer	Black 137	Black 7
Boggs	Bromley	Brown 70	Buchheit-Courtway	Burger
Burnett	Butz	Chipman	Coleman 32	Coleman 97
Collins	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Ellebracht	Falkner	Fishel
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haley	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
Nurrenbern	O'Donnell	Owen	Perkins	Person
Phifer	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Quade	Reedy
Riley	Roberts	Roden	Sassmann	Sauls
Schwadron	Sharp 36	Shaul	Smith 163	Smith 45
Smith 67	Stacy	Stevens 46	Tate	Taylor 48
Terry	Thomas	Toalson Reisch	Trent	Turnbaugh
Unsicker	Weber	Wiemann	Windham	Young
Mr. Speaker				

ABSENT WITH LEAVE: 018

Baker	Barnes	Bosley	Davidson	Doll
Grier	McDaniel	Merideth	Mosley	Pietzman
Rogers	Rone	Schnelting	Schroer	Sharpe 4
Simmons	Stephens 128	West		

VACANCIES: 007

Representative Taylor (139) resumed the Chair.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SS SCS HCS HB 1606, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Chipman, Fitzwater, Fogle and Richey

Noes (2): Eggleston and Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS#3 SCS SB 758**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Baringer, Fitzwater, Fogle and Richey

Noes (3): Chipman, Eggleston and Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 798**, begs leave to report it has examined the same and recommends that it **Do Not Pass** by the following vote:

Ayes (3): Baringer, Fitzwater and Fogle

Noes (4): Chipman, Eggleston, Richey and Walsh (50)

Absent (0)

BILLS CARRYING REQUEST MESSAGES

SB 652, with House Amendment No. 1, House Amendment No. 1 to House Amendment No. 2, and House Amendment No. 2, as amended, relating to financial incentives for economic development, was taken up by Representative Patterson.

Representative Patterson moved that the House recede from its position on **House Amendment No. 1, House Amendment No. 1 to House Amendment No. 2, and House Amendment No. 2, as amended, to SB 652.**

Representative Shaul assumed the Chair.

Representative Patterson again moved that the House recede from its position on **House Amendment No. 1, House Amendment No. 1 to House Amendment No. 2, and House Amendment No. 2, as amended, to SB 652.**

Which motion was adopted.

On motion of Representative Patterson, **SB 652** was truly agreed to and finally passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 005

Basye	Davis	Lovasco	Roden	Walsh 50
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PRESENT: 000

ABSENT WITH LEAVE: 010

Doll	Merideth	Pietzman	Price IV	Proudie
Rone	Sharpe 4	Stephens 128	Trent	West

VACANCIES: 007

Representative Shaul declared the bill passed.

BILLS IN CONFERENCE

CCR SS SCS HCS HB 1606, as amended, relating to political subdivisions, was taken up by Representative McGaugh.

Representative Gregory (96) assumed the Chair.

On motion of Representative McGaugh, **CCR SS SCS HCS HB 1606, as amended**, was adopted by the following vote:

AYES: 107

Adams	Anderson	Andrews	Atchison	Bailey
Baker	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 27
Buchheit-Courtway	Burger	Burnett	Busick	Butz
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Derges	Dinkins	Dogan	Ellebracht	Evans
Falkner	Fishel	Francis	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Mayhew	McDaniel	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollett 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Van Schoiack	Veit	Wiemann
Wright	Mr. Speaker			

NOES: 034

Appelbaum	Aune	Bangert	Bland Manlove	Bosley
Brown 70	Burton	Clemens	Collins	Davis
Eggleston	Fitzwater	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Lovasco	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Quade	Stevens 46	Terry	Unsicker
Walsh 50	Walsh Moore 93	Weber	Young	

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PRESENT: 004

Aldridge	Fogle	Smith 67	Windham
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ABSENT WITH LEAVE: 011

Brown 16	Doll	Gregory 51	Grier	Pietzman
Price IV	Proudie	Rogers	Rone	Sharpe 4
West				

VACANCIES: 007

On motion of Representative McGaugh, **CCS SS SCS HCS HB 1606** was read the third time and passed by the following vote:

AYES: 109

Adams	Anderson	Andrews	Atchison	Bailey
Baker	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 27
Buchheit-Courtway	Burger	Burnett	Busick	Butz
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Derges	Dinkins	Dogan	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mayhew	McDaniel	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Van Schoiack
Veit	Wiemann	Wright	Mr. Speaker	

NOES: 034

Appelbaum	Aune	Bangert	Bland Manlove	Bosley
Brown 70	Burton	Clemens	Collins	Davis
Eggleston	Gray	Gunby	Ingle	Johnson
Lewis 25	Lovasco	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Smith 67	Stevens 46	Terry	Unsicker
Walsh 50	Walsh Moore 93	Weber	Young	

PRESENT: 003

Aldridge	Fogle	Windham
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ABSENT WITH LEAVE: 010

Brown 16	Doll	Gregory 51	Grier	Pietzman
Price IV	Rogers	Rone	Sharpe 4	West

VACANCIES: 007

Representative Gregory (96) declared the bill passed.

Representative Taylor (139) resumed the Chair.

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 SCS HCS HB 1472, relating to the offense of money laundering, was taken up by Representative Pike.

Representative Trent assumed the Chair.

On motion of Representative Pike, **SS#2 SCS HCS HB 1472** was adopted by the following vote:

AYES: 147

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 002

Davis Lovasco

PRESENT: 000

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ABSENT WITH LEAVE: 007

Brown 16	Doll	Patterson	Rone	Sharpe 4
Smith 67	West			

VACANCIES: 007

On motion of Representative Pike, **SS#2 SCS HCS HB 1472** was truly agreed to and finally passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Nurrenbern
O'Donnell	Owen	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 002

Davis	Lovasco
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PRESENT: 000

ABSENT WITH LEAVE: 013

Bailey	Brown 16	Derges	Doll	Gregory 51
Grier	Hudson	McDaniel	Murphy	Patterson
Rone	Sharpe 4	West		

VACANCIES: 007

Representative Trent declared the bill passed.

BILLS IN CONFERENCE

CCR#2 HCS SS SCS SBs 681 & 662, as amended, relating to elementary and secondary education, was taken up by Representative Basye.

Representative Taylor (139) resumed the Chair.

On motion of Representative Basye, **CCR#2 HCS SS SCS SBs 681 & 662, as amended**, was adopted by the following vote:

AYES: 096

Andrews	Bailey	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGirt	O'Donnell	Owen	Perkins	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Wiemann	Wright
Mr. Speaker				

NOES: 033

Adams	Aldridge	Anderson	Bangert	Baringer
Barnes	Bland Manlove	Bosley	Brown 27	Burton
Clemens	Collins	Gray	Ingle	Johnson
Lewis 25	Mackey	McCreery	Mosley	Person
Pollock 123	Price IV	Rogers	Smith 45	Smith 67
Terry	Thomas	Turnbaugh	Unsicker	Walsh 50
Walsh Moore 93	Windham	Young		

PRESENT: 016

Appelbaum	Atchison	Aune	Brown 70	Burnett
Butz	Fogle	Gunby	Merideth	Morse
Nurrenbern	Phifer	Proudie	Quade	Sauls
Weber				

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ABSENT WITH LEAVE: 011

Brown 16	Doll	Ellebracht	Hudson	Murphy
Patterson	Pietzman	Rone	Sharpe 4	Stevens 46
West				

VACANCIES: 007

On motion of Representative Basye, **CCS#2 HCS SS SCS SBs 681 & 662** was truly agreed to and finally passed by the following vote:

AYES: 125

Adams	Aldridge	Andrews	Appelbaum	Aune
Bailey	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bromley	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGill	Murphy	Nurrenbern	Owen	Perkins
Phifer	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	Wiemann	Wright	Young	Mr. Speaker

NOES: 005

Person	Pollock 123	Thomas	Walsh 50	Windham
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PRESENT: 012

Anderson	Atchison	Barnes	Bland Manlove	Bosley
Burton	Collins	Gray	Merideth	Morse
Mosley	Proudie			

ABSENT WITH LEAVE: 014

Boggs	Brown 16	Derges	Doll	Hudson
McDaniel	McGaugh	O'Donnell	Patterson	Pietzman
Rone	Sharpe 4	Stevens 46	West	

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 137

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	Owen	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 003

Davis	Pollock 123	Walsh 50
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PRESENT: 000

ABSENT WITH LEAVE: 016

Baker	Boggs	Brown 16	Burger	Derges
Doll	Hudson	McDaniel	McGaugh	O'Donnell
Patterson	Pietzman	Rone	Sharpe 4	Stevens 46
West				

VACANCIES: 007

Speaker Vescovo resumed the Chair.

Representative Taylor (139) resumed the Chair.

THIRD READING OF SENATE BILLS

HCS SS#3 SCS SB 758, relating to incentives for increased business activities, was taken up by Representative Gregory (51).

On motion of Representative Gregory (51), the title of **HCS SS#3 SCS SB 758** was agreed to.

Representative Gregory (51) moved that **HCS SS#3 SCS SB 758** be adopted.

Which motion was defeated.

On motion of Representative Gregory (51), the title of **SS#3 SCS SB 758**, relating to procedures for certain public projects for facilities, was agreed to.

On motion of Representative Gregory (51), **SS#3 SCS SB 758** was truly agreed to and finally passed by the following vote:

AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 27
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	Merideth	Morse	Mosley	Murphy
Nurrenbern	Owen	Perkins	Person	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Shaul
Shields	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 001

Walsh 50

PRESENT: 001

Phifer

ABSENT WITH LEAVE: 018

Bailey	Brown 16	Brown 70	Burger	Derges
Doll	Hudson	McDaniel	McGaugh	McGill
O'Donnell	Patterson	Pietzman	Rone	Sharpe 4
Simmons	Stevens 46	West		

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **HCS#2 SB 710, as amended**, and has taken up and passed **CCS HCS#2 SB 710**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate moves that the conference committee be dissolved on **SS SCS SB 724, with HCS, as amended**, and requests the House to recede from its position on **HCS, as amended**, and take up and pass **SS SCS SB 724**.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HB 2331** entitled:

An act to repeal sections 172.800, 191.116, 191.500, 191.515, 191.520, 191.525, 191.743, 192.005, 192.2225, 194.210, 194.255, 194.265, 194.285, 194.290, 194.297, 194.299, 194.304, 195.206, 195.815, 196.866, 196.868, 197.100, 197.256, 197.258, 197.400, 197.415, 197.445, 198.006, 198.022, 198.026, 198.036, 198.525, 198.526, 198.545, 251.070, 301.020, 302.171, 335.230, 335.257, and 660.010, RSMo, and to enact in lieu thereof thirty-seven new sections relating to programs administered by the department of health and senior services, with penalty provisions.

With Senate Amendment No. 1 and Senate Amendment No. 2.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 2331, Page 1, Section A, Line 14, by inserting after all of said line the following:

“135.690. 1. As used in this section, the following terms mean:

(1) "Community-based faculty preceptor", a physician or physician assistant who is licensed in Missouri and provides preceptorships to Missouri medical students or physician assistant students without direct compensation for the work of precepting;

(2) "Department", the Missouri department of health and senior services;

(3) "Division", the division of professional registration of the department of commerce and insurance;

(4) "Federally Qualified Health Center (FQHC)", a reimbursement designation from the Bureau of Primary Health Care and the Centers for Medicare and Medicaid services of the United States Department of Health and Human Services;

(5) "Medical student", an individual enrolled in a Missouri medical college approved and accredited as reputable by the American Medical Association or the Liaison Committee on Medical Education or enrolled in a Missouri osteopathic college approved and accredited as reputable by the Commission on Osteopathic College Accreditation;

(6) "Medical student core preceptorship" or "physician assistant student core preceptorship", a preceptorship for a medical student or physician assistant student that provides a minimum of one hundred twenty hours of community-based instruction in family medicine, internal medicine, pediatrics, psychiatry, or obstetrics and gynecology under the guidance of a community-based faculty preceptor. A community-based faculty preceptor may add together the amounts of preceptorship instruction time separately provided to multiple students in determining whether he or she has reached the minimum hours required under this subdivision, but the total preceptorship instruction time provided shall equal at least one hundred twenty hours in order for such preceptor to be eligible for the tax credit authorized under this section;

(7) "Physician assistant student", an individual participating in a Missouri physician assistant program accredited by the Accreditation Review Commission on Education for the Physician Assistant or its successor organization;

(8) "Taxpayer", any individual, firm, partner in a firm, corporation, or shareholder in an S corporation doing business in this state and subject to the state income tax imposed under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.

2. (1) Beginning January 1, 2023, any community-based faculty preceptor who serves as the community-based faculty preceptor for a medical student core preceptorship or a physician assistant student core preceptorship shall be allowed a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, in an amount equal to one thousand dollars for each preceptorship, up to a maximum of three thousand dollars per tax year, if he or she completes up to three preceptorship rotations during the tax year and did not receive any direct compensation for the preceptorships.

(2) To receive the credit allowed by this section, a community-based faculty preceptor shall claim such credit on his or her return for the tax year in which he or she completes the preceptorship rotations and shall submit supporting documentation as prescribed by the division and the department.

(3) In no event shall the total amount of a tax credit authorized under this section exceed a taxpayer's income tax liability for the tax year for which such credit is claimed. No tax credit authorized under this section shall be allowed a taxpayer against his or her tax liability for any prior or succeeding tax year.

(4) No more than two hundred preceptorship tax credits shall be authorized under this section for any one calendar year. The tax credits shall be awarded on a first-come, first-served basis. The division and the department shall jointly promulgate rules for determining the manner in which taxpayers who have obtained certification under this section are able to claim the tax credit. The cumulative amount of tax credits awarded under this section shall not exceed two hundred thousand dollars per year.

(5) Notwithstanding the provisions of subdivision (4) of this subsection, the department is authorized to exceed the two hundred thousand dollars per year tax credit program cap in any amount not to exceed the amount of funds remaining in the medical preceptor fund, as established under subsection 3 of this section, as of the end of the most recent tax year, after any required transfers to the general revenue fund have taken place in accordance with the provisions of subsection 3 of this section.

3. (1) Funding for the tax credit program authorized under this section shall be generated by the division from a license fee increase of seven dollars per license for physicians and surgeons and from a license fee increase of three dollars per license for physician assistants. The license fee increases shall take effect beginning January 1, 2023, based on the underlying license fee rates prevailing on that date. The underlying license fee rates shall be determined under section 334.090 and all other applicable provisions of chapter 334.

(2) (a) There is hereby created in the state treasury the "Medical Preceptor Fund", which shall consist of moneys collected under this subsection. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely by the department for the administration of the tax credit program authorized under this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the medical preceptor fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

(b) Notwithstanding any provision of this chapter or any other provision of law to the contrary, all revenue from the license fee increases described under subdivision (1) of this subsection shall be deposited in the medical preceptor fund. After the end of every tax year, an amount equal to the total dollar amount of all tax credits claimed under this section shall be transferred from the medical preceptor fund to the state's general revenue fund established under section 33.543. Any excess moneys in the medical preceptor fund shall remain in the fund and shall not be transferred to the general revenue fund.

4. (1) The department shall administer the tax credit program authorized under this section. Each taxpayer claiming a tax credit under this section shall file an application with the department verifying the number of hours of instruction and the amount of the tax credit claimed. The hours claimed on the application shall be verified by the college or university department head or the program director on the application. The certification by the department affirming the taxpayer's eligibility for the tax credit provided to the taxpayer shall be filed with the taxpayer's income tax return.

(2) No amount of any tax credit allowed under this section shall be refundable. No tax credit allowed under this section shall be transferred, sold, or assigned. No taxpayer shall be eligible to receive the tax credit authorized under this section if such taxpayer employs persons who are not authorized to work in the United States under federal law.

5. The department of commerce and insurance and the department of health and senior services shall jointly promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Bill No. 2331, Page 2, Section 172.800, Line 24, by inserting after all of said line the following:

“190.100. As used in sections 190.001 to 190.245 **and section 190.257**, the following words and terms mean:

(1) "Advanced emergency medical technician" or "AEMT", a person who has successfully completed a course of instruction in certain aspects of advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules and regulations adopted by the department pursuant to sections 190.001 to 190.245;

(2) "Advanced life support (ALS)", an advanced level of care as provided to the adult and pediatric patient such as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(3) "Ambulance", any privately or publicly owned vehicle or craft that is specially designed, constructed or modified, staffed or equipped for, and is intended or used, maintained or operated for the transportation of persons who are sick, injured, wounded or otherwise incapacitated or helpless, or who require the presence of medical equipment being used on such individuals, but the term does not include any motor vehicle specially designed, constructed or converted for the regular transportation of persons who are disabled, handicapped, normally using a wheelchair, or otherwise not acutely ill, or emergency vehicles used within airports;

(4) "Ambulance service", a person or entity that provides emergency or nonemergency ambulance transportation and services, or both, in compliance with sections 190.001 to 190.245, and the rules promulgated by the department pursuant to sections 190.001 to 190.245;

(5) "Ambulance service area", a specific geographic area in which an ambulance service has been authorized to operate;

(6) "Basic life support (BLS)", a basic level of care, as provided to the adult and pediatric patient as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(7) "Council", the state advisory council on emergency medical services;

(8) "Department", the department of health and senior services, state of Missouri;

(9) "Director", the director of the department of health and senior services or the director's duly authorized representative;

(10) "Dispatch agency", any person or organization that receives requests for emergency medical services from the public, by telephone or other means, and is responsible for dispatching emergency medical services;

(11) "Emergency", the sudden and, at the time, unexpected onset of a health condition that manifests itself by symptoms of sufficient severity that would lead a prudent layperson, possessing an average knowledge of health and medicine, to believe that the absence of immediate medical care could result in:

(a) Placing the person's health, or with respect to a pregnant woman, the health of the woman or her unborn child, in significant jeopardy;

(b) Serious impairment to a bodily function;

(c) Serious dysfunction of any bodily organ or part;

(d) Inadequately controlled pain;

(12) "Emergency medical dispatcher", a person who receives emergency calls from the public and has successfully completed an emergency medical dispatcher course, meeting or exceeding the national curriculum of the United States Department of Transportation and any modifications to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;

(13) "Emergency medical responder", a person who has successfully completed an emergency first response course meeting or exceeding the national curriculum of the U.S. Department of Transportation and any modifications to such curricula specified by the department through rules adopted under sections 190.001 to 190.245 and who provides emergency medical care through employment by or in association with an emergency medical response agency;

(14) "Emergency medical response agency", any person that regularly provides a level of care that includes first response, basic life support or advanced life support, exclusive of patient transportation;

(15) "Emergency medical services for children (EMS-C) system", the arrangement of personnel, facilities and equipment for effective and coordinated delivery of pediatric emergency medical services required in prevention and management of incidents which occur as a result of a medical emergency or of an injury event, natural disaster or similar situation;

(16) "Emergency medical services (EMS) system", the arrangement of personnel, facilities and equipment for the effective and coordinated delivery of emergency medical services required in prevention and management of incidents occurring as a result of an illness, injury, natural disaster or similar situation;

(17) "Emergency medical technician", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted by the department pursuant to sections 190.001 to 190.245;

(18) "Emergency medical technician-basic" or "EMT-B", a person who has successfully completed a course of instruction in basic life support as prescribed by the department and is licensed by the department in accordance with standards prescribed by sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(19) "Emergency medical technician-community paramedic", "community paramedic", or "EMT-CP", a person who is certified as an emergency medical technician-paramedic and is certified by the department in accordance with standards prescribed in section 190.098;

(20) "Emergency medical technician-paramedic" or "EMT-P", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(21) "Emergency services", health care items and services furnished or required to screen and stabilize an emergency which may include, but shall not be limited to, health care services that are provided in a licensed hospital's emergency facility by an appropriate provider or by an ambulance service or emergency medical response agency;

(22) "Health care facility", a hospital, nursing home, physician's office or other fixed location at which medical and health care services are performed;

(23) "Hospital", an establishment as defined in the hospital licensing law, subsection 2 of section 197.020, or a hospital operated by the state;

(24) "Medical control", supervision provided by or under the direction of physicians, or their designated registered nurse, including both online medical control, instructions by radio, telephone, or other means of direct communications, and offline medical control through supervision by treatment protocols, case review, training, and standing orders for treatment;

(25) "Medical direction", medical guidance and supervision provided by a physician to an emergency services provider or emergency medical services system;

(26) "Medical director", a physician licensed pursuant to chapter 334 designated by the ambulance service or emergency medical response agency and who meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;

(27) "Memorandum of understanding", an agreement between an emergency medical response agency or dispatch agency and an ambulance service or services within whose territory the agency operates, in order to coordinate emergency medical services;

(28) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise incapacitated or helpless, or dead, excluding deceased individuals being transported from or between private or public institutions, homes or cemeteries, and individuals declared dead prior to the time an ambulance is called for assistance;

(29) "Person", as used in these definitions and elsewhere in sections 190.001 to 190.245, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, public trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or provider;

(30) "Physician", a person licensed as a physician pursuant to chapter 334;

(31) "Political subdivision", any municipality, city, county, city not within a county, ambulance district or fire protection district located in this state which provides or has authority to provide ambulance service;

(32) "Professional organization", any organized group or association with an ongoing interest regarding emergency medical services. Such groups and associations could include those representing volunteers, labor, management, firefighters, EMT-B's, nurses, EMT-P's, physicians, communications specialists and instructors. Organizations could also represent the interests of ground ambulance services, air ambulance services, fire service organizations, law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor unions and poison control services;

(33) "Proof of financial responsibility", proof of ability to respond to damages for liability, on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle in the financial amount set in rules promulgated by the department, but in no event less than the statutory minimum required for motor vehicles. Proof of financial responsibility shall be used as proof of self-insurance;

(34) "Protocol", a predetermined, written medical care guideline, which may include standing orders;

(35) "Regional EMS advisory committee", a committee formed within an emergency medical services (EMS) region to advise ambulance services, the state advisory council on EMS and the department;

(36) "Specialty care transportation", the transportation of a patient requiring the services of an emergency medical technician-paramedic who has received additional training beyond the training prescribed by the department. Specialty care transportation services shall be defined in writing in the appropriate local protocols for ground and air ambulance services and approved by the local physician medical director. The protocols shall be maintained by the local ambulance service and shall define the additional training required of the emergency medical technician-paramedic;

(37) "Stabilize", with respect to an emergency, the provision of such medical treatment as may be necessary to attempt to assure within reasonable medical probability that no material deterioration of an individual's medical condition is likely to result from or occur during ambulance transportation unless the likely benefits of such transportation outweigh the risks;

(38) "State advisory council on emergency medical services", a committee formed to advise the department on policy affecting emergency medical service throughout the state;

(39) "State EMS medical directors advisory committee", a subcommittee of the state advisory council on emergency medical services formed to advise the state advisory council on emergency medical services and the department on medical issues;

(40) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in electrocardiogram analysis, and as further defined in rules promulgated by the department under sections 190.001 to 190.250;

(41) "STEMI care", includes education and prevention, emergency transport, triage, and acute care and rehabilitative services for STEMI that requires immediate medical or surgical intervention or treatment;

(42) "STEMI center", a hospital that is currently designated as such by the department to care for patients with ST-segment elevation myocardial infarctions;

(43) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the department;

(44) "Stroke care", includes emergency transport, triage, and acute intervention and other acute care services for stroke that potentially require immediate medical or surgical intervention or treatment, and may include education, primary prevention, acute intervention, acute and subacute management, prevention of complications, secondary stroke prevention, and rehabilitative services;

(45) "Stroke center", a hospital that is currently designated as such by the department;

(46) **"Time-critical diagnosis", trauma care, stroke care, and STEMI care occurring either outside of a hospital or in a center designated under section 190.241;**

(47) **"Time-critical diagnosis advisory committee", a committee formed under section 190.257 to advise the department on policies impacting trauma, stroke, and STEMI center designations; regulations on trauma care, stroke care, and STEMI care; and the transport of trauma, stroke, and STEMI patients;**

(48) "Trauma", an injury to human tissues and organs resulting from the transfer of energy from the environment;

~~[(47)]~~ (49) "Trauma care" includes injury prevention, triage, acute care and rehabilitative services for major single system or multisystem injuries that potentially require immediate medical or surgical intervention or treatment;

~~[(48)]~~ (50) "Trauma center", a hospital that is currently designated as such by the department.

190.101. 1. There is hereby established a "State Advisory Council on Emergency Medical Services" which shall consist of sixteen members, one of which shall be a resident of a city not within a county. The members of the council shall be appointed by the governor with the advice and consent of the senate and shall serve terms of four years. The governor shall designate one of the members as chairperson. The chairperson may appoint subcommittees that include noncouncil members.

2. The state EMS medical directors advisory committee and the regional EMS advisory committees will be recognized as subcommittees of the state advisory council on emergency medical services.

3. The council shall have geographical representation and representation from appropriate areas of expertise in emergency medical services including volunteers, professional organizations involved in emergency medical services, EMT's, paramedics, nurses, firefighters, physicians, ambulance service administrators, hospital administrators and other health care providers concerned with emergency medical services. The regional EMS advisory committees shall serve as a resource for the identification of potential members of the state advisory council on emergency medical services.

4. **The state EMS medical director, as described under section 190.103, shall serve as an ex officio member of the council.**

5. The members of the council and subcommittees shall serve without compensation except that members of the council shall, subject to appropriations, be reimbursed for reasonable travel expenses and meeting expenses related to the functions of the council.

~~[5-]~~ 6. The purpose of the council is to make recommendations to the governor, the general assembly, and the department on policies, plans, procedures and proposed regulations on how to improve the statewide emergency medical services system. The council shall advise the governor, the general assembly, and the department on all aspects of the emergency medical services system.

~~[6-]~~ 7. (1) There is hereby established a standing subcommittee of the council to monitor the implementation of the recognition of the EMS personnel licensure interstate compact under sections 190.900 to 190.939, the interstate commission for EMS personnel practice, and the involvement of the state of Missouri. The subcommittee shall meet at least biannually and receive reports from the Missouri delegate to the interstate commission for EMS personnel practice. The subcommittee shall consist of at least seven members appointed by

the chair of the council, to include at least two members as recommended by the Missouri state council of firefighters and one member as recommended by the Missouri Association of Fire Chiefs. The subcommittee may submit reports and recommendations to the council, the department of health and senior services, the general assembly, and the governor regarding the participation of Missouri with the recognition of the EMS personnel licensure interstate compact.

(2) The subcommittee shall formally request a public hearing for any rule proposed by the interstate commission for EMS personnel practice in accordance with subsection 7 of section 190.930. The hearing request shall include the request that the hearing be presented live through the internet. The Missouri delegate to the interstate commission for EMS personnel practice shall be responsible for ensuring that all hearings, notices of, and related rulemaking communications as required by the compact be communicated to the council and emergency medical services personnel under the provisions of subsections 4, 5, 6, and 8 of section 190.930.

(3) The department of health and senior services shall not establish or increase fees for Missouri emergency medical services personnel licensure in accordance with this chapter for the purpose of creating the funds necessary for payment of an annual assessment under subdivision (3) of subsection 5 of section 190.924.

8. The council shall consult with the time-critical diagnosis advisory committee, as described under section 190.257, regarding time-critical diagnosis.

190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region's EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director's advisory committee and shall advise the department and their region's ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. The state EMS medical director shall be the chair of the state EMS medical director's advisory committee, and shall be elected by the members of the regional EMS medical director's advisory committee, shall serve a term of four years, and shall seek to coordinate EMS services between the EMS regions, promote educational efforts for agency medical directors, represent Missouri EMS nationally in the role of the state EMS medical director, and seek to incorporate the EMS system into the health care system serving Missouri.

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders. Emergency medical technicians shall only perform those medical procedures as directed by treatment protocols approved by the local medical director or when authorized through direct communication with online medical control.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors and the state EMS medical director elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to AEMTs, EMT-Bs, EMT-Ps, and community paramedics and provide offline medical direction per standardized

treatment, triage, and transport protocols when EMS personnel, including AEMTs, EMT-Bs, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries, and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. The state EMS medical directors advisory committee shall review and make recommendations regarding all proposed community and regional time-critical diagnosis plans.

12. Notwithstanding any other provision of law to the contrary, when regional EMS medical directors are providing either online telecommunication medical direction to AEMTs, EMT-Bs, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.176. 1. The department shall develop and administer a uniform data collection system on all ambulance runs and injured patients, pursuant to rules promulgated by the department for the purpose of injury etiology, patient care outcome, injury and disease prevention and research purposes. The department shall not require disclosure by hospitals of data elements pursuant to this section unless those data elements are required by a federal agency or were submitted to the department as of January 1, 1998, pursuant to:

- (1) Departmental regulation of trauma centers; or
- (2) ~~[(The Missouri brain and spinal cord injury registry established by sections 192.735 to 192.745; or~~
- ~~(3)]~~ Abstracts of inpatient hospital data; or
- ~~[(4)]~~ **(3)** If such data elements are requested by a lawful subpoena or subpoena duces tecum.

2. All information and documents in any civil action, otherwise discoverable, may be obtained from any person or entity providing information pursuant to the provisions of sections 190.001 to 190.245.

190.200. 1. The department of health and senior services in cooperation with **hospitals and** local and regional EMS systems and agencies may provide public and professional information and education programs related to emergency medical services systems including trauma, STEMI, and stroke systems and emergency medical care and treatment. The department of health and senior services may also provide public information and education programs for informing residents of and visitors to the state of the availability and proper use of emergency medical services, **of the designation a hospital may receive as a trauma center, STEMI center, or stroke center**, of the value and nature of programs to involve citizens in the administering of prehospital emergency care, including cardiopulmonary resuscitation, and of the availability of training programs in emergency care for members of the general public.

2. The department shall, for **trauma care**, STEMI care, and stroke care, respectively:

(1) Compile ~~and~~, assess, **and make publicly available** peer-reviewed and evidence-based clinical research and guidelines that provide or support recommended treatment standards **and that have been recommended by the time-critical diagnosis advisory committee;**

(2) Assess the capacity of the emergency medical services system and hospitals to deliver recommended treatments in a timely fashion;

(3) Use the research, guidelines, and assessment to promulgate rules establishing protocols for transporting **trauma patients to a trauma center**, STEMI patients to a STEMI center, or stroke patients to a stroke center. Such transport protocols shall direct patients to **trauma centers**, STEMI centers, and stroke centers under section 190.243 based on the centers' capacities to deliver recommended acute care treatments within time limits suggested by clinical research;

(4) Define regions within the state for purposes of coordinating the delivery of **trauma care**, STEMI care, and stroke care, respectively;

(5) Promote the development of regional or community-based plans for transporting **trauma**, STEMI, or stroke patients via ground or air ambulance to **trauma centers**, STEMI centers, or stroke centers, respectively, in accordance with section 190.243; and

(6) Establish procedures for the submission of community-based or regional plans for department approval.

3. A community-based or regional plan **for the transport of trauma, STEMI, and stroke patients** shall be submitted to the department for approval. Such plan shall be based on the clinical research and guidelines and assessment of capacity described in subsection ~~[4]~~ **2** of this section and shall include a mechanism for evaluating its effect on medical outcomes. Upon approval of a plan, the department shall waive the requirements of rules promulgated under sections 190.100 to 190.245 that are inconsistent with the community-based or regional plan. A community-based or regional plan shall be developed by ~~for in consultation with~~ the representatives of hospitals, physicians, and emergency medical services providers in the community or region.

190.241. 1. **Except as provided for in subsection 4 of this section**, the department shall designate a hospital as an adult, pediatric or adult and pediatric trauma center when a hospital, upon proper application submitted by the hospital and site review, has been found by the department to meet the applicable level of trauma center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Site review may occur on-site or by any reasonable means of communication, or by any combination thereof.** Such rules shall include designation as a trauma center without site review if such hospital is verified by a national verifying or designating body at the level which corresponds to a level approved in rule. **In developing trauma center designation criteria, the department shall use, as it deems practicable, peer-reviewed and evidence-based clinical research and guidelines including, but not limited to, the most recent guidelines of the American College of Surgeons.**

2. Except as provided for in subsection ~~[5]~~ **4** of this section, the department shall designate a hospital as a STEMI or stroke center when such hospital, upon proper application and site review, has been found by the department to meet the applicable level of STEMI or stroke center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Site review may occur on-site or by any reasonable means of communication, or by any combination thereof.** In developing STEMI center and stroke center designation criteria, the department shall use, as it deems practicable, ~~[appropriate]~~ peer-reviewed ~~[or]~~ and evidence-based **clinical research [on such topics] and guidelines** including, but not limited to, the most recent guidelines of the American College of Cardiology ~~[and]~~, the American Heart Association ~~[for STEMI centers, or the Joint Commission's Primary Stroke Center Certification program criteria for stroke centers, or Primary and Comprehensive Stroke Center Recommendations as published by]~~, or the American Stroke Association. Such rules shall include designation as a STEMI center **or stroke center** without site review if such hospital is certified by a national body.

3. The department of health and senior services shall, not less than once every ~~[five]~~ **three** years, conduct ~~[an on-site]~~ a site review of every trauma, STEMI, and stroke center through appropriate department personnel or a qualified contractor, with the exception of **trauma centers, STEMI centers, and** stroke centers designated pursuant to subsection ~~[5]~~ **4** of this section; however, this provision is not intended to limit the department's ability to conduct a complaint investigation pursuant to subdivision (3) of subsection 2 of section 197.080 of any trauma, STEMI, or stroke center. ~~[On-site]~~ Site reviews shall be coordinated for the different types of centers to the extent practicable with hospital licensure inspections conducted under chapter 197. No person shall be a qualified contractor for purposes of this subsection who has a substantial conflict of interest in the operation of any trauma, STEMI, or stroke center under review. The department may deny, place on probation, suspend or revoke such designation in any case in which it has ~~[reasonable cause to believe that]~~ **determined** there has been a substantial failure to comply with the provisions of this chapter or any rules or regulations promulgated pursuant to this chapter. **Centers that are placed on probationary status shall be required to demonstrate compliance with the provisions of this chapter and any rules or regulations promulgated under this chapter within twelve months of the date of the receipt of the notice of probationary status, unless otherwise provided by a settlement agreement with a duration of a maximum of eighteen months between the department and the designated center.** If the department of health and senior services has ~~[reasonable cause to believe]~~ **determined** that a hospital is not in compliance with such provisions or regulations, it may conduct additional announced or unannounced site reviews of the hospital to verify compliance. If a trauma, STEMI, or stroke center fails two consecutive ~~[on-site]~~ site reviews because of substantial noncompliance with standards prescribed by sections 190.001 to 190.245 or rules adopted by the department pursuant to sections 190.001 to 190.245, its center designation shall be revoked.

4. (1) Instead of applying for **trauma, STEMI, or stroke** center designation under subsection 1 or 2 of this section, a hospital may apply for **trauma, STEMI, or stroke** center designation under this subsection. Upon receipt of an application ~~[from a hospital]~~ on a form prescribed by the department, the department shall designate such hospital[-

~~(1) A level I STEMI center if such hospital has been certified as a Joint Commission comprehensive cardiac center or another department-approved nationally recognized organization that provides comparable STEMI center accreditation; or~~

~~(2) A level II STEMI center if such hospital has been accredited as a Mission: Lifeline STEMI receiving center by the American Heart Association accreditation process or another department-approved nationally recognized organization that provides STEMI receiving center accreditation.~~

5. ~~Instead of applying for stroke center designation pursuant to the provisions of subsection 2 of this section, a hospital may apply for stroke center designation pursuant to this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:~~

~~(1) A level I stroke center if such hospital has been certified as a comprehensive stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines;~~

~~(2) A level II stroke center if such hospital has been certified as a primary stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines; or~~

~~(3) A level III stroke center if such hospital has been certified as an acute stroke ready hospital by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines]~~ **at a state level that corresponds to a similar national designation as set forth in rules promulgated by the department. The rules shall be based on standards of nationally recognized organizations and the recommendations of the time-critical diagnosis advisory committee.**

(2) Except as provided by subsection [6] 5 of this section, the department shall not require compliance with any additional standards for establishing or renewing **trauma, STEMI, or stroke** designations **under this subsection**. The designation shall continue if such hospital remains certified **or verified**. The department may remove a hospital's designation as a **trauma center, STEMI center, or stroke center** if the hospital requests removal of the designation or the department determines that the certificate ~~[recognizing]~~ **or verification that qualified** the hospital ~~[as a stroke center]~~ **for the designation under this subsection** has been suspended or revoked. Any decision made by the department to withdraw its designation of a ~~[stroke]~~ center pursuant to this subsection that is based on the revocation or suspension of a certification **or verification** by a certifying **or verifying** organization shall not be subject to judicial review. The department shall report to the certifying **or verifying** organization any complaint it receives related to the ~~[stroke]~~ center ~~[certification of a stroke center]~~ designated pursuant to this subsection. The department shall also advise the complainant which organization certified **or verified** the ~~[stroke]~~ center and provide the necessary contact information should the complainant wish to pursue a complaint with the certifying **or verifying** organization.

[6-] 5. Any hospital receiving designation as a **trauma center, STEMI center, or stroke center** pursuant to subsection [5] 4 of this section shall:

(1) ~~[Annually and]~~ Within thirty days of any changes **or receipt of a certificate or verification**, submit to the department proof of ~~[stroke]~~ certification **or verification** and the names and contact information of the **center's** medical director and the program manager ~~[of the stroke center]; and~~

(2) ~~[Submit to the department a copy of the certifying organization's final stroke certification survey results within thirty days of receiving such results;~~

~~(3) Submit every four years an application on a form prescribed by the department for stroke center review and designation;~~

~~(4) Participate in the emergency medical services regional system of stroke care in its respective emergency medical services region as defined in rules promulgated by the department;~~

~~(5)] Participate in local and regional emergency medical services systems [by reviewing and sharing outcome data and]~~ **for purposes of providing training [and], sharing clinical educational resources, and collaborating on improving patient outcomes.**

Any hospital receiving designation as a level III stroke center pursuant to subsection [5] 4 of this section shall have a formal agreement with a level I or level II stroke center for physician consultative services for evaluation of stroke patients for thrombolytic therapy and the care of the patient post-thrombolytic therapy.

~~[7-]~~ 6. Hospitals designated as a **trauma center**, **STEMI center**, or stroke center by the department~~[- including those designated pursuant to subsection 5 of this section-]~~ shall submit data ~~[to meet the data submission requirements specified by rules promulgated by the department. Such submission of data may be done]~~ by **one of** the following methods:

- (1) Entering hospital data ~~[directly]~~ into a state registry ~~[by direct data entry]; or~~
- (2) ~~[Downloading hospital data from a nationally recognized registry or data bank and importing the data files into a state registry; or~~
- (3) ~~Authorizing a nationally recognized registry or data bank to disclose or grant access to the department facility-specific data held by the]~~ **Entering hospital data into a national** registry or data bank. A hospital submitting data pursuant to **this** subdivision ~~[(2) or (3) of this subsection]~~ shall not be required to collect and submit any additional **trauma**, **STEMI**, or stroke center data elements. **No hospital submitting data to a national data registry or data bank under this subdivision shall withhold authorization for the department to access such data through such national data registry or data bank. Nothing in this subdivision shall be construed as requiring duplicative data entry by a hospital that is otherwise complying with the provisions of this subsection. Failure of the department to obtain access to data submitted to a national data registry or data bank shall not be construed as hospital noncompliance under this subsection.**

~~[8-]~~ 7. When collecting and analyzing data pursuant to the provisions of this section, the department shall comply with the following requirements:

- (1) Names of any health care professionals, as defined in section 376.1350, shall not be subject to disclosure;
- (2) The data shall not be disclosed in a manner that permits the identification of an individual patient or encounter;
- (3) The data shall be used for the evaluation and improvement of hospital and emergency medical services' trauma, stroke, and STEMI care; **and**
- (4) ~~[The data collection system shall be capable of accepting file transfers of data entered into any national recognized trauma, stroke, or STEMI registry or data bank to fulfill trauma, stroke, or STEMI certification reporting requirements; and~~

~~(5)]~~ **Trauma**, **STEMI**, and stroke center data elements shall conform to ~~[nationally recognized performance measures, such as the American Heart Association's Get With the Guidelines]~~ **national registry or data bank data elements**, and include published detailed measure specifications, data coding instructions, and patient population inclusion and exclusion criteria to ensure data reliability and validity.

~~[9-]~~ ~~The board of registration for the healing arts shall have sole authority to establish education requirements for physicians who practice in an emergency department of a facility designated as a trauma, STEMI, or stroke center by the department under this section. The department shall deem such education requirements promulgated by the board of registration for the healing arts sufficient to meet the standards for designations under this section.~~

~~10-]~~ 8. The department shall not have authority to establish additional education requirements for physicians who are emergency medicine board certified or board eligible through the American Board of Emergency Medicine (ABEM) or the American Osteopathic Board of Emergency Medicine (AOBEM) and who are practicing in the emergency department of a facility designated as a trauma center, STEMI center, or stroke center by the department under this section. The department shall deem the education requirements promulgated by ABEM or AOBEM to meet the standards for designations under this section. Education requirements for non-ABEM or non-AOBEM certified physicians, nurses, and other providers who provide care at a facility designated as a trauma center, STEMI center, or stroke center by the department under this section shall mirror but not exceed those established by national designating or verifying bodies of trauma centers, STEMI centers, or stroke centers.

9. The department of health and senior services may establish appropriate fees to offset **only** the costs of trauma, STEMI, and stroke center ~~[reviews]~~ **surveys**.

~~[11-]~~ 10. No hospital shall hold itself out to the public as a STEMI center, stroke center, adult trauma center, pediatric trauma center, or an adult and pediatric trauma center unless it is designated as such by the department of health and senior services.

~~[12-]~~ 11. Any person aggrieved by an action of the department of health and senior services affecting the trauma, STEMI, or stroke center designation pursuant to this chapter, including the revocation, the suspension, or the granting of, refusal to grant, or failure to renew a designation, may seek a determination thereon by the

administrative hearing commission under chapter 621. It shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department.

190.243. 1. Severely injured patients shall be transported to a trauma center. Patients who suffer a STEMI, as defined in section 190.100, shall be transported to a STEMI center. Patients who suffer a stroke, as defined in section 190.100, shall be transported to a stroke center.

2. A physician, **physician assistant**, or registered nurse authorized by a physician who has established verbal communication with ambulance personnel shall instruct the ambulance personnel to transport a severely ill or injured patient to the closest hospital or designated trauma, STEMI, or stroke center, as determined according to estimated transport time whether by ground ambulance or air ambulance, in accordance with transport protocol approved by the medical director and the department of health and senior services, even when the hospital is located outside of the ambulance service's primary service area. When initial transport from the scene of illness or injury to a trauma, STEMI, or stroke center would be prolonged, the STEMI, stroke, or severely injured patient may be transported to the nearest appropriate facility for stabilization prior to transport to a trauma, STEMI, or stroke center.

3. Transport of the STEMI, stroke, or severely injured patient shall be governed by principles of timely and medically appropriate care; consideration of reimbursement mechanisms shall not supersede those principles.

4. Patients who do not meet the criteria for direct transport to a trauma, STEMI, or stroke center shall be transported to and cared for at the hospital of their choice so long as such ambulance service is not in violation of local protocols.

190.245. ~~[The department shall require hospitals, as defined by chapter 197, designated as trauma, STEMI, or stroke centers to provide for a peer review system, approved by the department, for trauma, STEMI, and stroke cases, respective to their designations, under section 537.035. For purposes of sections 190.241 to 190.245, the department of health and senior services shall have the same powers and authority of a health care licensing board pursuant to subsection 6 of section 537.035.]~~ Failure of a hospital to provide all medical records **and quality improvement documentation** necessary for the department to implement provisions of sections 190.241 to 190.245 shall result in the revocation of the hospital's designation as a trauma **center**, STEMI **center**, or stroke center. Any medical records obtained by the department ~~[or peer review committees]~~ shall be used only for purposes of implementing the provisions of sections 190.241 to 190.245 and the names of hospitals, physicians and patients shall not be released by the department or members of review ~~[committees]~~ **teams**.

190.257. 1. There is hereby established the "Time-Critical Diagnosis Advisory Committee", to be designated by the director for the purpose of advising and making recommendations to the department on:

- (1) Improvement of public and professional education related to time-critical diagnosis;
- (2) Engagement in cooperative research endeavors;
- (3) Development of standards, protocols, and policies related to time-critical diagnosis, including recommendations for state regulations; and
- (4) Evaluation of community and regional time-critical diagnosis plans, including recommendations for changes.

2. The members of the committee shall serve without compensation, except that the department shall budget for reasonable travel expenses and meeting expenses related to the functions of the committee.

3. The director shall appoint sixteen members to the committee from applications submitted for appointment, with the membership to be composed of the following:

- (1) Six members, one from each EMS region, who are active participants providing emergency medical services, with at least:
 - (a) One member who is a physician serving as a regional EMS medical director;
 - (b) One member who serves on an air ambulance service;
 - (c) One member who resides in an urban area; and
 - (d) One member who resides in a rural area; and
- (2) Ten members who represent hospitals, with at least:
 - (a) One member who is employed by a level I or level II trauma center;
 - (b) One member who is employed by a level I or level II STEMI center;
 - (c) One member who is employed by a level I or level II stroke center;
 - (d) One member who is employed by a rural or critical access hospital; and
 - (e) Three physicians, with one physician certified by the American Board of Emergency Medicine (ABEM) or American Osteopathic Board of Emergency Medicine (AOBEM) and two physicians employed in time-critical diagnosis specialties at a level I or level II trauma center, STEMI center, or stroke center.

4. In addition to the sixteen appointees, the state EMS medical director shall serve as an ex officio member of the committee.

5. The director shall make a reasonable effort to ensure that the members representing hospitals have geographical representation from each district of the state designated by a statewide nonprofit membership association of hospitals.

6. Members appointed by the director shall be appointed for three-year terms. Initial appointments shall include extended terms in order to establish a rotation to ensure that only approximately one-third of the appointees will have their term expire in any given year. An appointee wishing to continue in his or her role on the committee shall resubmit an application as required by this section.

7. The committee shall consult with the state advisory council on emergency medical services, as described in section 190.101, regarding issues involving emergency medical services.”; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HB 2331, as amended - Fiscal Review

THIRD READING OF SENATE BILLS

SS SCS SB 672, relating to workforce development, was placed on the Informal Calendar.

BILLS IN CONFERENCE

CCR HCS SS SCS SBs 775, 751 & 640, as amended, relating to judicial proceedings, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), **CCR HCS SS SCS SBs 775, 751 & 640, as amended**, was adopted by the following vote:

AYES: 135

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 27	Brown 70	Buchheit-Courtway
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Perkins	Person	Phifer

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Pike	Plocher	Pollitt 52	Pollock 123	Porter
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 45	Smith 67	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 021

Bailey	Baker	Bosley	Brown 16	Burger
Derges	Doll	Hudson	McDaniel	McGaugh
McGill	Patterson	Pietzman	Pouche	Rone
Schnelting	Sharpe 4	Smith 155	Smith 163	Stevens 46
West				

VACANCIES: 007

On motion of Representative Kelly (141), **CCS HCS SS SCS SBs 775, 751 & 640** was truly agreed to and finally passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bromley	Brown 27
Brown 70	Buchheit-Courtway	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 015

Bosley	Brown 16	Burger	Derges	Doll
Hudson	McDaniel	McGill	Patterson	Pietzman
Rone	Sharpe 4	Smith 163	Stevens 46	West

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 1878, as amended, relating to elections, was taken up by Representative Simmons.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	Morse	Murphy
O'Donnell	Owen	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	Wiemann
Wright	Mr. Speaker			

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer

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Price IV	Proudie	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 013

Bailey	Bland Manlove	Brown 16	Burger	Doll
Hudson	McDaniel	McGill	Patterson	Pietzman
Rone	Sharpe 4	West		

VACANCIES: 007

On motion of Representative Simmons, **SS SCS HB 1878, as amended**, was adopted by the following vote:

AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	Morse	Murphy
O'Donnell	Owen	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	Wiemann
Wright	Mr. Speaker			

NOES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 012

Bailey	Brown 16	Burger	Doll	Hudson
McDaniel	McGirl	Patterson	Pietzman	Rone
Sharpe 4	West			

VACANCIES: 007

On motion of Representative Simmons, **SS SCS HB 1878, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	Morse	Murphy
O'Donnell	Owen	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	Wiemann
Wright	Mr. Speaker			

NOES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 012

Bailey	Brown 16	Burger	Doll	Hudson
McDaniel	McGirl	Patterson	Pietzman	Rone
Sharpe 4	West			

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 1606, as amended**, and has taken up and passed **CCS SS SCS HCS HB 1606**.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Friday, May 13, 2022.

COMMITTEE HEARINGS

BUDGET

Friday, May 13, 2022, 9:00 AM, House Hearing Room 3.
Annual tax credit review hearing.

FISCAL REVIEW

Friday, May 13, 2022, 9:45 AM, House Lounge.
Executive session may be held on any matter referred to the committee.
Pending bill referral.

HOUSE CALENDAR

SEVENTY-FIRST DAY, FRIDAY, MAY 13, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl
HJR 80 - Coleman (32)
HCS HJR 134 - Taylor (139)
HJR 137 - Eggleston
HJR 128 - O'Donnell
HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HBs 1593 & 1959 - Walsh (50)
HCS HB 2704 - Hicks
HCS HB 1546 - Richey
HB 1581 - Mayhew

HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)

HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)

HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley

HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SS SB 812, (Fiscal Review 5/10/22) - Davidson
HCS SB 984 - McGaugh
HCS SS#2 SB 997, (Fiscal Review 5/10/22), E.C. - Griffith
SS SCS SB 725 - Smith (163)
HCS SS SCS SB 683, (Fiscal Review 5/11/22), E.C. - Kelly (141)
HCS SS#2 SB 761 - Taylor (139)
SB 655 - Pike
HCS SS SCS SB 931, (Fiscal Review 5/11/22) - Riley

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)
HCS SCS SB 982, E.C. - Shields
HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann
HCS SCS SB 799 - Richey
SB 987 - Rone
SS SCS SB 672 - Fitzwater

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 33 - Gregory (51)
SS SCR 36 - Griffith
SCR 27 - Stephens (128)
SCR 29 - Stephens (128)

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Deaton

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS HB 1667 - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)
SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended - Black (7)
SS HCS HB 1662, as amended (Fiscal Review 5/12/22) - Fishel
SS SCS HB 1738, as amended (Fiscal Review 5/12/22) - Dogan
HB 2365, with SA 1 (Fiscal Review 5/12/22) - Shields
SS SCS HB 2331, as amended (Fiscal Review 5/12/22) - Baker

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
HCS SS SCS SB 834, as amended (request House recede/grant conference) - DeGroot
HCS SS SCS SB 724, as amended (request House recede/take up and pass SS SCS SB 724) - Falkner

BILLS IN CONFERENCE

CCR HCS SB 820, as amended (Senate exceeded differences) - Haffner
CCR HCS#2 SB 710, as amended (exceeded differences), E.C. - Baker
HCS SB 845, as amended (Senate exceeded differences) - McGaugh
CCR HCS SS SB 690, as amended (Fiscal Review 5/11/22), E.C. - Christofanelli
SS SCS HCS HB 2485 - Knight

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SEVENTY-FIRST DAY, FRIDAY, MAY 13, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Watch ye, stand fast in the faith, quit ye like men, be strong. (I Corinthians 16:13)

O Loving God, whose light brightens all our ways, amid the stress of this trying final day we bow a moment at the altar of faith and freedom to listen to Your still, small voice which speaks forever to our hearts.

Give to us a real consciousness of Your powerful presence as we go through this decisive day, and grant a double measure of Your strengthening spirit. As we formulate our decisions and as we cast our votes, may we keep our minds clear and our hearts clean. By the power of Your spirit may we meet great needs with greater deeds and match lofty professions with lively practices. Thus may we advance forward to a better state because we are the true People's House.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Jordan Marie Hilker Bosley.

The Journal of the seventieth day was approved as printed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 2909**.

Emergency clause adopted.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS SB 718**.

THIRD READING OF SENATE BILLS - INFORMAL

SS SB 678, relating to the Kansas City board of police, was taken up by Representative Brown (16).

On motion of Representative Brown (16), the title of **SS SB 678** was agreed to.

Representative Person offered **House Amendment No. 1**.

House Amendment No. 1

AMEND Senate Substitute for Senate Bill No. 678, Page 2, Section 84.730, Line 31, by inserting after all of the said section and line the following:

"86.595. 1. For the purposes of this section, "line-of-duty death" means the death of a member police officer prior to retirement whose death was the natural and proximate result of an accident occurring at some definite time and place while the member police officer was in the actual performance of his or her duty and not caused by negligence on the part of the member police officer. The term includes "accidental death" as used in chapter 86.

2. Beginning July 1, 2023, in addition to any other benefits payable and notwithstanding the provisions of section 105.684 or any other provision of law to the contrary, for the purposes of sections 70.661, 86.093, 86.287, 86.547, 86.1240, and 86.1250, when a member police officer suffers a line-of-duty death prior to retirement, any surviving spouse or surviving beneficiaries currently receiving pension benefits prior to July 1, 2023, or any surviving spouse or surviving beneficiaries eligible to receive such benefits on or after such date, shall receive one hundred percent of the total amount of payable benefits in the same amount that the deceased member police officer was entitled.

3. Benefits paid under this section shall be payable in the same manner as provided under the sections of law applicable to the member police officer's pension plan. Proof of the manner of death, marriage, and beneficiary status shall be provided as required under the sections of law applicable to the member police officer's pension plan.

4. The surviving spouse shall retain the right to such benefits until his or her death, and such benefits shall not lapse upon any subsequent remarriage.

5. Each person receiving benefits as a surviving spouse or surviving beneficiary of a member police officer shall be considered a member of the applicable retirement system for voting purposes and entitled to one vote on matters presented to members."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden raised a point of order that **House Amendment No. 1** goes beyond the scope of the bill.

The Chair ruled the point of order well taken.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127

Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McDaniel	McGaugh	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 015

Bailey	Basye	Bland Manlove	Burger	Derges
Doll	Haden	Kidd	Mackey	McGill
Pietzman	Price IV	Rogers	Rone	Stephens 128

VACANCIES: 007

On motion of Representative Brown (16), **SS SB 678** was truly agreed to and finally passed by the following vote:

AYES: 102

Andrews	Atchison	Aune	Baker	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields

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Simmons	Smith 155	Smith 163	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 038

Adams	Aldridge	Anderson	Appelbaum	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Butz	Clemens	Collins
Davis	Fogle	Gray	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Smith 67	Stevens 46	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 004

Burton	Gunby	Sharp 36	Smith 45
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ABSENT WITH LEAVE: 012

Bailey	Basye	Burger	Doll	McGill
Pietzman	Price IV	Rogers	Rone	Stephens 128
Terry	Veit			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 101

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mayhew	McGaugh	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Davis	Fogle	Gray
Ingle	Johnson	Lewis 25	Lovasco	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 003

Gunby	Sharp 36	Smith 45
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ABSENT WITH LEAVE: 009

Bailey	Burger	Doll	McDaniel	McGill
Pietzman	Rogers	Rone	Stephens 128	

VACANCIES: 007

Representative Taylor (139) assumed the Chair.

THIRD READING OF SENATE JOINT RESOLUTIONS

SS#2 SJR 38, relating to the funding of law enforcement agencies, was taken up by Representative Brown (16).

On motion of Representative Brown (16), the title of **SS#2 SJR 38** was agreed to.

Speaker Vescovo resumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Andrews	Baker	Billington	Black 137	Black 7
Bromley	Brown 16	Buchheit-Courtway	Busick	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	DeGroot	Derges	Dinkins
Eggleston	Falkner	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	Morse	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann

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Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Mr. Speaker			

NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 025

Atchison	Bailey	Basye	Boggs	Burger
Coleman 32	Deaton	Dogan	Doll	Evans
Fishel	Haley	Hicks	Mackey	McGill
Murphy	O'Donnell	Pietzman	Price IV	Rogers
Rone	Simmons	Stacy	Trent	Wright

VACANCIES: 007

On motion of Representative Brown (16), **SS#2 SJR 38** was truly agreed to and finally passed by the following vote:

AYES: 103

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Mayhew	McDaniel
McGaugh	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Davis	Fogle	Gray
Ingle	Johnson	Lewis 25	Lovasco	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Simmons
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 003

Gunby	Sharp 36	Smith 45
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ABSENT WITH LEAVE: 006

Burger	Doll	McGill	Pietzman	Rogers
Rone				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF SENATE BILLS

HCS SS SB 812, HCS SB 984, HCS SS#2 SB 997, SS SCS SB 725, HCS SS SCS SB 683, and HCS SS#2 SB 761 were placed on the Informal Calendar.

SB 655, relating to the Missouri local government employees' retirement system, was taken up by Representative Pike.

On motion of Representative Pike, the title of **SB 655** was agreed to.

On motion of Representative Pike, **SB 655** was truly agreed to and finally passed by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Christofanelli	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6

Lovasco	Mackey	Mayhew	McCreery	McGaugh
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 001

Davis

PRESENT: 000

ABSENT WITH LEAVE: 016

Bailey	Basye	Brown 16	Burger	Chipman
Clemens	Doll	Hicks	McDaniel	McGill
Merideth	Pietzman	Roberts	Rone	Schroer
Simmons				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

BILLS IN CONFERENCE

SS SCS HCS HB 2485, relating to environmental regulation, was taken up by Representative Knight.

Representative Knight moved that the Conference Committee on **SS SCS HCS HB 2485** be dissolved.

Which motion was adopted.

Representative Knight moved that **SS SCS HCS HB 2485** be adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Atchison	Baker	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Buchheit-Courtway	Busick
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Eggleston	Evans	Falkner

Fishel	Fitzwater	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Mr. Speaker			

NOES: 042

Adams	Anderson	Appelbaum	Aune	Bailey
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Ellebracht	Fogle	Gray
Gunby	Ingle	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Phifer	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge	Andrews	Basye	Burger	Chipman
Dogan	Doll	Francis	Grier	Hicks
Hovis	Johnson	McDaniel	McGill	Person
Pietzman	Pollock 123	Price IV	Rone	Smith 67
Windham	Wright			

VACANCIES: 007

On motion of Representative Knight, **SS SCS HCS HB 2485** was adopted by the following vote:

AYES: 101

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Busick	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Lovasco
Mayhew	McGaugh	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher

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Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Fogle	Gray	Gunby
Ingle	Johnson	Kidd	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 010

Burger	Chipman	Doll	Hicks	Knight
Lewis 6	McDaniel	McGirl	Pietzman	Rone

VACANCIES: 007

On motion of Representative Knight, **SS SCS HCS HB 2485** was truly agreed to and finally passed by the following vote:

AYES: 100

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Busick	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	Morse	Murphy
O'Donnell	Owen	Patterson	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 045

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Price IV	Proudie	Quade	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 001

Bailey

ABSENT WITH LEAVE: 010

Appelbaum	Burger	Chipman	Doll	Hicks
McDaniel	McGill	Perkins	Pietzman	Rone

VACANCIES: 007

Speaker Vescovo declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HCS HB 1662, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Fogle and Walsh (50)

Noes (1): Baringer

Absent (1): Richey

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HB 1738, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HB 2331, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2365, with Senate Amendment No. 1**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Fogle and Walsh (50)

Noes (0)

Absent (1): Richey

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SB 683**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Fogle and Richey

Noes (1): Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 812**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Eggleston, Fitzwater and Walsh (50)

Noes (2): Baringer and Fogle

Absent (1): Richey

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended, relating to the visitation rights of patients, was taken up by Representative Black (7).

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Buchheit-Courtway	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner

Haley	Hardwick	Henderson	Hicks	Houx
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thompson	Toalson Reisch	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 036

Anderson	Appelbaum	Bangert	Baringer	Barnes
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	McCreery	Merideth	Mosley	Quade
Rogers	Sharp 36	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 025

Adams	Aldridge	Aune	Brown 16	Burger
Christofanelli	Derges	Dogan	Doll	Hovis
Mackey	McDaniel	McGill	Nurrenbern	Person
Phifer	Pietzman	Price IV	Proudie	Rone
Sauls	Smith 67	Stephens 128	Thomas	Trent

VACANCIES: 007

On motion of Representative Black (7), **SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended**, was adopted by the following vote:

AYES: 130

Adams	Andrews	Atchison	Aune	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bosley
Bromley	Brown 27	Brown 70	Buchheit-Courtway	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	Morse	Mosley

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Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 001

Terry

PRESENT: 015

Aldridge	Anderson	Appelbaum	Bland Manlove	Clemens
Ingle	Lewis 25	Merideth	Person	Phifer
Stevens 46	Unsicker	Walsh Moore 93	Weber	Windham

ABSENT WITH LEAVE: 010

Brown 16	Burger	Derges	Doll	McDaniel
McGill	Pietzman	Price IV	Rone	Sauls

VACANCIES: 007

On motion of Representative Black (7), SS SCS HCS HBs 2116, 2097, 1690 & 2221, as amended, was truly agreed to and finally passed by the following vote:

AYES: 129

Aldridge	Andrews	Atchison	Aune	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139

Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 018

Adams	Anderson	Appelbaum	Bland Manlove	Clemens
Collins	Gunby	Lewis 25	Merideth	Mosley
Person	Phifer	Stevens 46	Terry	Unsicker
Walsh Moore 93	Weber	Windham		

ABSENT WITH LEAVE: 009

Burger	Derges	Doll	Gray	McGill
Pietzman	Price IV	Rone	Sauls	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

BILLS IN CONFERENCE

CCR HCS#2 SB 710, as amended, relating to health care, was taken up by Representative Baker.

On motion of Representative Baker, **CCR HCS#2 SB 710, as amended**, was adopted by the following vote:

AYES: 130

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155

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Smith 163	Smith 67	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Veit	Walsh 50	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 007

Aldridge	Burton	Collins	Lewis 25	Price IV
Proudie	Walsh Moore 93			

PRESENT: 013

Bland Manlove	Bosley	Burnett	Gunby	Merideth
Morse	Person	Phifer	Smith 45	Stevens 46
Terry	Unsicker	Windham		

ABSENT WITH LEAVE: 006

Burger	Doll	McGill	Pietzman	Rone
Stephens 128				

VACANCIES: 007

On motion of Representative Baker, **CCS HCS#2 SB 710** was truly agreed to and finally passed by the following vote:

AYES: 125

Aldridge	Andrews	Atchison	Aune	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Buchheit-Courtway
Burnett	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	Mosley
Murphy	Nurrenbern	O'Donnell	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Smith 67	Stephens 128
Tate	Taylor 139	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 019

Adams	Anderson	Appelbaum	Brown 70	Burton
Collins	Gunby	Lewis 25	Merideth	Morse
Phifer	Proudie	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Windham	

ABSENT WITH LEAVE: 012

Burger	Doll	Hicks	McGill	Owen
Person	Pietzman	Price IV	Rone	Simmons
Stacy	Taylor 48			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 67	Stevens 46	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 004

Davis	Proudie	Terry	Windham
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PRESENT: 002

Bland Manlove	Smith 45
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ABSENT WITH LEAVE: 012

Bailey	Burger	Burnett	Doll	Hurlbert
McGill	Pietzman	Price IV	Rogers	Rone
Stacy	Stephens 128			

VACANCIES: 007

CCR HCS SB 820, as amended, relating to utilities, was taken up by Representative Haffner.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 008

Bland Manlove	Burger	Doll	Hicks	McGill
Pietzman	Price IV	Rone		

VACANCIES: 007

On motion of Representative Haffner, **CCR HCS SB 820, as amended**, was adopted by the following vote:

AYES: 113

Aldridge	Andrews	Atchison	Bailey	Baker
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burnett
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	Morse	Mosley	Murphy	O'Donnell
Owen	Patterson	Perkins	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schojack	Veit	Walsh 50	West	Wiemann
Windham	Wright	Mr. Speaker		

NOES: 035

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 70
Burton	Butz	Clemens	Ellebracht	Fogle
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Nurrenbern	Quade	Rogers
Sauls	Sharp 36	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 001

Person

ABSENT WITH LEAVE: 007

Burger	Doll	McDaniel	McGill	Pietzman
Price IV	Rone			

VACANCIES: 007

On motion of Representative Haffner, **CCS HCS SB 820** was truly agreed to and finally passed by the following vote:

AYES: 112

Aldridge	Andrews	Atchison	Bailey	Baker
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
Morse	Mosley	Murphy	O'Donnell	Owen
Patterson	Perkins	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 67
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Windham
Wright	Mr. Speaker			

NOES: 035

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 70
Burnett	Burton	Butz	Clemens	Ellebracht
Fogle	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Nurrenbern	Quade
Sauls	Sharp 36	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 001

Person

ABSENT WITH LEAVE: 008

Burger	Doll	Kidd	McGill	Pietzman
Price IV	Rogers	Rone		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

BILLS CARRYING REQUEST MESSAGES

HCS SS SCS SB 724, as amended, relating to political subdivisions, was taken up by Representative Falkner.

Representative Falkner moved that the House recede from its position on **HCS SS SCS SB 724, as amended**.

Which motion was adopted.

On motion of Representative Falkner, **SS SCS SB 724** was truly agreed to and finally passed by the following vote:

AYES: 145

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Billington	Black 137	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 002

Basye Black 7

PRESENT: 000

ABSENT WITH LEAVE: 009

Bland Manlove	Burger	Coleman 32	Doll	McGill
Proudie	Rone	Smith 67	Windham	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS SCS SB 683, relating to child care, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of **HCS SS SCS SB 683** was agreed to.

Representative Kelly (141) moved that **HCS SS SCS SB 683** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 000

NOES: 140

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	Merideth
Morse	Mosley	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riley	Roberts	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Smith 45	Stacy	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

PRESENT: 003

Davis	Murphy	Roden
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ABSENT WITH LEAVE: 013

Appelbaum	Burger	Coleman 32	Doll	McDaniel
McGill	Price IV	Riggs	Rone	Simmons
Smith 67	Stephens 128	Windham		

VACANCIES: 007

On motion of Representative Kelly (141), the title of **SS SCS SB 683**, relating to child care, was agreed to.

On motion of Representative Kelly (141), **SS SCS SB 683** was truly agreed to and finally passed by the following vote:

AYES: 144

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 001

Walsh 50

PRESENT: 002

Atchison Roden

ABSENT WITH LEAVE: 009

Burger	Coleman 32	Doll	McDaniel	McGill
Person	Price IV	Rone	Windham	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 147

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Derges
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 001

Davis

PRESENT: 001

Walsh 50

ABSENT WITH LEAVE: 007

Burger	Coleman 32	Doll	McDaniel	McGill
Person	Rone			

VACANCIES: 007

HOUSE BILLS WITH SENATE AMENDMENTS

SS HCS HB 1662, as amended, relating to restrictions on real property, was taken up by Representative Fishel.

Representative Taylor (139) resumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Atchison	Bailey	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Busick	Chipman	Christofanelli	Coleman 97	Cook
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burton	Butz	Collins
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 015

Andrews	Basye	Burger	Burnett	Clemens
Coleman 32	Copeland	Doll	Mackey	McDaniel
McGill	Pietzman	Porter	Rone	Walsh Moore 93

VACANCIES: 007

On motion of Representative Fishel, **SS HCS HB 1662, as amended**, was adopted by the following vote:

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AYES: 095

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Busick	Chipman	Christofanelli
Coleman 97	Cook	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Mayhew	McGaugh	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Pouche
Price IV	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 041

Adams	Aldridge	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Burnett
Burton	Butz	Clemens	Collins	Ellebracht
Falkner	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Sharp 36	Smith 67	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 005

Anderson	Brown 70	Phifer	Sauls	Smith 45
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ABSENT WITH LEAVE: 015

Barnes	Burger	Coleman 32	Copeland	Doll
Henderson	Hicks	Lovasco	McDaniel	McGill
Pietzman	Porter	Rone	Stacy	Stevens 46

VACANCIES: 007

On motion of Representative Fishel, **SS HCS HB 1662, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 094

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Busick	Chipman	Christofanelli
Coleman 97	Cook	Cupps	Davidson	Davis
Deaton	Derges	Dinkins	Dogan	Eggleston
Evans	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner

Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Kalberloh	Kelley 127	Kelly 141
Knight	Lovasco	Mayhew	McGaugh	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Falkner	Fogle	Gray
Gunby	Ingle	Johnson	Kidd	Lewis 25
Lewis 6	Mackey	McCreery	Merideth	Nurrenbern
Person	Proudie	Quade	Rogers	Sharp 36
Smith 67	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 002

Sauls Smith 45

ABSENT WITH LEAVE: 017

Barnes	Burger	Coleman 32	Copeland	DeGroot
Doll	Hurlbert	McDaniel	McGill	Mosley
Phifer	Porter	Price IV	Roberts	Roden
Rone	Stevens 46			

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

THIRD READING OF SENATE CONCURRENT RESOLUTIONS - INFORMAL

SCR 34, relating to the Newtonia Battlefields, was taken up by Representative Deaton.

On motion of Representative Deaton, **SCR 34** was truly agreed to and finally passed by the following vote:

AYES: 133

Aldridge	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Busick	Butz	Christofanelli	Clemens
Coleman 97	Collins	Cook	Cupps	Davidson

Davis	Deaton	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 003

Bosley	Smith 67	Windham
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ABSENT WITH LEAVE: 020

Adams	Barnes	Burger	Burnett	Burton
Chipman	Coleman 32	Copeland	DeGroot	Doll
McDaniel	McGill	Patterson	Porter	Price IV
Rone	Schwadron	Sharp 36	Stevens 46	Walsh Moore 93

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162, relating to opioid addiction treatment, was taken up by Representative Deaton.

On motion of Representative Deaton, **SS HB 2162** was adopted by the following vote:

AYES: 140

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Cupps	Davidson
Davis	Deaton	Derges	Dinkins	Dogan

Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	Merideth	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 016

Barnes	Burger	Coleman 32	Copeland	DeGroot
Doll	Hovis	McDaniel	McGill	Morse
Patterson	Perkins	Porter	Rone	Turnbaugh
Windham				

VACANCIES: 007

On motion of Representative Deaton, **SS HB 2162** was truly agreed to and finally passed by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Person

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Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pouche	Price IV	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 018

Bailey	Barnes	Burger	Coleman 32	Copeland
Doll	Gregory 51	McDaniel	McGill	Patterson
Perkins	Pollock 123	Porter	Proudie	Rone
Toalson Reisch	Turnbaugh	Windham		

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

SS HB 1667, relating to kratom products, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, **SS HB 1667** was adopted by the following vote:

AYES: 107

Adams	Aldridge	Anderson	Appelbaum	Aune
Baker	Bangert	Baringer	Basye	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burnett	Burton	Butz	Chipman
Christofanelli	Clemens	Coleman 97	Collins	Cupps
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Falkner	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Hicks	Houx	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelly 141	Knight	Lewis 25
Lovasco	Mackey	McCreery	McGaugh	Mosley
Murphy	Nurrenbern	Owen	Person	Phifer
Pike	Plocher	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Riley
Roberts	Rogers	Sander	Sauls	Schnelting
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Trent	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Young	Mr. Speaker			

NOES: 028

Andrews	Atchison	Billington	Black 137	Boggs
Busick	Cook	Eggleston	Evans	Fishel
Gregory 96	Henderson	Hovis	Kelley 127	Kidd
Lewis 6	Mayhew	O'Donnell	Pietzman	Pollitt 52
Pollock 123	Richey	Riggs	Roden	Sassmann
Stacy	Thompson	Walsh 50		

PRESENT: 001

Morse

ABSENT WITH LEAVE: 020

Bailey	Barnes	Brown 70	Burger	Coleman 32
Copeland	Doll	Ellebracht	McDaniel	McGill
Merideth	Patterson	Perkins	Rone	Schroer
Stephens 128	Toalson Reisch	Turnbaugh	Windham	Wright

VACANCIES: 007

On motion of Representative Christofanelli, **SS HB 1667** was truly agreed to and finally passed by the following vote:

AYES: 106

Adams	Aldridge	Anderson	Appelbaum	Aune
Baker	Bangert	Baringer	Basye	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burnett	Burton	Butz
Christofanelli	Clemens	Coleman 97	Collins	Cupps
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Fitzwater	Fogle	Francis
Gray	Gregory 51	Griffith	Gunby	Haden
Haley	Hardwick	Hicks	Houx	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelly 141
Knight	Lewis 25	Lovasco	Mackey	McCreery
McGaugh	Morse	Mosley	Murphy	Nurrenbern
Owen	Person	Phifer	Pike	Plocher
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Riley	Roberts	Rogers	Sander
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 45	Smith 67	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Trent	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Windham	Young
Mr. Speaker				

NOES: 031

Andrews	Atchison	Billington	Black 137	Boggs
Busick	Cook	Eggleston	Evans	Fishel
Gregory 96	Haffner	Henderson	Hovis	Kelley 127
Kidd	Lewis 6	Mayhew	O'Donnell	Pietzman

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Pollitt 52	Pollock 123	Reedy	Richey	Riggs
Roden	Sassmann	Stacy	Thompson	Walsh 50
Wright				

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Barnes	Burger	Chipman	Coleman 32
Copeland	Doll	Ellebracht	Falkner	Grier
McDaniel	McGill	Merideth	Patterson	Perkins
Rone	Simmons	Toalson Reisch	Turnbaugh	

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

THIRD READING OF SENATE BILLS - INFORMAL

SS SCS SB 725, relating to ground ambulance services, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **SS SCS SB 725** was agreed to.

On motion of Representative Smith (163), **SS SCS SB 725** was truly agreed to and finally passed by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Buchheit-Courtway
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Derges	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 002

Basye Davis

PRESENT: 000

ABSENT WITH LEAVE: 015

Bailey	Barnes	Brown 70	Burger	Coleman 32
Doll	Ellebracht	Johnson	McDaniel	McGill
Patterson	Perkins	Rone	Smith 67	Windham

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

HCS SCS SB 799, relating to custody of offenders, was taken up by Representative Richey.

On motion of Representative Richey, the title of **HCS SCS SB 799** was agreed to.

Representative Richey moved that **HCS SCS SB 799** be adopted.

Which motion was defeated.

On motion of Representative Richey, the title of **SCS SB 799**, relating to escape from custody, was agreed to.

On motion of Representative Richey, **SCS SB 799** was truly agreed to and finally passed by the following vote:

AYES: 140

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Derges	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback

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Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 002

Bland Manlove Davis

PRESENT: 000

ABSENT WITH LEAVE: 014

Bailey	Barnes	Burger	Coleman 32	Dinkins
Doll	Ellebracht	McGill	Patterson	Perkins
Price IV	Rone	Smith 67	Veit	

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HB 2331, as amended, relating to programs administered by the department of health and senior services, was taken up by Representative Baker.

Speaker Vescovo resumed the Chair.

On motion of Representative Baker, **SS SCS HB 2331, as amended**, was adopted by the following vote:

AYES: 101

Andrews	Atchison	Baker	Basye	Billington
Black 7	Boggs	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burnett	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaughey
Morse	Murphy	O'Donnell	Owen	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Sauls	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155

Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Walsh 50	West	Wiemann	Wright

NOES: 015

Adams	Aldridge	Appelbaum	Bland Manlove	Bosley
Collins	Johnson	Lewis 25	Nurrenbern	Phifer
Smith 45	Terry	Turnbaugh	Unsicker	Windham

PRESENT: 023

Anderson	Aune	Bangert	Baringer	Brown 70
Burton	Butz	Clemens	Fogle	Gray
Gunby	Ingle	Mackey	McCreery	Merideth
Mosley	Person	Quade	Rogers	Stevens 46
Walsh Moore 93	Weber	Young		

ABSENT WITH LEAVE: 017

Bailey	Barnes	Black 137	Burger	Coleman 32
Doll	Ellebracht	Hicks	McGill	Patterson
Perkins	Price IV	Proudie	Rone	Schnelting
Smith 67	Veit			

VACANCIES: 007

On motion of Representative Baker, **SS SCS HB 2331, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 103

Andrews	Atchison	Baker	Basye	Billington
Black 7	Boggs	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burnett	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	Morse	Murphy	O'Donnell	Owen
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

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NOES: 013

Aldridge	Bland Manlove	Bosley	Collins	Johnson
Lewis 25	Phifer	Proudie	Smith 45	Terry
Turnbaugh	Unsicker	Windham		

PRESENT: 026

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Brown 70	Burton	Butz	Clemens
Fogle	Gray	Gunby	Ingle	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Quade	Rogers	Stevens 46	Walsh Moore 93	Weber
Young				

ABSENT WITH LEAVE: 014

Bailey	Barnes	Black 137	Burger	Coleman 32
Doll	Ellebracht	McGill	Patterson	Perkins
Price IV	Rone	Smith 67	Veit	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

SS SCS HB 1738, as amended, relating to state designations, was taken up by Representative Dogan.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Andrews	Atchison	Baker	Basye	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Busick
Chipman	Christofanelli	Coleman 97	Cook	Cupps
Davidson	Davis	Deaton	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McDaniel	McGaugh	Morse
Murphy	O'Donnell	Owen	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 040

Aldridge	Anderson	Appelbaum	Aune	Bangert
Baringer	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Smith 45	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 022

Adams	Bailey	Barnes	Billington	Bland Manlove
Brown 16	Burger	Coleman 32	Copeland	DeGroot
Doll	Ellebracht	Gregory 51	Houx	McGill
Patterson	Perkins	Price IV	Rone	Sharp 36
Smith 155	Smith 67			

VACANCIES: 007

On motion of Representative Dogan, **SS SCS HB 1738, as amended**, was adopted by the following vote:

AYES: 128

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Black 137	Black 7	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 97	Cook	Cupps
Davidson	Davis	Deaton	Derges	Dinkins
Dogan	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	Merideth	Morse	Mosley	Nurrenbern
O'Donnell	Owen	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

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NOES: 009

Boggs	Eggleston	Evans	Lewis 6	Murphy
Pollock 123	Seitz	Simmons	Toalson Reisch	

PRESENT: 004

Collins	Proudie	Walsh 50	Windham
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ABSENT WITH LEAVE: 015

Bailey	Barnes	Billington	Burger	Coleman 32
Copeland	DeGroot	Doll	Ellebracht	McGill
Patterson	Perkins	Price IV	Rone	Smith 67

VACANCIES: 007

On motion of Representative Dogan, **SS SCS HB 1738, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 127

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Cook
Cupps	Davidson	Davis	Derges	Dinkins
Dogan	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
Merideth	Morse	Mosley	Nurrenbern	O'Donnell
Owen	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Smith 45	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 008

Boggs	Deaton	Eggleston	Evans	Kidd
Lewis 6	Pollock 123	Seitz		

PRESENT: 007

Collins	Murphy	Proudie	Simmons	Toalson Reisch
Walsh 50	Windham			

ABSENT WITH LEAVE: 014

Bailey	Barnes	Burger	Coleman 32	Copeland
DeGroot	Doll	Ellebracht	McGill	Patterson
Perkins	Price IV	Rone	Smith 67	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

SS SCS HCS HB 2627, as amended, relating to state designations, was taken up by Representative Sharp (36).

On motion of Representative Sharp (36), **SS SCS HCS HB 2627, as amended**, was adopted by the following vote:

AYES: 130

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Collins
Cook	Cupps	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	Merideth	Morse	Mosley
Nurrenbern	O'Donnell	Owen	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Windham	Young	Mr. Speaker

NOES: 005

Boggs	Eggleston	Lewis 6	Murphy	Seitz
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PRESENT: 004

Kidd	Simmons	Toalson Reisch	Walsh 50
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ABSENT WITH LEAVE: 017

Bailey	Barnes	Burger	Coleman 32	Copeland
DeGroot	Doll	Ellebracht	Evans	McGill
Patterson	Perkins	Price IV	Rogers	Rone
Smith 67	Wright			

VACANCIES: 007

On motion of Representative Sharp (36), **SS SCS HCS HB 2627, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 129

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Collins
Cook	Cupps	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	Merideth	Mosley	Nurrenbern	O'Donnell
Owen	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Smith 45	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Weber	West
Wiemann	Windham	Young	Mr. Speaker	

NOES: 004

Boggs	Eggleston	Murphy	Seitz
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PRESENT: 005

Kidd	Lewis 6	Simmons	Toalson Reisch	Walsh 50
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ABSENT WITH LEAVE: 018

Bailey	Barnes	Burger	Coleman 32	Copeland
DeGroot	Doll	Ellebracht	Evans	Johnson
McGill	Morse	Patterson	Perkins	Price IV
Rone	Smith 67	Wright		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF SENATE BILLS - INFORMAL

SB 987, relating to excursion gambling boat facilities, was taken up by Representative Hovis.

On motion of Representative Hovis, the title of **SB 987** was agreed to.

On motion of Representative Hovis, **SB 987** was truly agreed to and finally passed by the following vote:

AYES: 134

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 16	Brown 27	Buchheit-Courtway
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 97	Collins	Cook
Cupps	Davidson	Davis	Deaton	Derges
Dinkins	Dogan	Eggleston	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Weber	West
Wiemann	Windham	Young	Mr. Speaker	

NOES: 004

Pollock 123	Seitz	Toalson Reisch	Walsh 50
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PRESENT: 001

Boggs

ABSENT WITH LEAVE: 017

Bailey	Barnes	Brown 70	Burger	Coleman 32
Copeland	DeGroot	Doll	Ellebracht	Evans

McGill	Patterson	Perkins	Price IV	Rone
Smith 67	Wright			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

HB 2365, with Senate Amendment No. 1, relating to the early learning quality assurance report program, was taken up by Representative Shields.

On motion of Representative Shields, the House concurred in **Senate Amendment No. 1** to **HB 2365** by the following vote:

AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Collins
Cook	Cupps	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Barnes	Brown 70	Burger	Coleman 32
Copeland	DeGroot	Doll	Ellebracht	Evans

Kelly 141	McDaniel	McGill	Patterson	Perkins
Price IV	Rone	Smith 67	Stephens 128	Wright

VACANCIES: 007

On motion of Representative Shields, **HB 2365, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Collins
Cook	Cupps	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	Merideth
Morse	Murphy	Nurrenbern	O'Donnell	Owen
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Barnes	Brown 70	Burger	Coleman 32
Copeland	DeGroot	Doll	Ellebracht	Evans
McDaniel	McGill	Mosley	Patterson	Perkins
Price IV	Riggs	Rone	Smith 67	Wright

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF SENATE BILLS - INFORMAL

SS SCS SB 672, relating to workforce development, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, the title of **SS SCS SB 672** was agreed to.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 088

Aldridge	Andrews	Atchison	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Busick	Christofanelli	Coleman 97	Cook	Cupps
Davidson	Davis	Deaton	Derges	Dinkins
Dogan	Eggleston	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Sassmann	Schnelting	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Stephens 128
Tate	Taylor 139	Terry	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 047

Adams	Anderson	Appelbaum	Aune	Baker
Bangert	Baringer	Basye	Bland Manlove	Bosley
Brown 27	Burnett	Burton	Butz	Chipman
Clemens	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Mackey	McCreery
Merideth	Person	Pietzman	Pollock 123	Quade
Roden	Rogers	Sander	Sauls	Schroer
Sharp 36	Simmons	Smith 45	Stacy	Stevens 46
Taylor 48	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 001

Collins

ABSENT WITH LEAVE: 020

Bailey	Barnes	Brown 70	Burger	Coleman 32
Copeland	DeGroot	Doll	Ellebracht	Evans
McDaniel	McGill	Mosley	Patterson	Perkins
Phifer	Price IV	Rone	Smith 67	Wright

VACANCIES: 007

On motion of Representative Fitzwater, **SS SCS SB 672** was truly agreed to and finally passed by the following vote:

AYES: 109

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Basye
Black 137	Black 7	Bland Manlove	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burnett
Burton	Busick	Butz	Chipman	Clemens
Collins	Cupps	Davidson	Derges	Dinkins
Dogan	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hurlbert	Ingle	Johnson	Kalberloh	Kelly 141
Knight	Lewis 25	Lewis 6	Mackey	Mayhew
McCreery	McGaugh	Merideth	Morse	Nurrenbern
O'Donnell	Owen	Person	Phifer	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Riggs	Riley
Roberts	Roden	Rogers	Sassmann	Sauls
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Stephens 128	Stevens 46
Tate	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Windham	Young	

NOES: 029

Baker	Billington	Boggs	Christofanelli	Coleman 97
Cook	Davis	Deaton	Eggleston	Hudson
Kelley 127	Kidd	Lovasco	Murphy	Pietzman
Pollock 123	Richey	Sander	Schnelting	Schroer
Seitz	Smith 163	Stacy	Taylor 139	Toalson Reich
Walsh 50	West	Wiemann	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 018

Bailey	Barnes	Burger	Coleman 32	Copeland
DeGroot	Doll	Ellebracht	Evans	McDaniel
McGill	Mosley	Patterson	Perkins	Price IV
Rone	Smith 67	Wright		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

Representative Taylor (139) resumed the Chair.

Speaker Vescovo resumed the Chair.

REFERRAL OF HOUSE REMONSTRANCES

The following House Remonstrance was referred to the Committee indicated:

HRM 1 - Special Committee on Government Oversight

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 3267 - General Laws
HR 3336 - General Laws
HR 3434 - General Laws
HR 3441 - Health and Mental Health Policy
HR 3585 - General Laws
HR 4089 - Utilities

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 51 - Special Committee on Urban Issues
HCR 53 - Special Committee on Urban Issues
HCR 54 - Administration and Accounts
HCR 55 - Administration and Accounts
HCR 56 - Administration and Accounts
HCR 60 - Special Committee on Tourism
HCR 62 - Agriculture Policy
HCR 63 - Children and Families
HCR 64 - Health and Mental Health Policy
HCR 65 - Special Committee on Tourism
HCR 66 - Elementary and Secondary Education
HCR 67 - General Laws
HCR 68 - Elections and Elected Officials
HCR 69 - Financial Institutions
HCR 73 - Economic Development
HCR 75 - General Laws
HCR 76 - General Laws
HCR 77 - Health and Mental Health Policy
HCR 78 - General Laws
HCR 79 - Special Committee on Criminal Justice

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- HJR 66** - Ways and Means
- HJR 67** - Ways and Means
- HJR 78** - Judiciary
- HJR 84** - Children and Families
- HJR 86** - Ways and Means
- HJR 87** - General Laws
- HJR 89** - Ways and Means
- HJR 90** - Ways and Means
- HJR 93** - Judiciary
- HJR 95** - Elections and Elected Officials
- HJR 96** - Elections and Elected Officials
- HJR 98** - Ways and Means
- HJR 99** - Elections and Elected Officials
- HJR 101** - Elections and Elected Officials
- HJR 103** - Elections and Elected Officials
- HJR 104** - Elections and Elected Officials
- HJR 105** - Elections and Elected Officials
- HJR 108** - Elementary and Secondary Education
- HJR 109** - Special Committee on Redistricting
- HJR 111** - Elementary and Secondary Education
- HJR 118** - Ways and Means
- HJR 120** - Transportation
- HJR 124** - General Laws
- HJR 135** - Elementary and Secondary Education
- HJR 139** - Judiciary
- HJR 140** - Veterans

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1450** - Elections and Elected Officials
- HB 1452** - Special Committee on Government Oversight
- HB 1458** - General Laws
- HB 1459** - General Laws
- HB 1463** - Special Committee on Litigation Reform
- HB 1467** - Elementary and Secondary Education
- HB 1477** - Judiciary
- HB 1482** - Health and Mental Health Policy
- HB 1491** - Professional Registration and Licensing
- HB 1492** - Elementary and Secondary Education

- HB 1493** - Children and Families
- HB 1494** - Judiciary
- HB 1495** - General Laws
- HB 1496** - Judiciary
- HB 1497** - Judiciary
- HB 1498** - Judiciary
- HB 1499** - Judiciary
- HB 1500** - Special Committee on Government Oversight
- HB 1501** - Judiciary
- HB 1502** - Judiciary
- HB 1503** - Special Committee on Government Oversight
- HB 1504** - Elections and Elected Officials
- HB 1505** - Elections and Elected Officials
- HB 1506** - Ways and Means
- HB 1507** - Judiciary
- HB 1508** - Veterans
- HB 1509** - Judiciary
- HB 1510** - Judiciary
- HB 1511** - Elections and Elected Officials
- HB 1512** - Judiciary
- HB 1513** - Professional Registration and Licensing
- HB 1514** - Public Safety
- HB 1515** - General Laws
- HB 1516** - Transportation
- HB 1517** - Transportation
- HB 1518** - Utilities
- HB 1519** - Professional Registration and Licensing
- HB 1520** - Judiciary
- HB 1521** - Elections and Elected Officials
- HB 1522** - Economic Development
- HB 1523** - Special Committee on Government Oversight
- HB 1524** - Judiciary
- HB 1525** - Health and Mental Health Policy
- HB 1526** - Utilities
- HB 1527** - Professional Registration and Licensing
- HB 1528** - Transportation
- HB 1529** - General Laws
- HB 1530** - Transportation
- HB 1531** - Public Safety
- HB 1532** - Judiciary
- HB 1533** - Judiciary
- HB 1534** - Judiciary
- HB 1535** - Utilities
- HB 1536** - Utilities
- HB 1537** - General Laws
- HB 1538** - Conservation and Natural Resources

- HB 1539** - Elementary and Secondary Education
- HB 1540** - Corrections and Public Institutions
- HB 1542** - Ways and Means
- HB 1557** - Children and Families
- HB 1561** - Judiciary
- HB 1565** - Health and Mental Health Policy
- HB 1566** - Judiciary
- HB 1567** - Judiciary
- HB 1568** - General Laws
- HB 1569** - Special Committee on Criminal Justice
- HB 1570** - Agriculture Policy
- HB 1571** - Downsizing State Government
- HB 1572** - General Laws
- HB 1577** - Ways and Means
- HB 1578** - Professional Registration and Licensing
- HB 1582** - Judiciary
- HB 1587** - Special Committee on Government Oversight
- HB 1596** - Agriculture Policy
- HB 1599** - Judiciary
- HB 1604** - Local Government
- HB 1612** - Special Committee on Criminal Justice
- HB 1615** - Local Government
- HB 1618** - Crime Prevention
- HB 1621** - Judiciary
- HB 1622** - Judiciary
- HB 1623** - Ways and Means
- HB 1625** - Elementary and Secondary Education
- HB 1626** - Elementary and Secondary Education
- HB 1631** - Transportation
- HB 1638** - Judiciary
- HB 1639** - Downsizing State Government
- HB 1642** - General Laws
- HB 1643** - Crime Prevention
- HB 1645** - Conservation and Natural Resources
- HB 1647** - Elections and Elected Officials
- HB 1648** - Elections and Elected Officials
- HB 1649** - Elementary and Secondary Education
- HB 1650** - Elections and Elected Officials
- HB 1651** - Workforce Development
- HB 1653** - Elementary and Secondary Education
- HB 1654** - Judiciary
- HB 1655** - General Laws
- HB 1675** - Corrections and Public Institutions
- HB 1693** - Children and Families
- HB 1706** - Children and Families

- HB 1707** - Children and Families
- HB 1711** - Health and Mental Health Policy
- HB 1714** - Special Committee on Government Oversight
- HB 1726** - Ways and Means
- HB 1727** - Children and Families
- HB 1728** - General Laws
- HB 1729** - Workforce Development
- HB 1730** - Judiciary
- HB 1731** - Judiciary
- HB 1733** - Ways and Means
- HB 1744** - Judiciary
- HB 1745** - Judiciary
- HB 1746** - Judiciary
- HB 1751** - General Laws
- HB 1754** - Conservation and Natural Resources
- HB 1756** - Emerging Issues
- HB 1759** - Crime Prevention
- HB 1764** - Local Government
- HB 1765** - Economic Development
- HB 1771** - Judiciary
- HB 1772** - Judiciary
- HB 1773** - Judiciary
- HB 1774** - Elementary and Secondary Education
- HB 1775** - Children and Families
- HB 1776** - Elementary and Secondary Education
- HB 1778** - Administration and Accounts
- HB 1779** - Ways and Means
- HB 1780** - Public Safety
- HB 1781** - General Laws
- HB 1782** - Health and Mental Health Policy
- HB 1783** - Judiciary
- HB 1784** - Higher Education
- HB 1785** - Higher Education
- HB 1786** - Elementary and Secondary Education
- HB 1787** - Higher Education
- HB 1788** - Higher Education
- HB 1789** - Higher Education
- HB 1790** - Elementary and Secondary Education
- HB 1791** - Transportation
- HB 1792** - Elections and Elected Officials
- HB 1793** - Elections and Elected Officials
- HB 1794** - Public Safety
- HB 1795** - Higher Education
- HB 1796** - Public Safety
- HB 1797** - Public Safety
- HB 1800** - Corrections and Public Institutions

HB 1801 - Children and Families
HB 1805 - General Laws
HB 1806 - General Laws
HB 1807 - General Laws
HB 1808 - Elections and Elected Officials
HB 1809 - Judiciary
HB 1810 - Elementary and Secondary Education
HB 1811 - Utilities
HB 1812 - Special Committee on Homeland Security
HB 1816 - Special Committee on Tourism
HB 1817 - Ways and Means
HB 1818 - Ways and Means
HB 1819 - Public Safety
HB 1820 - Elementary and Secondary Education
HB 1821 - Elementary and Secondary Education
HB 1822 - Higher Education
HB 1823 - Crime Prevention
HB 1824 - Crime Prevention
HB 1825 - Crime Prevention
HB 1826 - Crime Prevention
HB 1827 - Crime Prevention
HB 1828 - Crime Prevention
HB 1829 - Workforce Development
HB 1830 - Workforce Development
HB 1831 - Pensions
HB 1837 - Public Safety
HB 1838 - Health and Mental Health Policy
HB 1839 - Elections and Elected Officials
HB 1840 - Elections and Elected Officials
HB 1841 - Elections and Elected Officials
HB 1842 - Elementary and Secondary Education
HB 1843 - Elementary and Secondary Education
HB 1844 - Health and Mental Health Policy
HB 1845 - Elementary and Secondary Education
HB 1846 - Financial Institutions
HB 1847 - Judiciary
HB 1848 - Judiciary
HB 1849 - Public Safety
HB 1850 - Public Safety
HB 1851 - Special Committee on Government Oversight
HB 1853 - Transportation
HB 1855 - General Laws
HB 1865 - General Laws
HB 1866 - Crime Prevention
HB 1867 - Judiciary

- HB 1868** - Children and Families
- HB 1869** - General Laws
- HB 1870** - Judiciary
- HB 1871** - Judiciary
- HB 1872** - Transportation
- HB 1873** - Transportation
- HB 1874** - Ways and Means
- HB 1879** - Local Government
- HB 1883** - Elementary and Secondary Education
- HB 1885** - Rural Community Development
- HB 1886** - Pensions
- HB 1887** - Judiciary
- HB 1888** - Judiciary
- HB 1889** - Downsizing State Government
- HB 1890** - Crime Prevention
- HB 1891** - Public Safety
- HB 1892** - Transportation
- HB 1893** - Transportation
- HB 1894** - Local Government
- HB 1895** - Local Government
- HB 1899** - Elementary and Secondary Education
- HB 1900** - Professional Registration and Licensing
- HB 1901** - General Laws
- HB 1906** - Transportation
- HB 1907** - Conservation and Natural Resources
- HB 1909** - Workforce Development
- HB 1910** - Elections and Elected Officials
- HB 1913** - Workforce Development
- HB 1914** - Transportation
- HB 1915** - General Laws
- HB 1916** - Elementary and Secondary Education
- HB 1920** - General Laws
- HB 1921** - Corrections and Public Institutions
- HB 1923** - Corrections and Public Institutions
- HB 1924** - Workforce Development
- HB 1925** - Children and Families
- HB 1926** - Health and Mental Health Policy
- HB 1927** - Workforce Development
- HB 1930** - Conservation and Natural Resources
- HB 1934** - Transportation
- HB 1935** - Special Committee on Criminal Justice
- HB 1937** - Elementary and Secondary Education
- HB 1938** - Elementary and Secondary Education
- HB 1939** - Elementary and Secondary Education
- HB 1940** - Elementary and Secondary Education
- HB 1941** - Workforce Development

HB 1942 - Elementary and Secondary Education
HB 1943 - Elementary and Secondary Education
HB 1944 - Children and Families
HB 1945 - Elections and Elected Officials
HB 1946 - General Laws
HB 1947 - Agriculture Policy
HB 1948 - Judiciary
HB 1949 - Professional Registration and Licensing
HB 1950 - Public Safety
HB 1951 - Special Committee on Small Business
HB 1952 - Judiciary
HB 1953 - Transportation
HB 1958 - Judiciary
HB 1961 - Public Safety
HB 1964 - Elections and Elected Officials
HB 1965 - Elections and Elected Officials
HB 1966 - Special Committee on Government Oversight
HB 1967 - Elections and Elected Officials
HB 1968 - Crime Prevention
HB 1969 - Crime Prevention
HB 1970 - Crime Prevention
HB 1971 - Ways and Means
HB 1975 - Utilities
HB 1982 - Ways and Means
HB 1988 - Elections and Elected Officials
HB 1989 - Judiciary
HB 1990 - Children and Families
HB 1991 - Children and Families
HB 1993 - Transportation
HB 1999 - Budget
HB 2001 - Judiciary
HB 2006 - Public Safety
HB 2014 - Judiciary
HB 2015 - Utilities
HB 2018 - Elections and Elected Officials
HB 2019 - Elementary and Secondary Education
HB 2021 - Judiciary
HB 2023 - Downsizing State Government
HB 2024 - Crime Prevention
HB 2025 - Downsizing State Government
HB 2026 - Children and Families
HB 2027 - Judiciary
HB 2028 - Judiciary
HB 2029 - Ways and Means
HB 2030 - Higher Education

- HB 2031** - Elections and Elected Officials
- HB 2033** - Judiciary
- HB 2034** - Local Government
- HB 2035** - Local Government
- HB 2036** - General Laws
- HB 2037** - Judiciary
- HB 2039** - Judiciary
- HB 2040** - General Laws
- HB 2041** - Budget
- HB 2042** - Workforce Development
- HB 2043** - Elections and Elected Officials
- HB 2044** - Elections and Elected Officials
- HB 2045** - Insurance
- HB 2046** - Elections and Elected Officials
- HB 2047** - Elections and Elected Officials
- HB 2048** - Children and Families
- HB 2049** - General Laws
- HB 2051** - Transportation
- HB 2053** - General Laws
- HB 2057** - Workforce Development
- HB 2058** - Utilities
- HB 2059** - Conservation and Natural Resources
- HB 2060** - Children and Families
- HB 2061** - Public Safety
- HB 2062** - Public Safety
- HB 2063** - Public Safety
- HB 2064** - Workforce Development
- HB 2065** - Workforce Development
- HB 2066** - Workforce Development
- HB 2067** - Special Committee on Government Oversight
- HB 2068** - Children and Families
- HB 2069** - Special Committee on Tourism
- HB 2070** - General Laws
- HB 2071** - Transportation
- HB 2072** - Veterans
- HB 2073** - Elementary and Secondary Education
- HB 2076** - Transportation
- HB 2078** - Conservation and Natural Resources
- HB 2086** - Children and Families
- HB 2087** - Elementary and Secondary Education
- HB 2089** - Elementary and Secondary Education
- HB 2091** - Health and Mental Health Policy
- HB 2092** - Elections and Elected Officials
- HB 2098** - Veterans
- HB 2100** - Public Safety
- HB 2101** - Public Safety

HB 2102 - Judiciary
HB 2103 - Judiciary
HB 2104 - Judiciary
HB 2111 - Health and Mental Health Policy
HB 2115 - Rural Community Development
HB 2121 - Workforce Development
HB 2122 - Workforce Development
HB 2125 - Elementary and Secondary Education
HB 2128 - Transportation
HB 2134 - Corrections and Public Institutions
HB 2135 - Elementary and Secondary Education
HB 2141 - Agriculture Policy
HB 2144 - General Laws
HB 2146 - Children and Families
HB 2148 - Health and Mental Health Policy
HB 2153 - Crime Prevention
HB 2155 - Transportation
HB 2158 - Crime Prevention
HB 2166 - Professional Registration and Licensing
HB 2170 - Transportation
HB 2173 - Transportation
HB 2175 - Local Government
HB 2176 - Ways and Means
HB 2178 - Children and Families
HB 2179 - Judiciary
HB 2180 - Public Safety
HB 2181 - Judiciary
HB 2182 - Children and Families
HB 2183 - Special Committee on Litigation Reform
HB 2184 - General Laws
HB 2186 - Elementary and Secondary Education
HB 2187 - Utilities
HB 2196 - Judiciary
HB 2198 - Corrections and Public Institutions
HB 2207 - General Laws
HB 2212 - Public Safety
HB 2213 - Elementary and Secondary Education
HB 2215 - Judiciary
HB 2217 - Local Government
HB 2222 - Workforce Development
HB 2223 - Judiciary
HB 2224 - Elections and Elected Officials
HB 2225 - Special Committee on Government Oversight
HB 2226 - Health and Mental Health Policy
HB 2227 - Health and Mental Health Policy

- HB 2228** - General Laws
- HB 2230** - Health and Mental Health Policy
- HB 2231** - Judiciary
- HB 2232** - Judiciary
- HB 2233** - Special Committee on Tourism
- HB 2235** - Pensions
- HB 2236** - Pensions
- HB 2237** - Emerging Issues
- HB 2238** - Elementary and Secondary Education
- HB 2239** - Children and Families
- HB 2240** - Health and Mental Health Policy
- HB 2241** - Ways and Means
- HB 2242** - Health and Mental Health Policy
- HB 2244** - Special Committee on Government Oversight
- HB 2247** - Transportation
- HB 2249** - Children and Families
- HB 2250** - Children and Families
- HB 2251** - Elementary and Secondary Education
- HB 2252** - Health and Mental Health Policy
- HB 2253** - Health and Mental Health Policy
- HB 2254** - Elections and Elected Officials
- HB 2256** - Health and Mental Health Policy
- HB 2257** - Ways and Means
- HB 2258** - Children and Families
- HB 2259** - Crime Prevention
- HB 2260** - Crime Prevention
- HB 2261** - Children and Families
- HB 2262** - Special Committee on Tourism
- HB 2263** - Crime Prevention
- HB 2264** - Crime Prevention
- HB 2265** - Elections and Elected Officials
- HB 2266** - Elections and Elected Officials
- HB 2267** - Judiciary
- HB 2269** - General Laws
- HB 2270** - Public Safety
- HB 2271** - Economic Development
- HB 2273** - Crime Prevention
- HB 2274** - General Laws
- HB 2275** - Workforce Development
- HB 2276** - General Laws
- HB 2277** - Judiciary
- HB 2278** - Elections and Elected Officials
- HB 2279** - Transportation
- HB 2280** - General Laws
- HB 2281** - Elections and Elected Officials
- HB 2282** - Professional Registration and Licensing

HB 2283 - Ways and Means
HB 2284 - General Laws
HB 2285 - General Laws
HB 2286 - Special Committee on Government Oversight
HB 2287 - Crime Prevention
HB 2288 - Local Government
HB 2295 - Emerging Issues
HB 2296 - Professional Registration and Licensing
HB 2297 - Elementary and Secondary Education
HB 2298 - Utilities
HB 2302 - Crime Prevention
HB 2303 - General Laws
HB 2309 - Elementary and Secondary Education
HB 2311 - Transportation
HB 2312 - Elections and Elected Officials
HB 2313 - Health and Mental Health Policy
HB 2314 - Judiciary
HB 2315 - Workforce Development
HB 2316 - Professional Registration and Licensing
HB 2317 - General Laws
HB 2318 - Elections and Elected Officials
HB 2319 - Elections and Elected Officials
HB 2320 - Elections and Elected Officials
HB 2321 - Elections and Elected Officials
HB 2322 - Elections and Elected Officials
HB 2323 - Elections and Elected Officials
HB 2326 - Local Government
HB 2330 - Judiciary
HB 2332 - Corrections and Public Institutions
HB 2333 - Corrections and Public Institutions
HB 2334 - Judiciary
HB 2335 - Workforce Development
HB 2336 - Workforce Development
HB 2337 - Workforce Development
HB 2338 - Crime Prevention
HB 2339 - Emerging Issues
HB 2342 - Health and Mental Health Policy
HB 2343 - Professional Registration and Licensing
HB 2344 - Agriculture Policy
HB 2345 - Elementary and Secondary Education
HB 2346 - Children and Families
HB 2347 - Judiciary
HB 2348 - Public Safety
HB 2349 - Public Safety
HB 2350 - Children and Families

- HB 2351** - Agriculture Policy
- HB 2352** - Pensions
- HB 2354** - Transportation
- HB 2360** - Judiciary
- HB 2364** - Professional Registration and Licensing
- HB 2367** - Special Committee on Litigation Reform
- HB 2373** - Elementary and Secondary Education
- HB 2374** - Children and Families
- HB 2375** - General Laws
- HB 2377** - Children and Families
- HB 2378** - Special Committee on Litigation Reform
- HB 2383** - Professional Registration and Licensing
- HB 2384** - Ways and Means
- HB 2385** - Insurance
- HB 2386** - Health and Mental Health Policy
- HB 2388** - Workforce Development
- HB 2392** - Elementary and Secondary Education
- HB 2393** - Elementary and Secondary Education
- HB 2394** - Health and Mental Health Policy
- HB 2395** - Elections and Elected Officials
- HB 2396** - Judiciary
- HB 2398** - Special Committee on Government Oversight
- HB 2401** - Transportation
- HB 2403** - Judiciary
- HB 2404** - Public Safety
- HB 2405** - Children and Families
- HB 2406** - Professional Registration and Licensing
- HB 2407** - Public Safety
- HB 2408** - Elementary and Secondary Education
- HB 2409** - Elementary and Secondary Education
- HB 2410** - Public Safety
- HB 2411** - Public Safety
- HB 2413** - Workforce Development
- HB 2415** - Special Committee on Litigation Reform
- HB 2420** - Judiciary
- HB 2421** - Judiciary
- HB 2422** - Public Safety
- HB 2424** - Judiciary
- HB 2425** - Public Safety
- HB 2426** - Conservation and Natural Resources
- HB 2427** - Insurance
- HB 2431** - Special Committee on Tourism
- HB 2433** - Elementary and Secondary Education
- HB 2435** - Economic Development
- HB 2437** - Special Committee on Litigation Reform
- HB 2438** - Local Government

HB 2440 - Judiciary
HB 2441 - Children and Families
HB 2442 - General Laws
HB 2444 - Elementary and Secondary Education
HB 2446 - Emerging Issues
HB 2448 - Transportation
HB 2449 - Transportation
HB 2456 - Special Committee on Tourism
HB 2457 - Local Government
HB 2458 - Special Committee on Tourism
HB 2459 - Conservation and Natural Resources
HB 2460 - Conservation and Natural Resources
HB 2463 - General Laws
HB 2464 - Elections and Elected Officials
HB 2465 - Elections and Elected Officials
HB 2466 - Elementary and Secondary Education
HB 2467 - General Laws
HB 2468 - Special Committee on Criminal Justice
HB 2469 - Crime Prevention
HB 2470 - Corrections and Public Institutions
HB 2471 - Insurance
HB 2472 - Veterans
HB 2473 - Economic Development
HB 2476 - Agriculture Policy
HB 2477 - Special Committee on Tourism
HB 2478 - General Laws
HB 2479 - General Laws
HB 2480 - Workforce Development
HB 2481 - Local Government
HB 2484 - Emerging Issues
HB 2486 - Elections and Elected Officials
HB 2488 - Judiciary
HB 2491 - Ways and Means
HB 2495 - Public Safety
HB 2497 - General Laws
HB 2500 - Elections and Elected Officials
HB 2501 - Special Committee on Criminal Justice
HB 2504 - Public Safety
HB 2505 - Health and Mental Health Policy
HB 2506 - Professional Registration and Licensing
HB 2507 - Downsizing State Government
HB 2508 - Conservation and Natural Resources
HB 2511 - Workforce Development
HB 2512 - Conservation and Natural Resources
HB 2513 - Workforce Development

- HB 2514** - Utilities
- HB 2516** - Budget
- HB 2518** - Workforce Development
- HB 2519** - Ways and Means
- HB 2520** - Special Committee on Government Oversight
- HB 2521** - Judiciary
- HB 2522** - Local Government
- HB 2523** - Public Safety
- HB 2529** - Judiciary
- HB 2530** - Ways and Means
- HB 2531** - Elections and Elected Officials
- HB 2534** - General Laws
- HB 2535** - General Laws
- HB 2536** - General Laws
- HB 2538** - General Laws
- HB 2540** - General Laws
- HB 2541** - General Laws
- HB 2542** - Elementary and Secondary Education
- HB 2545** - Ways and Means
- HB 2546** - Elementary and Secondary Education
- HB 2547** - Elementary and Secondary Education
- HB 2549** - Ways and Means
- HB 2550** - Workforce Development
- HB 2551** - Insurance
- HB 2552** - Financial Institutions
- HB 2553** - Health and Mental Health Policy
- HB 2557** - General Laws
- HB 2558** - Economic Development
- HB 2559** - Health and Mental Health Policy
- HB 2565** - Special Committee on Tourism
- HB 2569** - Special Committee on Litigation Reform
- HB 2570** - Health and Mental Health Policy
- HB 2572** - Public Safety
- HB 2573** - Special Committee on Litigation Reform
- HB 2578** - Budget
- HB 2579** - Crime Prevention
- HB 2580** - General Laws
- HB 2581** - Ways and Means
- HB 2582** - Public Safety
- HB 2584** - Crime Prevention
- HB 2585** - Elections and Elected Officials
- HB 2591** - Elementary and Secondary Education
- HB 2592** - Judiciary
- HB 2594** - Ways and Means
- HB 2598** - Judiciary
- HB 2608** - Public Safety

HB 2610 - Elementary and Secondary Education
HB 2613 - Higher Education
HB 2620 - Transportation
HB 2622 - Professional Registration and Licensing
HB 2629 - General Laws
HB 2630 - Elections and Elected Officials
HB 2632 - Judiciary
HB 2634 - Special Committee on Litigation Reform
HB 2635 - Pensions
HB 2636 - Judiciary
HB 2639 - Special Committee on Criminal Justice
HB 2640 - Children and Families
HB 2641 - Health and Mental Health Policy
HB 2642 - Children and Families
HB 2643 - Local Government
HB 2644 - Insurance
HB 2646 - Health and Mental Health Policy
HB 2647 - Agriculture Policy
HB 2648 - Professional Registration and Licensing
HB 2651 - Judiciary
HB 2653 - Health and Mental Health Policy
HB 2655 - Children and Families
HB 2656 - Special Committee on Government Oversight
HB 2657 - Local Government
HB 2659 - General Laws
HB 2661 - Conservation and Natural Resources
HB 2662 - Transportation
HB 2665 - Public Safety
HB 2666 - General Laws
HB 2667 - Budget
HB 2668 - Children and Families
HB 2671 - Public Safety
HB 2672 - Financial Institutions
HB 2676 - Public Safety
HB 2677 - Transportation
HB 2679 - Judiciary
HB 2681 - Pensions
HB 2683 - Professional Registration and Licensing
HB 2684 - Pensions
HB 2687 - Corrections and Public Institutions
HB 2688 - Corrections and Public Institutions
HB 2689 - Elementary and Secondary Education
HB 2690 - Insurance
HB 2692 - Elementary and Secondary Education
HB 2695 - Utilities

- HB 2696** - Local Government
- HB 2698** - Judiciary
- HB 2700** - Judiciary
- HB 2701** - Special Committee on Tourism
- HB 2702** - Judiciary
- HB 2707** - Utilities
- HB 2708** - Workforce Development
- HB 2710** - General Laws
- HB 2712** - Economic Development
- HB 2713** - Judiciary
- HB 2714** - Judiciary
- HB 2715** - General Laws
- HB 2716** - Children and Families
- HB 2717** - Utilities
- HB 2718** - Crime Prevention
- HB 2721** - Transportation
- HB 2722** - Elections and Elected Officials
- HB 2723** - Transportation
- HB 2724** - Transportation
- HB 2725** - Transportation
- HB 2726** - Special Committee on Broadband and Infrastructure
- HB 2730** - Children and Families
- HB 2732** - Special Committee on Tourism
- HB 2733** - Special Committee on Government Oversight
- HB 2735** - General Laws
- HB 2738** - Downsizing State Government
- HB 2739** - Professional Registration and Licensing
- HB 2740** - Transportation
- HB 2741** - Health and Mental Health Policy
- HB 2744** - Transportation
- HB 2746** - Elections and Elected Officials
- HB 2747** - Children and Families
- HB 2748** - Transportation
- HB 2750** - Economic Development
- HB 2751** - Special Committee on Tourism
- HB 2752** - Special Committee on Public Policy
- HB 2753** - Special Committee on Small Business
- HB 2755** - Rural Community Development
- HB 2756** - Ways and Means
- HB 2757** - Professional Registration and Licensing
- HB 2762** - Agriculture Policy
- HB 2764** - Special Committee on Small Business
- HB 2766** - Children and Families
- HB 2767** - Elementary and Secondary Education
- HB 2768** - Utilities
- HB 2770** - Children and Families

HB 2775 - Conservation and Natural Resources
HB 2776 - Ways and Means
HB 2777 - Transportation
HB 2778 - Elementary and Secondary Education
HB 2779 - General Laws
HB 2783 - Health and Mental Health Policy
HB 2784 - Conservation and Natural Resources
HB 2786 - General Laws
HB 2788 - Budget
HB 2792 - Crime Prevention
HB 2793 - Judiciary
HB 2796 - Judiciary
HB 2803 - Ways and Means
HB 2804 - Judiciary
HB 2805 - Judiciary
HB 2806 - General Laws
HB 2808 - Utilities
HB 2809 - Utilities
HB 2812 - Transportation
HB 2814 - Rural Community Development
HB 2815 - Ways and Means
HB 2816 - Pensions
HB 2819 - Local Government
HB 2821 - Transportation
HB 2822 - Workforce Development
HB 2823 - Health and Mental Health Policy
HB 2824 - Workforce Development
HB 2826 - Veterans
HB 2827 - Elementary and Secondary Education
HB 2828 - Local Government
HB 2829 - Elections and Elected Officials
HB 2830 - General Laws
HB 2831 - Workforce Development
HB 2832 - Agriculture Policy
HB 2833 - Conservation and Natural Resources
HB 2834 - Professional Registration and Licensing
HB 2835 - Special Committee on Litigation Reform
HB 2836 - Judiciary
HB 2837 - Workforce Development
HB 2839 - Financial Institutions
HB 2840 - Special Committee on Criminal Justice
HB 2841 - Public Safety
HB 2842 - Elementary and Secondary Education
HB 2843 - Utilities
HB 2846 - Ways and Means

- HB 2847** - Special Committee on Small Business
- HB 2848** - Professional Registration and Licensing
- HB 2851** - Elections and Elected Officials
- HB 2855** - Public Safety
- HB 2856** - Workforce Development
- HB 2857** - Public Safety
- HB 2858** - Local Government
- HB 2860** - Agriculture Policy
- HB 2863** - Judiciary
- HB 2864** - Children and Families
- HB 2865** - Corrections and Public Institutions
- HB 2866** - Budget
- HB 2867** - Ways and Means
- HB 2868** - Budget
- HB 2869** - General Laws
- HB 2870** - Economic Development
- HB 2873** - General Laws
- HB 2874** - Conservation and Natural Resources
- HB 2875** - Children and Families
- HB 2876** - Budget
- HB 2877** - Professional Registration and Licensing
- HB 2878** - Budget
- HB 2879** - Children and Families
- HB 2880** - Ways and Means
- HB 2881** - Professional Registration and Licensing
- HB 2882** - Judiciary
- HB 2883** - General Laws
- HB 2885** - Special Committee on Criminal Justice
- HB 2886** - Workforce Development
- HB 2889** - Special Committee on Tourism
- HB 2890** - Special Committee on Tourism
- HB 2891** - Elections and Elected Officials
- HB 2892** - Agriculture Policy
- HB 2893** - Agriculture Policy
- HB 2895** - General Laws
- HB 2896** - Public Safety
- HB 2898** - Conservation and Natural Resources
- HB 2899** - Judiciary
- HB 2900** - Children and Families
- HB 2901** - Children and Families
- HB 2902** - Elementary and Secondary Education
- HB 2903** - General Laws
- HB 2904** - Transportation
- HB 2905** - General Laws
- HB 2907** - Local Government
- HB 2908** - Special Committee on Broadband and Infrastructure

HB 2910 - General Laws
HB 2911 - Conservation and Natural Resources
HB 2912 - General Laws
HB 2914 - Transportation
HB 2915 - Children and Families
HB 2919 - Workforce Development
HB 2920 - Crime Prevention

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SS SJR 41 - Ways and Means

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS SB 742 - Insurance

COMMITTEE REPORTS

Committee on Budget, Chairman Smith (163) reporting:

Mr. Speaker: Your Committee on Budget, which reviewed tax credits pursuant to Section 33.282, RSMo, begs leave to report it has examined the same and has adopted the accompanying motion by the following vote:

Ayes (16): Black (137), Black (7), Cupps, Deaton, Evans, Fishel, Gregory (51), Lewis (6), Mayhew, McGaugh, Riggs, Riley, Roberts, Sander, Shields and Smith (163)

Noes (6): Aldridge, Bosley, Fogle, Merideth, Nurrenbern and Unsicker

Absent (9): Bland Manlove, Boggs, Burnett, Gregory (96), Hudson, Kelly (141), Richey, West and Windham

Fiscal Year 2023 Tax Credit Motion

Having reviewed the estimates of new tax credits for Fiscal Year 2023 submitted to the Chairman of the House Budget Committee by the Budget Director pursuant to Section 33.282, RSMo, the Committee on Budget, under the authority of said section, hereby approves those estimated new tax credits for any tax year beginning on or after July 1, 2022 and on or before June 30, 2023, with the following exceptions:

1. no credits are approved for grape and wine producers, pursuant to Section 135.700, RSMo, for any tax year beginning on or after July 1, 2022 and on or before June 30, 2023;
2. no credits are approved for qualified beef, pursuant to Section 135.679, RSMo, for any tax year beginning on or after July 1, 2022 and on or before June 30, 2023;
3. An amount of credits no greater than 72.5% of the federal low-income housing tax credit allocation to Missouri are approved for Missouri low-income housing projects that are not financed with tax-exempt bond issuance, pursuant to Sections 135.350 through 135.363, RSMo, for any tax year beginning on or after July 1, 2022 and on or before June 30, 2023, provided that said amount shall be increased by:

- (a) any amount of state tax credits that are recaptured under the provisions of Section 135.355, RSMo, and,
 - (b) \$4,000,000, reduced by the amount of credits authorized for projects that are financed with tax-exempt bond issuance;
- and further provided that up to 100% of all credits issued shall be issued under the accelerated redemption pilot program. Projects selected for the pilot program will be issued credits equal to the federal Low-Income Housing Tax Credit (LIHTC) credits for the first five years of the redemption period, with the remainder of state LIHTC credits equally distributed over years six through ten;
- 4. no more than \$4,000,000 of credits are approved for Missouri low-income housing projects that are financed with tax-exempt bond issuance, pursuant to Sections 135.350 through 135.363, RSMo, for any tax year beginning on or after July 1, 2022 and on or before June 30, 2023;
 - 5. no more than \$120,000,000 of credits are approved for historic structures rehabilitation, pursuant to Sections 253.545 through 253.559, RSMo, for any tax year beginning on or after July 1, 2022 and on or before June 30, 2023;
 - 6. no more than \$12,000,000 of credits are approved for new and expanded business facilities, pursuant to Sections 135.100 through 135.155, RSMo, for any tax year beginning on or after July 1, 2022 and on or before June 30, 2023.

The Committee on Budget directs the Chairman of the Committee to report adoption of this Motion to the Chief Clerk of the House and request that the Motion be printed in the Journal of the House.

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS#2 SB 823**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Bosley and McDaniel

MESSAGES FROM THE GOVERNOR

May 13, 2022

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3015** entitled:

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022.

On May 13, 2022, I approved said **Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3015**.

Respectfully submitted,

/s/ Michael L. Parson
Governor

Having been returned from the Governor with his approval, **CCS SCS HCS HB 3015** was delivered to the Secretary of State by the Chief Clerk of the House.

The Benediction was given by Reverend Monsignor Robert A. Kurwicki, Chaplain.

O Lord, be gracious unto us; we have waited for Thee; be Thou our arm every morning, our salvation also in the time of trouble. (Isaiah 33:2)

Eternal God, who has created us with minds to seek truth, with hearts to feel love, and with will to choose the right, we bow our heads on this House floor praying for Your divine blessings and good will on our state and in our homes at the end of session.

Breathe into our hearts and into the hearts of our people the spirit of generosity and genuineness for peaceful living. Save us from unhealthy relationships, break down the walls that separate us, and let pettiness pass away, as the power of Your love comes to life within us as we return home to family and friends.

We commend our state to You. Make us worthy of the sacrifices made these past months. Save us from regrets. Bless those whose terms here are completed. They hate to leave but know the cycle of political life must continue. Keep their friendships strong!

Finally, grant that as we close this long day with You that Your powerful blessings rest upon us forever.

And the House says, "Amen!"

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, May 18, 2022.

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-SECOND DAY, MONDAY, MAY 2, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Marilyn Seaton, former Legislative Specialist - Procedures.

Faith is being... certain of what we do not see. (Hebrews 11:1)

Give heed, Almighty God, to our humble prayer; grant us a firm trust in Your loving kindness. From time to time remind us, Lord, You have given us everything: Every breath we draw a gift of Your love, every moment of existence a gift of grace.

And the House says, "AMEN!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-first day was approved as printed by the following vote:

AYES: 123

Anderson	Andrews	Atchison	Aune	Bailey
Baker	Baringer	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Falkner	Fitzwater	Francis
Gray	Gregory 51	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Houx
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McDaniel	McGaugh	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Person	Phifer	Pike	Plocher
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Van Schoiack
Veit	Walsh 50	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 008

Adams	Bosley	Fogle	Ingle	McCreery
Merideth	Unsicker	Walsh Moore 93		

PRESENT: 000

ABSENT WITH LEAVE: 025

Aldridge	Appelbaum	Bangert	Barnes	Bland Manlove
Christofanelli	Cupps	Davidson	Derges	Evans
Fishel	Gregory 96	Henderson	Hicks	Kidd
Lewis 25	Mackey	Patterson	Pietzman	Pollitt 52
Roberts	Rone	Stevens 46	Toalson Reisch	Windham

VACANCIES: 007

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SB 798, relating to the supplemental nutrition assistance program.

SS SB 812, relating to elections.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1559**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SJR 33**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Fitzwater, Richey and Walsh (50)

Noes (3): Baringer, Eggleston and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 908**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SCS SB 982**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

THIRD READING OF HOUSE JOINT RESOLUTIONS

HCS HJR 110, relating to education, was taken up by Representative Christofanelli.

Representative Christofanelli moved that **HCS HJR 110** be recommitted to the Committee on Rules - Legislative Oversight.

Which motion was adopted.

THIRD READING OF SENATE BILLS

HCS SS SCS SBs 681 & 662, relating to elementary and secondary education, was taken up by Representative Basye.

On motion of Representative Bayse, the title of **HCS SS SCS SBs 681 & 662** was agreed to.

Representative Baker offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 11, Section 160.565, Line 14, by deleting the word "**kindergarten**" and inserting in lieu thereof the word "**nine**"; and

Further amend said bill, page, and section, Lines 19 to 21, by deleting the phrase "**No student or parent shall be required to obtain permission from the student's school district or charter school to enroll in an extended learning opportunity**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

On motion of Representative Baker, **House Amendment No. 1** was adopted.

Representative Gregory (51) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 95, Section 304.060, Lines 11 to 17, by deleting all of the said lines and inserting in lieu thereof the following:

"vehicle], excluding motor vehicles operating under the authority of the department of revenue under sections 387.400 to 387.440. Notwithstanding any other provisions of law, the state board of education shall not require an individual who uses a motor vehicle with a gross vehicle weight that is less than or equal to twelve thousand pounds for the purpose of providing student transportation services in a vehicle other than a school bus to obtain any license other than a class F license, as described in 12 CSR 10-24.200(6). Motor vehicles other than school buses used"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory (51), **House Amendment No. 2** was adopted.

Representative Basye offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 40, Section 163.016, Line 28, by inserting after all of the said section and line the following:

"167.151. 1. The school board of any district, in its discretion, may admit to the school pupils not entitled to free instruction and prescribe the tuition fee to be paid by them, except as provided in **subdivision (2) of subsection 3 of this section and in** sections 167.121, 167.131, 167.132, and 167.895.

2. Orphan children, children with only one parent living, and children whose parents do not contribute to their support—if the children are between the ages of six and twenty years and are unable to pay tuition—may attend the schools of any district in the state in which they have a permanent or temporary home without paying a tuition fee.

3. **(1) For all school years ending on or before June 30, 2023,** any ~~[person]~~ **individual** who pays a school tax in any other district than that in which ~~[he]~~ **such individual** resides may send ~~[his]~~ **such individual's** children to any public school in the district in which the tax is paid and receive as a credit on the amount charged for tuition the amount of the school tax paid to the district; except that any ~~[person]~~ **individual** who owns real estate of which eighty acres or more are used for agricultural purposes and upon which ~~[his]~~ **such individual's** residence is situated may send ~~[his]~~ **such individual's** children to public school in any school district in which a part of such real estate, contiguous to that upon which ~~[his]~~ **such individual's** residence is situated, lies and shall not be charged tuition therefor; so long as thirty-five percent of the real estate is located in the school district of choice. The school district of choice shall count the children in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

(2) For all school years beginning on and after July 1, 2023, an owner of residential real property or agricultural real property or a named beneficiary of a trust that owns residential real property or agricultural real property and that pays a school tax in any district other than the district in which such owner or beneficiary resides may send up to four of such owner's or beneficiary's children to a public school in any district in which such owner or trust pays such school tax. The school district or public school of choice shall count a child as a resident attending under this subdivision in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

4. ~~[Any owner of agricultural land who, pursuant to subsection 3 of this section, has the option of sending his children to the public schools of more than one district shall exercise such option as provided in this subsection. Such person shall send written notice to all school districts involved specifying to which school district his children will attend by June thirtieth in which such a school year begins. If notification is not received, such children shall~~

~~attend the school in which the majority of his property lies. Such person shall not send any of his children to the public schools of any district other than the one to which he has sent notice pursuant to this subsection in that school year or in which the majority of his property lies without paying tuition to such school district.]~~

For all school years beginning on or after July 1, 2023, any owner of real property or named beneficiary of a trust that owns real property who elects to exercise the option provided in subdivision (2) of subsection 3 of this section shall exercise such option as provided in this subdivision. Such owner or beneficiary shall send written notice to all school districts involved specifying which school district each child will attend thirty days prior to enrollment. When providing such notice, such owner or beneficiary shall present proof of such owner's or trust's payment of at least three thousand dollars of school taxes levied on the real property within such school district and ownership of the real property for not less than three years. Such proof may be determined by multiplying the school taxes paid on the most recent property tax receipt by the years of property ownership.

5. If a pupil is attending school in a district other than the district of residence and the pupil's parent is teaching in the school district or is a regular employee of the school district which the pupil is attending, then the district in which the pupil attends school shall allow the pupil to attend school upon payment of tuition in the same manner in which the district allows other pupils not entitled to free instruction to attend school in the district. The provisions of this subsection shall apply only to pupils attending school in a district which has an enrollment in excess of thirteen thousand pupils and not in excess of fifteen thousand pupils and which district is located in a county ~~[of the first classification]~~ with a charter form of government which has a population in excess of six hundred thousand persons and not in excess of nine hundred thousand persons."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bailey raised a point of order that a member was in violation of Rule 84.

Representative Chipman requested a parliamentary ruling.

The Parliamentary Committee advised members to keep their comments confined to the question at hand.

Representative Pollitt (52) offered **House Amendment No. 1 to House Amendment No. 3.**

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 1, Line 5, by deleting all of the said line and inserting in lieu thereof the following:

""163.161. 1. Any school district which makes provision for transporting pupils as provided in section 162.621 and sections 167.231 and 167.241 shall receive state aid for the ensuing year for such transportation on the basis of the cost of pupil transportation services provided the current year. A district shall receive, pursuant to section 163.031, an amount not greater than seventy-five percent of the allowable costs of providing pupil transportation services to and from school and to and from public accredited vocational courses, and shall not receive an amount per pupil greater than one hundred twenty-five percent of the state average approved cost per pupil transported the second preceding school year, except when the state board of education determines that sufficient circumstances exist to authorize amounts in excess of the one hundred twenty-five percent of the state average approved cost per pupil transported the second previous year.

2. The state board of education shall determine public school district route approval procedures to be used by each public school district board of education to approve all bus routes or portions of routes and determine the total miles each public school district needs for safe and cost-efficient transportation of the pupils and the state board

of education shall determine allowable costs. No state aid shall be paid for the costs of transporting pupils living less than one mile from the school. However, if the state board of education determines that circumstances exist where no appreciable additional expenses are incurred in transporting pupils living less than one mile from school, such pupils may be transported without increasing or diminishing the district's entitlement to state aid for transportation.

3. State aid for transporting handicapped and severely handicapped students attending classes within the school district or in a nearby district under a contractual arrangement shall be paid in accordance with the provisions of section 163.031 and an amount equal to seventy-five percent of the additional cost of transporting handicapped and severely handicapped students above the average per pupil cost of transporting all students of the district shall be apportioned pursuant to section 163.031 where such special transportation is approved in advance by the department of elementary and secondary education. State aid for transportation of handicapped and severely handicapped children in a special school district shall be seventy-five percent of allowable costs as determined by the state board of education which may for sufficient reason authorize amounts in excess of one hundred twenty-five percent of the state average approved cost per pupil transported the second previous year. In no event shall state transportation aid exceed seventy-five percent of the total allowable cost of transporting all pupils eligible to be transported; provided that no district shall receive reduced reimbursement for costs of transportation of handicapped and severely handicapped children based upon inefficiency.

4. No state transportation aid received pursuant to section 163.031 shall be used to purchase any school bus manufactured prior to April 1, 1977, that does not meet the federal motor vehicle safety standards.

5. Any school district that operates magnet schools as part of a master desegregation settlement agreement shall not be considered inefficient for purposes of state aid for transportation of pupils attending such magnet schools and shall not receive a financial penalty for the magnet school transportation portion of the overall transportation budget as a result thereof.

167.020. 1. As used in this section, the term "homeless child" or "homeless youth" shall mean a person less than twenty-one years of age who lacks a fixed, regular and adequate nighttime residence, including a child or youth who:

(1) Is sharing the housing of other persons due to loss of housing, economic hardship, or a similar reason; is living in motels, hotels, or camping grounds due to lack of alternative adequate accommodations; is living in emergency or transitional shelters; is abandoned in hospitals; or is awaiting foster care placement;

(2) Has a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings;

(3) Is living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; and

(4) Is a migratory child or youth who qualifies as homeless because the child or youth is living in circumstances described in subdivisions (1) to (3) of this subsection.

2. **(1)** In order to register a pupil, the **pupil or the** parent or legal guardian of the pupil ~~or the pupil himself or herself~~ shall provide, at the time of registration, one of the following:

~~[(1)]~~ **(a)** Proof of residency in the district. Except as otherwise provided in section 167.151, the term "residency" shall mean that a person both physically resides within a school district and is domiciled within that district or, in the case of a private school student suspected of having a disability under the Individuals With Disabilities Education Act, 20 U.S.C. Section ~~[4412]~~ **1411** et seq., **as amended**, that the student attends private school within that district. The domicile of a minor child shall be the domicile of a parent, military guardian pursuant to a military-issued guardianship or court-appointed legal guardian. For instances in which the family of a student living in Missouri co-locates to live with other family members or live in a military family support community because one or both of the child's parents are stationed or deployed out of state or deployed within Missouri under active duty orders under Title 10 or Title 32 of the United States Code, the student may attend the school district in which the family member's residence or family support community is located. If the active duty orders expire during the school year, the student may finish the school year in that district;

~~[(2)]~~ **(b)** Proof that the person registering the student has requested a waiver under subsection 3 of this section within the last forty-five days; or

~~[(3)]~~ **(c)** Proof that one or both of the child's parents are being relocated to the state of Missouri under military orders.

(2) In instances where there is reason to suspect that admission of the pupil will create an immediate danger to the safety of other pupils and employees of the district, the superintendent or the superintendent's designee may convene a hearing within five working days of the request to register and determine whether or not the pupil may register.

3. Any person subject to the requirements of subsection 2 of this section may request a waiver from the district board of any of those requirements on the basis of hardship or good cause. Under no circumstances shall athletic ability be a valid basis of hardship or good cause for the issuance of a waiver of the requirements of subsection 2 of this section. The district board or committee of the board appointed by the president and which shall have full authority to act in lieu of the board shall convene a hearing as soon as possible, but no later than forty-five days after receipt of the waiver request made under this subsection or the waiver request shall be granted. The district board or committee of the board may grant the request for a waiver of any requirement of subsection 2 of this section. The district board or committee of the board may also reject the request for a waiver in which case the pupil shall not be allowed to register. Any person aggrieved by a decision of a district board or committee of the board on a request for a waiver under this subsection may appeal such decision to the circuit court in the county where the school district is located.

4. Any person who knowingly submits false information to satisfy any requirement of subsection 2 of this section is guilty of a class A misdemeanor.

5. In addition to any other penalties authorized by law, a district board may file a civil action to recover, from the parent, military guardian or legal guardian of the pupil, the costs of school attendance for any pupil who was enrolled at a school in the district and whose parent, military guardian or legal guardian filed false information to satisfy any requirement of subsection 2 of this section.

6. Subsection 2 of this section shall not apply to a pupil who is a homeless child or youth, or a pupil attending a school not in the pupil's district of residence as a participant in an interdistrict transfer program established under a court-ordered desegregation program, a pupil who is a ward of the state and has been placed in a residential care facility by state officials, a pupil who has been placed in a residential care facility due to a mental illness or developmental disability, a pupil attending a school pursuant to sections 167.121 and 167.151 **or sections 167.1200 to 167.1230**, a pupil placed in a residential facility by a juvenile court, a pupil with a disability identified under state eligibility criteria if the student is in the district for reasons other than accessing the district's educational program, or a pupil attending a regional or cooperative alternative education program or an alternative education program on a contractual basis.

7. Within two business days of enrolling a pupil, the school official enrolling a pupil, including any special education pupil, shall request those records required by district policy for student transfer and those discipline records required by subsection 9 of section 160.261 from all schools previously attended by the pupil within the last twelve months. Any school district that receives a request for such records from another school district enrolling a pupil that had previously attended a school in such district shall respond to such request within five business days of receiving the request. School districts may report or disclose education records to law enforcement and juvenile justice authorities if the disclosure concerns law enforcement's or juvenile justice authorities' ability to effectively serve, prior to adjudication, the student whose records are released. The officials and authorities to whom such information is disclosed must comply with applicable restrictions set forth in 20 U.S.C. Section 1232g(b)(1)(E), **as amended**.

8. If one or both of a child's parents are being relocated to the state of Missouri under military orders, a school district shall allow remote registration of the student and shall not require the **student or the** parent or legal guardian of the student ~~[or the student himself or herself]~~ to physically appear at a location within the district to register the student. Proof of residency, as described in this section, shall not be required at the time of the remote registration but shall be required within ten days of the student's attendance in the school district.

167.151. 1. The school board of any district, in its discretion, may admit to the school"; and

Further amend said amendment, Page 2, Line 28, by inserting after all of the said line the following:

"Further amend said bill, Page 57, Section 167.850, Line 106, by inserting after all of the said section and line the following:

"167.1200. 1. Sections 167.1200 to 167.1230 shall be known and may be cited as the "Public School Open Enrollment Act".

2. As used in sections 167.1200 to 167.1230, the following terms mean:

(1) "Department", the department of elementary and secondary education;

(2) "Diversity plan" or "voluntary diversity plan", a plan that is voluntarily adopted by a local school board to promote diversity and to avoid minority student isolation in the district;

- (3) "Nonresident district", a school district other than a transferring student's resident district;
- (4) "Parent", a transferring student's parent, guardian, or other person having custody or care of the student;
- (5) "Public school", any school for elementary or secondary education that is supported and maintained from public funds and is conducted and operated within this state under the authority and supervision of a duly elected local board of education of the school district or a special administrative board appointed by the state board of education under section 162.081;
- (6) "Resident district", the school district in which the transferring student resides or, in the case of a transferring student who is subject to joint legal custody or joint physical custody awarded by a court, the residence designated as the address of the student for educational purposes;
- (7) "Sibling", each of two or more children having a parent in common by blood, adoption, marriage, or foster care;
- (8) "Socioeconomic status", the income level of a student or the student's family, which shall be measured by whether a student or the student's family meets the financial eligibility criteria for free and reduced price meals offered under federal guidelines;
- (9) "Superintendent", the superintendent of a school district or the superintendent's designee;
- (10) "Transferring student", a child beginning kindergarten in the child's resident district or a public school student in kindergarten to grade twelve who immediately prior to transferring has been enrolled in and completed a full semester in a public school in the student's resident district and who transfers to a nonresident district through a public school open enrollment program under sections 167.1200 to 167.1230;
- (11) "Transfer year", the school year in which a transferring student attends school in a nonresident district.

167.1205. 1. A public school open enrollment program is established to enable a child beginning kindergarten or a student in kindergarten to grade twelve to attend a school in a nonresident district subject to the limitations under section 167.1225. Such program is designed to improve quality instructional and educational programs by providing opportunities including, but not limited to, the following:

- (1) Increasing parental involvement for students whose parents work in other school districts;
- (2) Providing access to instructional programs and classes that are not available in the resident district; and
- (3) Offering parents the opportunity to select curriculum options that align with the parents' personal beliefs.

2. (1) School districts shall not be required to participate in the public school open enrollment program.

(2) (a) Each school district shall, before October first of each year, indicate whether the district will participate in the public school open enrollment program created in sections 167.1200 to 167.1230 in the school year beginning on July first of the following year.

(b) If a school district participates in the public school open enrollment program, the district shall receive transferring students for the full school year in which the district participates.

(3) This subsection shall not be construed to prevent any student in a nonparticipating school district from transferring out of the nonparticipating district to a participating district as a transferring student.

(4) (a) For all school years beginning on or after July 1, 2023, but ending before July 1, 2027, a district may restrict the number of students who may transfer to a nonresident district under sections 167.1200 to 167.1230 to a maximum of three percent of the previous school year's enrollment for the district.

(b) For the school years 2023-24 and 2024-25, a provisionally accredited district with a school population of enrolled students between four thousand five hundred and five thousand five hundred and that is located in a county with more than seven hundred thousand but fewer than eight hundred thousand inhabitants may restrict the number of students who may transfer to a nonresident district under sections 167.1200 to 167.1230.

3. (1) Sections 167.1200 to 167.1230 shall not be construed to require a school district to add teachers, staff, or classrooms or to in any way exceed the requirements and standards established by existing law or the nonresident district.

(2) Sections 167.1200 to 167.1230 shall not be construed to require a school district to provide special educational services for children with disabilities who are three years of age or older and who do not reside in the school district under section 162.700 if the nonresident district determines, as provided in the nonresident district's model policy adopted under subsection 4 of this section, that the school district is unable to provide

appropriate special educational services as required under section 162.700 for a child with disabilities seeking a transfer under sections 167.1200 to 167.1230. The determination shall be made by the nonresident district after consultation with the child's resident district and any local public, private, and not-for-profit agencies that provide services for children with disabilities. The nonresident district shall make the determination before approving an application for a transfer under sections 167.1200 to 167.1230. If a determination is required under this subdivision, the child seeking the transfer shall remain enrolled in the child's resident district until such determination becomes final.

4. (1) The department or another entity skilled in policy development shall develop a model policy for determining the number of transfers available under section 167.1215 and establishing specific standards for acceptance and rejection of transfer applications under section 167.1230. Regardless of whether a school district participates in the public school open enrollment program, the board of education of each school district shall, by resolution, adopt the model policy with any changes necessary for a particular district's needs.

(2) The model policy's determination of the number of transfers available shall require each school district to define the term "insufficient classroom space" for that district.

(3) The specific standards for acceptance and rejection of transfer applications may include, but shall not be limited to:

- (a) The capacity of a school building, grade level, class, or program;
- (b) The availability of classroom space in each school building;
- (c) Any class-size limitation;
- (d) The ratio of students to classroom teachers;
- (e) The district's projected enrollment; and
- (f) Any characteristics of specific programs affected by additional or fewer students attending because of transfers under the public school open enrollment program.

(4) The specific standards for acceptance and rejection of transfer applications shall include a statement that priority shall be given to an applicant who has a sibling who:

- (a) Is already enrolled in the nonresident district; or
- (b) Has made an application for enrollment in the same nonresident district.

(5) The specific standards for acceptance and rejection of transfer applications shall not include an applicant's:

- (a) Academic achievement;
- (b) Athletic or other extracurricular ability;
- (c) Disabilities;
- (d) English proficiency level; or
- (e) Previous disciplinary proceedings; except that, any suspension or expulsion from another district shall be included.

(6) A school district receiving transferring students shall not discriminate on the basis of gender, national origin, race, ethnicity, ancestry, religion, disability, or whether the student is homeless or a migrant.

5. A nonresident district shall:

(1) Accept credits toward graduation that were awarded by another district to a transferring student; and

(2) Award a diploma to a transferring student if the student meets the nonresident district's graduation requirements.

6. The superintendent for each school district shall cause the information about the public school open enrollment program to be posted on the district website and in the student handbook to inform parents of students of the:

- (1) Availability of the program established under sections 167.1200 to 167.1230;
- (2) Application deadline; and
- (3) Requirements and procedures for resident and nonresident students to participate in the program.

7. If a student wishes to attend a school within a nonresident district that is a magnet school, an academically selective school, or a school with a competitive entrance process that has admissions requirements, the student shall furnish proof that the student meets the admissions requirements in the application described under section 167.1220.

8. A nonresident district may deny a transfer to a student who, in the most recent school year, has been suspended from school two or more times or who has been suspended for an act of school violence or expelled under subsection 2 of section 160.261. A student whose transfer is initially precluded under this subsection may be permitted to transfer on a provisional basis as a probationary transfer student, subject to no further disruptive behavior, upon approval of the nonresident district's superintendent.

9. A student who is denied a transfer under this subsection has the right to an in-person meeting with the nonresident district's superintendent. The nonresident district shall develop common standards for determining disruptive behavior that shall include, but not be limited to, criteria under section 160.261.

10. Students shall not enroll in a nonresident district under sections 167.1200 to 167.1230 in any school year before school year 2023-24.

11. (1) As used in this subsection, "school days of enrollment" does not include enrollment in summer school, and "varsity" means the highest level of competition offered by one school or school district against the highest level of competition offered by an opposing school or school district.

(2) (a) Except as provided in this paragraph, a student who participates in open enrollment for purposes of attending a grade in grades nine to twelve in a school district other than the district of residence is ineligible to participate in interscholastic athletics for three hundred sixty-five days unless the student's case meets the standards under the following exceptions:

a. If the transfer does not involve undue influence and is not for athletic reasons, a student may be eligible immediately at the school of the student's choice upon first entering when:

(i) The student is promoted from grade six to grade seven;

(ii) The student is promoted from grade eight to grade nine and the student is eligible in all other respects; or

(iii) The student completes the highest grade in an elementary school that is not a part of a system supporting a high school and the student is eligible in all other respects; or

b. If a student transfers schools under circumstances that do not meet the requirements under sections 167.1200 to 167.1230, such student may be granted eligibility to participate in interscholastic athletics as hereinafter restricted if the student qualifies under the following terms and conditions:

(i) A student whose name has been included on a school eligibility roster at any level for a given sport during the twelve calendar months preceding the date of such transfer shall be eligible only for subvarsity competition in such sport for three hundred sixty-five days after the date of transfer. A student may have unrestricted eligibility in all other sports in which such student's name has not appeared on a school eligibility roster;

(ii) A student who has attended a school system that does not sponsor interscholastic athletics but who has participated in organized nonschool competition during the twelve calendar months preceding the date of such transfer shall be eligible only for subvarsity competition in such sport for three hundred sixty-five days after the date of transfer. A student may have unrestricted eligibility in all other sports in which such student did not participate; or

(iii) Eligibility may be granted as described in item (i) of this subparagraph if the athletic eligibility is approved by the principals of both the resident and nonresident districts and if there is no athletic purpose involved in the transfer. The student shall be ineligible for all sports for three hundred sixty-five days after the date of transfer if either or both principals decline to approve athletic eligibility.

(b) Nothing in this section or section 167.1210 shall prevent a statewide athletic association that provides oversight for athletic or activity eligibility for students from imposing a stricter penalty upon any transferring student who is determined to have been unduly influenced to participate in or not to participate in the public school open enrollment program outlined in sections 167.1200 to 167.1230.

167.1210. 1. A student who applies to enroll in multiple nonresident districts and accepts a public school open enrollment program transfer to a nonresident district shall accept only one such transfer per school year.

2. (1) A student who accepts a public school open enrollment program transfer to a nonresident district shall commit to attend and take all courses through the nonresident district for at least one school year. At least one course per semester shall be delivered by the nonresident district in-seat.

(2) If a transferring student returns to the student's resident district, the student's transfer shall be void and the student shall reapply if the student seeks a future public school open enrollment program transfer. No transferring student who returns to the student's resident district shall reapply for a future transfer under this subdivision until after the student has been enrolled in and completed a full school semester in a public school in the student's resident district.

3. (1) Except as otherwise provided in this subsection, a transferring student attending school in a nonresident district may complete all remaining school years in the nonresident district without reapplying each school year.

(2) A sibling of a transferring student who continues enrollment in a nonresident district may enroll in or continue enrollment in that nonresident district if the district has the capacity to accept the sibling without adding teachers, staff, or classrooms or exceeding the regulations and standards established by law or the policy of the nonresident district and the sibling has no discipline issues as described in section 167.1205.

4. Except for a transferring student with a socioeconomic status that qualifies the student for transportation costs reimbursement under subsection 6 of this section, the transferring student or the student's parent is responsible for the transportation of the student to and from the school in the nonresident district where the student is enrolled, except that the nonresident district may enter into an agreement with the student's parent that the parent may transport the student to an existing bus stop location convenient to the school district if the school district has capacity available on a bus serving that location. If transportation is a related service on a student's individualized education program (IEP) and the student is a participant in the public school open enrollment transfer program, the nonresident district shall not be required to provide such transportation as a related service under the IEP if the nonresident district and the student's parent have entered into an agreement under this subsection. Such agreement shall contain a statement that the parent is waiving the transportation as a related service under the student's IEP.

5. Notwithstanding the provisions of chapter 163 or federal calculations of military impact aid to the contrary, for the purposes of determining state and federal aid, a transferring student shall be counted as a resident pupil of the nonresident district in which the student is enrolled.

6. (1) Any transferring student who qualifies for free and reduced price meals under federal guidelines and transfers to any nonresident district sharing a border with the student's resident district shall be offered transportation services provided by the nonresident district or may choose to be reimbursed by the parent public school choice fund established in section 167.1212 for the costs of transportation of the student as provided in this subsection.

(2) The amount of transportation costs eligible for reimbursement shall be, rounded to the nearest dollar, the product obtained by multiplying:

- (a) The number of days the student attended school in the nonresident district;
 - (b) The number of miles in a single round trip between the student's residence and the nonresident district's nearest existing bus stop location; and
 - (c) The mileage reimbursement rate of thirty-seven cents per mile.
- (3) The transferring student or the student's parent shall keep a record of each instance of transporting the transferring student to and from the nonresident district's nearest existing bus stop location. Such record may be verified by the nonresident district's attendance records or in a similar manner as established by board policy.

(4) All reimbursements made under this subsection to a transferring student or the student's parent shall be made quarterly.

(5) Any such transferring student who transfers to any nonresident district that does not share a border with the student's resident district shall not receive the transportation reimbursement provided under this subsection.

(6) The provisions of this subsection shall not require a nonresident district to offer transportation services if the transportation would constitute a transportation hardship under section 167.121.

(7) Nonresident districts providing transportation services under this subsection may partner or contract with the resident district or a third-party transportation provider, or both, in providing transportation and shall also be reimbursed by the parent public school choice fund for the costs of transportation of the student as provided under this subsection.

7. Nothing in sections 167.1200 to 167.1230 shall be construed to relieve any resident district of its responsibility to pay any costs required under section 162.705 or 162.740.

167.1211. If a nonresident student receives special educational services and participates in the public school open enrollment program, the nonresident district shall receive reimbursement from the parent public school choice fund created in section 167.1212 for the costs of the special educational services for the student with an individualized education program above the state and federal funds received for educating the

student. Such reimbursement shall not exceed three times the current expenditure per average daily attendance as calculated on the district annual secretary of the board report for the year in which expenditures are claimed.

167.1212. 1. There is hereby created in the state treasury the "Parent Public School Choice Fund", which shall consist of an appropriation by the general assembly of sixty million dollars and any additional appropriations made by the general assembly. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely as provided in sections 167.1200 to 167.1230.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. Moneys appropriated to and deposited in the fund shall be used to supplement, not supplant, state aid distributed to school districts under chapter 163 and shall be used solely to compensate school districts that participate in the public school open enrollment program established in sections 167.1200 to 167.1230.

5. The department shall annually evaluate the availability and use of moneys from the fund. If the department determines that additional moneys are needed to fulfill the purposes of this section, the department shall, as part of the legislative budget process, annually request such moneys by a specific line item appropriation.

167.1215. 1. Before October first annually, each school district shall set the number of transfer students the district is willing to receive for the following school year under sections 167.1200 to 167.1230. The district may create criteria for the acceptance of students including, but not limited to, the number of students by building, grade, classroom, or program.

2. (1) Each school district shall publish the number set under this section, notify the department of such number, and shall not be required to accept any transfer students under this section who would cause the district to exceed the published number.

(2) The school district may report the total number of students the district is willing to receive and further delineate the number by building, grade, classroom, or program.

3. (1) Each school district shall develop a method for the formation and operation of a waiting list for applications that cannot be accepted because the number of transfers applied for exceeds the number of transfers available.

(2) Applications on the waiting list may be given priority for acceptance in the following order and may include other options for priority acceptance:

(a) Siblings of students already enrolled in the district;

(b) Children of an active duty member of the Armed Forces of the United States;

(c) Children of school district employees;

(d) Students who had previously attended school in the district but whose parents have moved out of the district; and

(e) Students whose parents present an employment circumstance for which an open enrollment transfer would be in the student's best interest.

(3) A parent of a student on the waiting list shall be informed by the district of the details of the operation of the list and whether the parent will be required to refile a timely application for open enrollment in order to remain on the waiting list.

167.1220. 1. If a student seeks to attend a school in a nonresident district under sections 167.1200 to 167.1230, the student's parent shall submit an application:

(1) To the nonresident district, with a copy to the resident district;

(2) On a form approved by the department that contains the student's necessary information for enrollment in another district; and

(3) Postmarked before December first in the calendar year preceding the school year in which the student seeks to begin the fall semester at the nonresident district.

2. A nonresident district that receives an application under subsection 1 of this section shall, upon receipt of the application, place a date and time stamp on the application that reflects the date and time the nonresident district received the application.

3. As soon as possible after receiving an application, the superintendent of the nonresident district shall review and make a determination on each application in the order in which the application was received

by the nonresident district. Before accepting or rejecting an application, the superintendent shall determine whether one of the limitations under section 167.1225 applies to the application.

4. The superintendent of the nonresident district may accept an application. If the superintendent rejects an application, the superintendent shall present the rejected application with the superintendent's reasons for the rejection to the school board.

5. (1) As used in this subsection, "good cause" means:

- (a) A change in a student's residence due to a change in family residence;
- (b) A change in the state in which the family residence is located;
- (c) A change in a student's parent's marital status;
- (d) A guardianship or custody proceeding;
- (e) Placement in foster care;
- (f) Adoption;
- (g) Participation in a foreign exchange program;
- (h) Participation in a substance abuse or mental health treatment program;
- (i) A change in the status of a student's resident district such as removal of accreditation by the department, surrender of accreditation, or permanent closure of a nonpublic school; or
- (j) Revocation of a charter school contract as provided in state law.

(2) Before December first of the calendar year preceding the school year in which the student seeks to begin the fall semester at the nonresident district but before July first of such school year, or before the first Monday in July if July first falls on a Saturday or Sunday, the parent shall send notification to the district of residence and the receiving district, on forms prescribed by the state board of education, that good cause exists for failure to meet the December first deadline. The school board of a receiving district may adopt a policy granting the superintendent the authority to approve open enrollment applications submitted after the December first deadline. The school board of the receiving district shall take action to approve the request if good cause exists. If the request is granted, the school board shall transmit a copy of the form to the parent and the district of residence within five days after school board action. A denial of a request by the board of a receiving district is not subject to appeal.

(3) If the good cause relates to a change in status of a student's school district of residence, a parent shall file such notification within forty-five days after the last school board action or within thirty days after the certification of the election, whichever is applicable to the circumstances.

(4) If a resident district believes that a receiving district is violating this subsection, the resident district may, within fifteen days after school board action by the receiving district, submit an appeal to the commissioner of education.

(5) The commissioner of education or the commissioner's designee shall attempt to mediate the dispute to reach approval by both school boards. If approval is not reached under mediation, the commissioner shall conduct a hearing and shall hear testimony from both school boards. Within ten days following the hearing, the commissioner shall render a decision upholding or reversing the decision by the school board of the receiving district. Within five days after the commissioner's decision, the school board may appeal the decision of the commissioner to the state board of education as provided in state law.

6. (1) Before February first of the school year before the school year in which the student seeks to enroll in a nonresident district under sections 167.1200 to 167.1230, the nonresident district's superintendent shall notify the parent and the resident district, in writing, as to whether the student's application has been accepted or rejected. The notification shall be sent by first-class mail to the address on the application.

(2) If the application is rejected, the nonresident district's superintendent shall state in the notification letter the reason for the rejection.

(3) If the application is accepted, the nonresident district's superintendent shall state in the notification letter:

- (a) A reasonable deadline before which the student shall enroll in the nonresident district and after which the acceptance notification is void; and
- (b) Instructions for the procedures established by the nonresident district for renewing enrollment in the nonresident district each year.

(4) If the application is accepted, the nonresident district's superintendent shall notify the resident district and the department of the student's participation and shall also notify the student and the student's

parent of the opportunity to participate in an anonymous survey provided by the department regarding all reasons for the student's and parent's interest in participating in the public school open enrollment program.

(5) The department shall publish an annual report based on the anonymous survey conducted under subdivision (4) of this subsection, at the statewide and district levels, that provides data at the statewide and district levels of sufficient detail to allow analysis of trends regarding the reasons for participation in the public school open enrollment program at the statewide, regional, and local district levels. In such annual report, the department shall also include data at the statewide and district levels of sufficient detail to allow detection and analysis of the impact of the public school open enrollment program on racial, ethnic, and socio-economic balance among schools and districts at the statewide, regional, and local district levels. No such survey results published under this subsection shall be published in a manner that reveals information regarding a group of five or fewer students.

167.1225. 1. If sections 167.1200 to 167.1230 conflict with a provision of an enforceable desegregation court order or a district's court-approved desegregation plan regarding the effects of past racial segregation in student assignment, the provisions of the order or plan shall govern.

2. (1) A school district may annually declare an exemption from sections 167.1200 to 167.1230 if the school district is subject to a desegregation order or mandate of a federal court or agency remedying the effects of past racial segregation or subject to a settlement agreement remedying the effects of past racial segregation.

(2) An exemption declared by a board of education of a school district under subdivision (1) of this subsection is irrevocable for one year from the date the school district notifies the department of the declaration of exemption.

(3) After each year of exemption, the board of education of a school district may elect to participate in the public school open enrollment program under sections 167.1200 to 167.1230 if the school district's participation does not conflict with the school district's federal court-ordered desegregation program or settlement agreement remedying the effects of past racial segregation.

(4) A school district shall notify the department before April first if in the next school year the school district intends to:

- (a) Declare an exemption under subdivision (1) of this subsection; or
- (b) Resume participation after a period of exemption.

(5) Annually before June first, the department shall report to each school district the maximum number of public school open enrollment program transfers for the school year to begin July first.

(6) If a student is unable to transfer because of the limits under this subsection, the resident district shall give the student priority for a transfer in the following school year in the order that the resident district receives notices of application under section 167.1220, as evidenced by a notation made by the district on the applications indicating the date and time of receipt.

3. Any resident or nonresident school district with an approved diversity plan or voluntary diversity plan may deny a transfer under sections 167.1200 to 167.1230 if the school district determines that the transfer conflicts with the provisions of such diversity plan. The denial of a transfer under this subsection shall be deemed a denial for good cause.

4. (1) Any student who transfers to a nonresident district under section 167.131, sections 162.1040 to 162.1061, or any section other than sections 167.1200 to 167.1230 shall not be subject to any requirements under sections 167.1200 to 167.1230.

(2) Districts receiving transfer students or sending transfer students to nonresident districts under section 167.131, sections 162.1040 to 162.1061, or any section other than sections 167.1200 to 167.1230 shall not be subject to any requirements under sections 167.1200 to 167.1230 for those transfer students.

5. (1) A student transferring to a nonresident district under sections 167.1200 to 167.1230 shall not be considered a transfer student under any law relating to another transfer program or procedure that allows students to transfer out of their resident districts.

(2) This subdivision shall apply only to students enrolled in a resident district that does not offer education in a grade higher than grade eight as follows:

(a) Such student shall enroll in such nonresident district under sections 167.1200 to 167.1230 before the end of such student's fifth grade year; and

(b) Such student who does not enroll in such nonresident district before the end of such student's fifth grade year may transfer to such nonresident district under sections 167.1200 to 167.1230, but such student's resident district shall pay tuition to such nonresident district and follow all other procedures as if such student transferred under section 167.131 when the student enters the ninth grade.

(3) If a student transfers under sections 167.1200 to 167.1230 to a nonresident district that does not offer education in a grade higher than grade eight, such nonresident district shall not be considered such student's resident district for any purpose after such student completes grade eight or upon such student's transfer out of such nonresident district before such student completes grade eight.

167.1230. 1. A student whose application for a transfer under section 167.1220 is rejected by the nonresident district may appeal to the department to reconsider the transfer.

2. An appeal to the department shall be in writing and shall be postmarked no later than ten calendar days, excluding weekends and legal holidays, after the student or the student's parent receives a notice of rejection of the application under section 167.1220.

3. Contemporaneously with the filing of the written appeal under subsection 2 of this section, the student or the student's parent shall also mail a copy of the written appeal to the nonresident district's superintendent.

4. In the written appeal, the student or student's parent shall state the basis for appealing the decision of the nonresident district.

5. The student or the student's parent shall submit, along with the written appeal, a copy of the notice of rejection from the nonresident district.

6. As part of the review process, the student or student's parent may submit supporting documentation that the transfer would be in the best educational, health, social, or psychological interest of the student.

7. The nonresident district may submit in writing any additional information, evidence, or arguments supporting the district's rejection of the student's application by mailing such response to the department. Such response shall be postmarked no later than ten days after the nonresident district receives the student's or parent's appeal.

8. Contemporaneously with the filing of its response under subsection 7 of this section, the nonresident district shall also mail a copy of the response to the student or student's parent.

9. If the department overturns the determination of the nonresident district on appeal, the department shall notify the parent, the nonresident district, and the resident district of the basis for the department's decision.

10. (1) The department shall collect data from school districts on the number of applications for student transfers under sections 167.1200 to 167.1230 and study the effects of public school open enrollment program transfers under sections 167.1200 to 167.1230. The department shall consider, as part of its study, the maximum number of transfers and exemptions for both resident and nonresident districts for up to two years to determine if a significant racially segregative impact has occurred to any school district.

(2) Annually before October first, the department shall report the department's findings from the study of the data under subdivision (1) of this subsection to:

- (a) The joint committee on education or any successor committee;
- (b) The house committee on elementary and secondary education or any other education committee designated by the speaker of the house of representatives; and
- (c) The senate committee on education or any other education committee designated by the president pro tempore of the senate.

11. The department shall annually make a random selection of ten percent of the school districts participating in the public school open enrollment program under sections 167.1200 to 167.1230. The department shall audit each selected school district's transfers approved or denied under policies adopted by the school board under sections 167.1200 to 167.1230. If the department determines that a selected school district is improperly implementing and administering the transfer process established under sections 167.1200 to 167.1230, the department may withhold any state aid provided to the school district under chapter 163 until the school district corrects the transfer process improprieties identified by the department's audit."; and

Further amend said bill, Page 96, Section B, Line 6, by inserting after all of the said section and line the following:

"Section C. The enactment of sections 167.1200, 167.1205, 167.1210, 167.1211, 167.1212, 167.1215, 167.1220, 167.1225, and 167.1230 and the repeal and reenactment of sections 167.020 and 167.151 of this act shall become effective July 1, 2023."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 1 to House Amendment No. 3** was adopted.

Representative Henderson offered **House Amendment No. 2 to House Amendment No. 3.**

House Amendment No. 2
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 1, Lines 24-31, by deleting all of the said lines and inserting in lieu thereof the following:

"(2) For all school years beginning on or after July 1, 2023, any current owner of residential real property or agricultural real property or a named beneficiary of a trust that currently owns residential real property or agricultural real property and that pays a school tax in a district or districts other than the district in which such current owner or current beneficiary resides may send up to four of such owner's or beneficiary's children to a public school, excluding a charter school, in any district in which such owner or trust pays such school tax. For purposes of this subdivision, "residential real property" shall not include any multi-family residential property which exceeds four units. An owner or a named beneficiary of a trust that currently owns residential real property shall not be permitted under this subdivision to send their child to a district outside of the county in which they currently reside. Such owner or beneficiary shall send thirty days' written notice to all school districts involved specifying which school district each child will attend. Such owner or beneficiary shall also present proof of the owner's or trust's annual payment of at least two thousand dollars of school taxes levied on the real property specified in this subdivision within such school district and ownership of the specified real property for not less than the immediately preceding four consecutive years. Neither the resident nor nonresident districts shall be responsible for providing transportation services under this subdivision. The school district attended shall count a child attending under this subdivision in its average daily attendance for the purpose of distribution of state aid under chapter 163, except that such nonresident students shall not be counted in the district's average daily attendance for the purposes of determining eligibility for aid payments under section 163.044."; and

Further amend said amendment, Page 2, Lines 2-19, by deleting said lines and inserting in lieu thereof the following:

"4. For any school year ending on or before June 30, 2023, any owner of agricultural land who, pursuant to subsection 3 of this section, has the option of sending his children to the public schools of more than one district shall exercise such option as provided in this subsection. Such person shall send written notice to all school districts involved specifying to which school district his children will attend by June thirtieth in which such a school year begins. If notification is not received, such children shall attend the school in which the majority of his property lies. Such person shall not send any of his children to the public schools of any district other than the one to which he has sent notice pursuant to this subsection in that school year or in which the majority of his property lies without paying tuition to such school district."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Henderson, **House Amendment No. 2 to House Amendment No. 3** was adopted.

On motion of Representative Basye, **House Amendment No. 3, as amended**, was adopted.

Representative Haffner offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 3, Section 160.067, Line 10, by inserting after the number "**2021**;" the word "**and**"; and

Further amend said bill, Page 15, Section 161.097, Line 18, by deleting the word "**program**" and inserting in lieu thereof the word "**programs**"; and

Further amend said bill, Page 26, Section 162.084, Line 23, by inserting after all of the said line the following:

"3. The requirements to mail a letter under subsection 1 of this section and display information on the local education agency's website under subdivision (2) of subsection 2 of this section shall not apply to any special school district or state operated school in which all of the students enrolled are students with disabilities."; and

Further amend said bill, Page 48, Section 167.640, Line 17, by deleting the number "**167.245**" and inserting in lieu thereof the number "**167.645**"; and

Further amend said bill, Page 51, Section 167.645, Line 117, by inserting after the second occurrence of the word "**identified**" the word "**as**"; and

Further amend said bill and section, Page 53, Line 164, by deleting the phrase "**subsection 1 of this section**" and inserting in lieu thereof the phrase "**subdivision (1) of this subsection**"; and

Further amend said bill, page, and section, Line 170, by deleting the word "**will**" and inserting in lieu thereof the word "**shall**"; and

Further amend said bill and section, Page 54, Line 193, by deleting the phrase "**subsection 1 of this section**" and inserting in lieu thereof the phrase "**subdivision (1) of this subsection**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hudson offered **House Substitute Amendment No. 1 for House Amendment No. 4.**

*House Substitute Amendment No. 1
for
House Amendment No. 4*

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 3, Section 160.067, Line 2 by inserting after the word "**submit**" the phrase "**and present**"; and

Further amend said bill, page and section, Line 10, by inserting after the number "**2021**;" the word "**and**"; and

Further amend said bill, Page 15, Section 161.097, Line 18, by deleting the word "**program**" and inserting in lieu thereof the word "**programs**"; and

Further amend said bill, Page 26, Section 162.084, Line 23, by inserting after all of the said line the following:

"3. The requirements to mail a letter under subsection 1 of this section and display information on the local education agency's website under subdivision (2) of subsection 2 of this section shall not apply to any special school district or state operated school in which all of the students enrolled are students with disabilities."; and

Further amend said bill, Page 48, Section 167.640, Line 17, by deleting the number "**167.245**" and inserting in lieu thereof the number "**167.645**"; and

Further amend said bill, Page 51, Section 167.645, Line 117, by inserting after the second occurrence of the word "**identified**" the word "**as**"; and

Further amend said bill and section, Page 53, Line 164, by deleting the phrase "**subsection 1 of this section**" and inserting in lieu thereof the phrase "**subdivision (1) of this subsection**"; and

Further amend said bill, page, and section, Line 170, by deleting the word "**will**" and inserting in lieu thereof the word "**shall**"; and

Further amend said bill and section, Page 54, Line 193, by deleting the phrase "**subsection 1 of this section**" and inserting in lieu thereof the phrase "**subdivision (1) of this subsection**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Fitzwater assumed the Chair.

On motion of Representative Hudson, **House Substitute Amendment No. 1 for House Amendment No. 4** was adopted.

Representative Richey offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 10, Section 160.261, Line 241, by inserting after all of said section and line the following:

"160.560. 1. The department of elementary and secondary education shall establish the "Show-Me Success Diploma Program".

2. Under the show-me success diploma program, the department of elementary and secondary education shall develop the "Show-Me Success Diploma" as an alternative pathway to graduation for high school students that may be earned at any point between the end of a student's tenth grade year and the conclusion of the student's twelfth grade year.

3. Before July 1, 2023, the department of elementary and secondary education shall develop detailed requirements for students to become eligible for the show-me success diploma that include at least the following:

(1) Demonstrated skills and knowledge in English, science, and mathematical literacy to be successful in college-level courses offered by the community colleges in this state that count toward a degree or certificate without taking remedial or developmental coursework; and

(2) Satisfactory grades on approved examinations in subjects determined to be necessary to prepare a student to enter postsecondary education without taking remedial or developmental coursework.

4. School districts and charter schools may offer a course of study designed to meet the requirements to obtain a show-me success diploma to students entering the ninth grade. Students who elect to pursue a show-me success diploma shall participate in a course of study designed by the school district to meet the requirements established under subsection 3 of this section. The show-me success diploma shall be available to any such student until the end of that student's twelfth grade year.

5. Students who earn a show-me success diploma may remain in high school and participate in programs of study available through the school district or charter school until that student would otherwise have graduated at the end of grade twelve. For purposes of calculation and distribution of state aid, the school district or charter school of a pupil having earned a show-me success diploma who remains enrolled in the school district or charter school shall continue to include the pupil in the pupil enrollment of each such school district or charter school and shall continue to receive funding for a pupil who earns a show-me success diploma until that pupil would otherwise have graduated at the end of grade twelve. Students who elect to remain in high school under this subsection shall be eligible to participate in extracurricular activities, including interscholastic sports, through the end of grade twelve.

6. Students who pursue but do not meet the eligibility requirements for a show-me success diploma at the end of grade ten or eleven shall receive a customized program of assistance during the next school year that addresses areas in which the student demonstrated deficiencies in the course requirements. Students may choose to return to a traditional academic program without completing the show-me success diploma.

7. The department of elementary and secondary education shall provide training, guidance, and assistance to teachers and administrators of the schools offering the show-me success diploma and shall closely monitor the progress of the schools in the development of the program.

8. Pupils who earn a show-me success diploma and do not remain enrolled in the district or charter school and instead enroll, or show proof that they will enroll, in a postsecondary educational institution eligible to participate in a student aid program administered by the U.S. Department of Education shall be included in the district's or charter school's state aid calculation under section 163.031, until such time that the pupil would have completed the pupil's twelfth grade year had the pupil not earned a show-me success diploma. The funding assigned to a pupil under this subsection shall be calculated as if the pupil's attendance percentage equaled the district's or charter school's prior year average attendance percentage. For a pupil who, as provided in this subsection, is included in the district's or charter school's state aid calculation but who is not enrolled in the district or charter school, an amount equal to ninety percent of the pupil's proportionate share of the state, local, and federal aid that the district or charter school receives for the pupil under this subsection shall be deposited into an account established under sections 166.400 to 166.455 that lists the pupil as the beneficiary. The state treasurer shall provide guidance and assist school districts, charter schools, pupils, and parents or guardians of pupils with the creation, maintenance, and use of an account that has been established under sections 166.400 to 166.455.

9. The department of elementary and secondary education shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill, Page 20, Section 161.241, Line 44, by inserting after said section and line the following:

"161.380. 1. Subject to appropriations, the department of elementary and secondary education shall establish the "Competency-Based Education Grant Program".

2. (1) There is hereby created in the state treasury the "Competency-Based Education Grant Program Fund". The fund shall consist of any appropriations to such fund and any gifts, contributions, grants, or bequests received from private or other sources for the purpose of providing competency-based education programs. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements of public moneys in accordance with distribution requirements and procedures developed by the department of elementary and secondary education. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

3. The department of elementary and secondary education shall award grants from the competency-based education grant program fund to eligible school districts for the purpose of providing competency-based education programs. A school district wishing to receive such a grant shall submit an application to the department of elementary and secondary education addressing:

- (1) A core mission that competency-based education courses will help achieve;
- (2) A plan that outlines competency-based education courses and key metrics that will show success;
- (3) Resources available to the school and in the community that will assist in creating successful competency-based outcomes; and
- (4) Resources and support needed to help the school succeed in implementing competency-based education courses.

4. The department of elementary and secondary education shall facilitate the creation, sharing, and development of course assessments; curriculum; training and guidance for teachers; and best practices for the school districts that offer competency-based education courses.

5. For purposes of this section, the term "competency-based education program" means an educational program that:

- (1) Affords students flexibility to progress and earn course credit upon demonstration of mastery, including through early high school graduation;
- (2) Provides individual learning and assessment options, including through experiential and project-based learning, online or blended learning, additional remedial education time, and accelerated-pace curricula;
- (3) Assesses student proficiency based on graduate profiles describing meaningful and critical knowledge and skills that students should have upon graduation; or
- (4) Assesses student proficiency through tasks developed both locally and at the state level, performance of which demonstrates mastery.

6. The department of elementary and secondary education shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

161.385. 1. There is hereby established the "Competency-Based Education Task Force" to study and develop competency-based education programs in public schools. Task force members shall be chosen to represent the geographic diversity of the state. Task force members shall be appointed for a term of two years and may be reappointed. All task force members shall be appointed before December 31, 2022, and every other year thereafter by December thirty-first of that year. The task force members shall be appointed as follows:

- (1) Two members of the house of representatives appointed by the speaker of the house of representatives;
- (2) Two members of the senate appointed by the president pro tempore of the senate;
- (3) The commissioner of the department of elementary and secondary education or the commissioner's designee; and
- (4) Four members appointed by the governor. Two members shall each represent a separate school district that offers competency-based education courses.

2. The members of the task force established under subsection 1 of this section shall elect a chair from among the membership of the task force. The task force shall meet as needed to complete its consideration of its objectives as established in subsections 4 and 5 of this section. Any vacancy on the task force shall be filled in the same manner as the original appointment. Members of the task force shall serve without compensation, but shall be entitled to reimbursement for actual and necessary expenses incurred in the performance of official duties.

3. The department of elementary and secondary education shall provide such legal, research, clerical, and technical services as the task force may require in the performance of official duties.

4. The task force shall:

(1) Work toward implementing competency-based education courses statewide and devising a plan for Missouri to lead the way in competency-based education courses;

(2) Solicit input from individuals and organizations with information or expertise relevant to the task force's objective, including experts and educators with experience related to competency-based education programs;

(3) Hold at least three public hearings to provide an opportunity to receive public testimony including, but not limited to, testimony from educators, local school boards, parents, representatives from business and industry, labor and community leaders, members of the general assembly, and the general public;

(4) Identify promising competency-based education programs, including programs that:

(a) Afford students flexibility to progress and earn course credit upon demonstration of mastery, including through early high school graduation;

(b) Provide individual learning and assessment options, including through experiential and project-based learning, online or blended learning, additional remedial education time, and accelerated-pace curricula; or

(c) Assess student proficiency through tasks developed both locally and at the state level, performance of which demonstrates mastery;

(5) Identify obstacles to implementing competency-based education programs in Missouri public schools;

(6) Develop comprehensive graduate profiles that describe meaningful and critical knowledge skills that students should have upon graduation that can be implemented into a diploma designation;

(7) Develop findings and recommendations for implementing competency-based education models and practices in Missouri public schools, including recommending changes to existing legislation, rules, and regulations; and

(8) Develop findings and recommendations for implementing a competency-based performance assessment that:

(a) Is consistent with the most effective competency-based education programs identified by the task force under subdivision (3) of this subsection;

(b) Assesses students based on both locally developed and common statewide performance tasks tied to grade and course competencies aligned with state content standards; and

(c) Complies with all applicable federal law, including 20 U.S.C. Section 6311(b)(1)(B), as amended. To the extent that implementing a competency-based performance assessment would require the department of elementary and secondary education to obtain innovative assessment and accountability demonstration authority under 20 U.S.C. Section 6364, as amended, the task force shall develop findings and recommendations for obtaining such authority.

5. Beginning in 2023, the task force shall present its findings and recommendations to the speaker of the house of representatives, the president pro tempore of the senate, the joint committee on education, and the state board of education by December first annually."; and

Further amend said bill, Page 40, Section 162.974, Line 12, by inserting after said section and line the following:

"162.1255. 1. As used in this section, the following terms mean:

(1) "Competency-based credit", credit awarded by school districts and charter schools to high school students upon demonstration of competency as determined by a school district. Such credit shall be awarded upon receipt of "proficient" or "advanced" on an end-of-course assessment;

(2) "Prior year average attendance percentage", the quotient of the district or charter school's prior year average daily attendance divided by the district or charter school's prior year average yearly enrollment.

2. School districts and charter schools shall receive state school funding under sections 163.031, 163.043, 163.044, and 163.087 for resident pupils enrolled in the school district or charter school and taking competency-based courses offered by the school district.

3. For purposes of calculation and distribution of state aid under section 163.031, attendance of a student enrolled in a district's or charter school's competency-based courses shall equal, upon course

completion, the product of the district's or charter school's prior year average attendance percentage multiplied by the total number of attendance hours normally allocable to a noncompetency-based course of equal credit value."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman resumed the Chair.

Representative Bosley offered **House Amendment No. 1 to House Amendment No. 5.**

House Amendment No. 1
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 6, Line 11, by inserting after all of said line the following:

"Further amend said bill, Page 78, Section 170.048, Line 27, by inserting after all of said section and line the following:

"170.307. 1. For school year 2022-23 and each school year thereafter, upon graduation from high school, pupils in public schools and charter schools shall have received mental health awareness training given any time during a pupil's four years of high school.

2. Beginning in school year 2022-23, any public school or charter school serving grades nine through twelve shall provide enrolled students instruction in mental health awareness. Students with disabilities may participate to the extent appropriate as determined by the provisions of the Individuals with Disabilities Education Act or Section 504 of the Rehabilitation Act. Instruction shall be included in the district's existing health or physical education curriculum. Instruction shall be based on a program established by the department of elementary and secondary education.

3. The department of elementary and secondary education shall promulgate rules to develop a model curriculum to be used by school districts to provide the instruction required by this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 1 to House Amendment No. 5** was adopted.

Representative Lewis (6) offered **House Amendment No. 2 to House Amendment No. 5.**

House Amendment No. 2
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 6, Line 11, by inserting after all of the said line the following:

"Further amend said bill, Page 75, Section 170.036, Line 13, by deleting the word **"Six"** and inserting in lieu thereof the word **"Nine"**"; and

Further amend said bill, page, and section, Line 19, by deleting the word "**and**"; and

Further amend said bill, page, and section, Line 21, by deleting all of the said line and inserting in lieu thereof the following:

"computer science teachers;
(g) An association of school board members;
(h) An association of elementary school principals; and
(i) An association of secondary school principals.
(7) A representative from a Missouri institution of higher education, to be appointed by the commissioner of higher education; and
(8) A representative from a Missouri private, nonprofit institution of higher education, to be appointed by the commissioner of higher education."; and

Further amend said bill and section, Page 76, Lines 37 to 42, by deleting all of the said lines and inserting in lieu thereof the following:

"(4) Within one year of the task force forming, a plan for schools serving any student in grades kindergarten through eighth grade to provide instruction in the basics of computer science and computation thinking in an integrated or standalone format beginning in the 2024-25 school year without creating learning loss in the existing curriculum;
(5) A plan for ensuring teachers are well-prepared to begin teaching computer science, including defining high quality professional learning for in-service teachers and strategies for pre-service teacher preparation."; and

Further amend said bill, page, and section, Line 61, by deleting the words "**one month**" and inserting in lieu thereof the words "**three months**"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lewis (6), **House Amendment No. 2 to House Amendment No. 5** was adopted.

On motion of Representative Richey, **House Amendment No. 5, as amended**, was adopted.

Representative Dinkins offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 13, Section 160.565, Line 71, by inserting after all of the said section and line the following:

"160.665. 1. Any school district within the state may designate one or more elementary or secondary school teachers ~~[or]~~, administrators, **or other designated school personnel** as a school protection officer. The responsibilities and duties of a school protection officer are voluntary and shall be in addition to the normal responsibilities and duties of the teacher ~~[or]~~, administrator, **or other designated school personnel**. Any compensation for additional duties relating to service as a school protection officer shall be funded by the local school district, with no state funds used for such purpose.

2. Any person designated by a school district as a school protection officer shall be authorized to carry concealed firearms or a self-defense spray device in any school in the district. A self-defense spray device shall mean any device that is capable of carrying, and that ejects, releases, or emits, a nonlethal solution capable of incapacitating a violent threat. The school protection officer shall not be permitted to allow any firearm or device

out of ~~his or her~~ **the officer's** personal control while that firearm or device is on school property. Any school protection officer who violates this subsection may be removed immediately from the classroom and subject to employment termination proceedings.

3. A school protection officer has the same authority to detain or use force against any person on school property as provided to any other person under chapter 563.

4. Upon detention of a person under subsection 3 of this section, the school protection officer shall immediately notify a school administrator and a school resource officer, if such officer is present at the school. If the person detained is a student then the parents or guardians of the student shall also be immediately notified by a school administrator.

5. Any person detained by a school protection officer shall be turned over to a school administrator or law enforcement officer as soon as practically possible and shall not be detained by a school protection officer for more than one hour.

6. Any teacher ~~or~~, administrator, **or other designated school personnel** of an elementary or secondary school who seeks to be designated as a school protection officer shall request such designation in writing, and submit it to the superintendent of the school district ~~which~~ **that** employs ~~him or her~~ **such individual** as a teacher ~~or~~, administrator, **or other designated school personnel**. Along with this request, any teacher ~~or~~, administrator, **or other designated school personnel** seeking to carry a concealed firearm on school property shall also submit proof that ~~he or she~~ **such individual** has a valid concealed carry endorsement or permit, and all teachers ~~and~~, administrators, **and other designated school personnel** seeking the designation of school protection officer shall submit a certificate of school protection officer training program completion from a training program approved by the director of the department of public safety which demonstrates that such person has successfully completed the training requirements established by the POST commission under chapter 590 for school protection officers.

7. No school district may designate a teacher ~~or~~, administrator, **or other designated school personnel** as a school protection officer unless such person has successfully completed a school protection officer training program, which has been approved by the director of the department of public safety. No school district shall allow a school protection officer to carry a concealed firearm on school property unless the school protection officer has a valid concealed carry endorsement or permit.

8. (1) Any school district that designates a teacher ~~or~~, administrator, **or other designated school personnel** as a school protection officer shall, within thirty days, notify, in writing, the director of the department of public safety of the designation, which shall include the following:

- ~~(1)~~ (a) The full name, date of birth, and address of the officer;
- ~~(2)~~ (b) The name of the school district; and
- ~~(3)~~ (c) The date such person was designated as a school protection officer.

(2) Notwithstanding any other provisions of law to the contrary, any identifying information collected under the authority of this subsection shall not be considered public information and shall not be subject to a request for public records made under chapter 610.

9. A school district may revoke the designation of a person as a school protection officer for any reason and shall immediately notify the designated school protection officer in writing of the revocation. The school district shall also within thirty days of the revocation notify the director of the department of public safety in writing of the revocation of the designation of such person as a school protection officer. A person who has had the designation of school protection officer revoked has no right to appeal the revocation decision.

10. The director of the department of public safety shall maintain a listing of all persons designated by school districts as school protection officers and shall make this list available to all law enforcement agencies.

11. Before a school district may designate a teacher ~~or~~, administrator, **or other designated school personnel** as a school protection officer, the school board shall hold a public hearing on whether to allow such designation. Notice of the hearing shall be published at least fifteen days before the date of the hearing in a newspaper of general circulation within the city or county in which the school district is located. The board may determine at a closed meeting, as "closed meeting" is defined under section 610.010, whether to authorize the designated school protection officer to carry a concealed firearm or a self-defense spray device."; and

Further amend said bill, Page 96, Section 304.060, Line 44, by inserting after all of the said section and line the following:

"571.107. 1. A concealed carry permit issued pursuant to sections 571.101 to 571.121, a valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize the person in whose name the permit or endorsement is

issued to carry concealed firearms on or about ~~his or her~~ **the individual's** person or vehicle throughout the state. No concealed carry permit issued pursuant to sections 571.101 to 571.121, valid concealed carry endorsement issued prior to August 28, 2013, or a concealed carry endorsement or permit issued by another state or political subdivision of another state shall authorize any person to carry concealed firearms into:

(1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(2) Within twenty-five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(3) The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(4) Any courthouse solely occupied by the circuit, appellate or supreme court, or any courtrooms, administrative offices, libraries or other rooms of any such court whether or not such court solely occupies the building in question. This subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by supreme court rule pursuant to subdivision (6) of this subsection. Nothing in this subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty, those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule pursuant to subdivision (6) of this subsection from carrying a concealed firearm within any of the areas described in this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(5) Any meeting of the governing body of a unit of local government; or any meeting of the general assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid concealed carry permit or endorsement from carrying a concealed firearm at a meeting of the body of which ~~he or she~~ **such individual** is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision shall preclude a member of the general assembly, a full-time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid concealed carry permit or endorsement, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;

(6) The general assembly, supreme court, county or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit or endorsement holders in that portion of a building owned, leased or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any restriction on the carrying or possession of a firearm. The statute, rule or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule or ordinance. The provisions of this subdivision shall not apply to any other unit of government;

(7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that

receives at least fifty-one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a concealed carry permit or endorsement to possess any firearm while intoxicated;

(8) Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(9) Any place where the carrying of a firearm is prohibited by federal law;

(10) Any higher education institution or elementary or secondary school facility without the consent of the governing body of the higher education institution or a school official or the district school board, unless the person with the concealed carry endorsement or permit is a teacher ~~or~~, administrator, **or other designated school personnel** of an elementary or secondary school who has been designated by ~~his or her~~ **such individual's** school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a concealed carry permit or endorsement;

(12) Any riverboat gambling operation accessible by the public without the consent of the owner or manager pursuant to rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(14) Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(15) Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a concealed carry permit or endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry permit or endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer;

(16) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(17) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

2. Carrying of a concealed firearm in a location specified in subdivisions (1) to (17) of subsection 1 of this section by any individual who holds a concealed carry permit issued pursuant to sections 571.101 to 571.121, or a concealed carry endorsement issued prior to August 28, 2013, shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and ~~his or her~~ **such individual's** permit, and, if applicable,

endorsement to carry concealed firearms shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have ~~[his or her]~~ **such individual's** concealed carry permit, and, if applicable, endorsement revoked and such person shall not be eligible for a concealed carry permit for a period of three years. Upon conviction of charges arising from a citation issued pursuant to this subsection, the court shall notify the sheriff of the county which issued the concealed carry permit, or, if the person is a holder of a concealed carry endorsement issued prior to August 28, 2013, the court shall notify the sheriff of the county which issued the certificate of qualification for a concealed carry endorsement and the department of revenue. The sheriff shall suspend or revoke the concealed carry permit or, if applicable, the certificate of qualification for a concealed carry endorsement. If the person holds an endorsement, the department of revenue shall issue a notice of such suspension or revocation of the concealed carry endorsement and take action to remove the concealed carry endorsement from the individual's driving record. The director of revenue shall notify the licensee that ~~[he or she]~~ **the licensee** must apply for a new license pursuant to chapter 302 which does not contain such endorsement. The notice issued by the department of revenue shall be mailed to the last known address shown on the individual's driving record. The notice is deemed received three days after mailing.

571.215. 1. A Missouri lifetime or extended concealed carry permit issued under sections 571.205 to 571.230 shall authorize the person in whose name the permit is issued to carry concealed firearms on or about ~~[his or her]~~ **the individual's** person or vehicle throughout the state. No Missouri lifetime or extended concealed carry permit shall authorize any person to carry concealed firearms into:

(1) Any police, sheriff, or highway patrol office or station without the consent of the chief law enforcement officer in charge of that office or station. Possession of a firearm in a vehicle on the premises of the office or station shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(2) Within twenty-five feet of any polling place on any election day. Possession of a firearm in a vehicle on the premises of the polling place shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(3) The facility of any adult or juvenile detention or correctional institution, prison or jail. Possession of a firearm in a vehicle on the premises of any adult, juvenile detention, or correctional institution, prison or jail shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(4) Any courthouse solely occupied by the circuit, appellate or supreme court, or any courtrooms, administrative offices, libraries, or other rooms of any such court whether or not such court solely occupies the building in question. This subdivision shall also include, but not be limited to, any juvenile, family, drug, or other court offices, any room or office wherein any of the courts or offices listed in this subdivision are temporarily conducting any business within the jurisdiction of such courts or offices, and such other locations in such manner as may be specified by supreme court rule under subdivision (6) of this subsection. Nothing in this subdivision shall preclude those persons listed in subdivision (1) of subsection 2 of section 571.030 while within their jurisdiction and on duty, those persons listed in subdivisions (2), (4), and (10) of subsection 2 of section 571.030, or such other persons who serve in a law enforcement capacity for a court as may be specified by supreme court rule under subdivision (6) of this subsection from carrying a concealed firearm within any of the areas described in this subdivision. Possession of a firearm in a vehicle on the premises of any of the areas listed in this subdivision shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(5) Any meeting of the governing body of a unit of local government, or any meeting of the general assembly or a committee of the general assembly, except that nothing in this subdivision shall preclude a member of the body holding a valid Missouri lifetime or extended concealed carry permit from carrying a concealed firearm at a meeting of the body of which ~~[he or she]~~ **such individual** is a member. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision shall preclude a member of the general assembly, a full-time employee of the general assembly employed under Section 17, Article III, Constitution of Missouri, legislative employees of the general assembly as determined under section 21.155, or statewide elected officials and their employees, holding a valid Missouri lifetime or extended concealed carry permit, from carrying a concealed firearm in the state capitol building or at a meeting whether of the full body of a house of the general assembly or a committee thereof, that is held in the state capitol building;

(6) The general assembly, supreme court, county, or municipality may by rule, administrative regulation, or ordinance prohibit or limit the carrying of concealed firearms by permit holders in that portion of a building owned, leased, or controlled by that unit of government. Any portion of a building in which the carrying of concealed firearms is prohibited or limited shall be clearly identified by signs posted at the entrance to the restricted area. The statute, rule, or ordinance shall exempt any building used for public housing by private persons, highways or rest areas, firing ranges, and private dwellings owned, leased, or controlled by that unit of government from any restriction on the carrying or possession of a firearm. The statute, rule, or ordinance shall not specify any criminal penalty for its violation but may specify that persons violating the statute, rule, or ordinance may be denied entrance to the building, ordered to leave the building and if employees of the unit of government, be subjected to disciplinary measures for violation of the provisions of the statute, rule, or ordinance. The provisions of this subdivision shall not apply to any other unit of government;

(7) Any establishment licensed to dispense intoxicating liquor for consumption on the premises, which portion is primarily devoted to that purpose, without the consent of the owner or manager. The provisions of this subdivision shall not apply to the licensee of said establishment. The provisions of this subdivision shall not apply to any bona fide restaurant open to the general public having dining facilities for not less than fifty persons and that receives at least fifty-one percent of its gross annual income from the dining facilities by the sale of food. This subdivision does not prohibit the possession of a firearm in a vehicle on the premises of the establishment and shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. Nothing in this subdivision authorizes any individual who has been issued a Missouri lifetime or extended concealed carry permit to possess any firearm while intoxicated;

(8) Any area of an airport to which access is controlled by the inspection of persons and property. Possession of a firearm in a vehicle on the premises of the airport shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(9) Any place where the carrying of a firearm is prohibited by federal law;

(10) Any higher education institution or elementary or secondary school facility without the consent of the governing body of the higher education institution or a school official or the district school board, unless the person with the Missouri lifetime or extended concealed carry permit is a teacher ~~[or]~~, administrator, **or other designated school personnel** of an elementary or secondary school who has been designated by ~~[his or her]~~ **such individual's** school district as a school protection officer and is carrying a firearm in a school within that district, in which case no consent is required. Possession of a firearm in a vehicle on the premises of any higher education institution or elementary or secondary school facility shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(11) Any portion of a building used as a child care facility without the consent of the manager. Nothing in this subdivision shall prevent the operator of a child care facility in a family home from owning or possessing a firearm or a Missouri lifetime or extended concealed carry permit;

(12) Any riverboat gambling operation accessible by the public without the consent of the owner or manager under rules promulgated by the gaming commission. Possession of a firearm in a vehicle on the premises of a riverboat gambling operation shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(13) Any gated area of an amusement park. Possession of a firearm in a vehicle on the premises of the amusement park shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(14) Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(15) Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a Missouri lifetime or extended concealed carry permit from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a Missouri lifetime or extended concealed carry permit from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as

the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a Missouri lifetime or extended concealed carry permit from carrying a concealed firearm in vehicles owned by the employer;

(16) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

(17) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises.

2. Carrying of a concealed firearm in a location specified in subdivisions (1) to (17) of subsection 1 of this section by any individual who holds a Missouri lifetime or extended concealed carry permit shall not be a criminal act but may subject the person to denial to the premises or removal from the premises. If such person refuses to leave the premises and a peace officer is summoned, such person may be issued a citation for an amount not to exceed one hundred dollars for the first offense. If a second citation for a similar violation occurs within a six-month period, such person shall be fined an amount not to exceed two hundred dollars and ~~his or her~~ **such individual's** permit to carry concealed firearms shall be suspended for a period of one year. If a third citation for a similar violation is issued within one year of the first citation, such person shall be fined an amount not to exceed five hundred dollars and shall have ~~his or her~~ **such individual's** Missouri lifetime or extended concealed carry permit revoked and such person shall not be eligible for a Missouri lifetime or extended concealed carry permit or a concealed carry permit issued under sections 571.101 to 571.121 for a period of three years. Upon conviction of charges arising from a citation issued under this subsection, the court shall notify the sheriff of the county which issued the Missouri lifetime or extended concealed carry permit. The sheriff shall suspend or revoke the Missouri lifetime or extended concealed carry permit.

590.010. As used in this chapter, the following terms mean:

(1) "Commission", when not obviously referring to the POST commission, means a grant of authority to act as a peace officer;

(2) "Director", the director of the Missouri department of public safety or ~~his or her~~ **the director's** designated agent or representative;

(3) "Peace officer", a law enforcement officer of the state or any political subdivision of the state with the power of arrest for a violation of the criminal code or declared or deemed to be a peace officer by state statute;

(4) "POST commission", the peace officer standards and training commission;

(5) "Reserve peace officer", a peace officer who regularly works less than thirty hours per week;

(6) "School protection officer", an elementary or secondary school teacher ~~or~~, administrator, **or other designated school personnel** who has been designated as a school protection officer by a school district.

590.205. 1. The POST commission shall establish minimum standards for school protection officer training instructors, training centers, and training programs.

2. The director shall develop and maintain a list of approved school protection officer training instructors, training centers, and training programs. The director shall not place any instructor, training center, or training program on its approved list unless such instructor, training center, or training program meets all of the POST commission requirements under this section and section 590.200. The director shall make this approved list available to every school district in the state. The required training to become a school protection officer shall be provided by those firearm instructors, private and public, who have successfully completed a department of public safety POST certified law enforcement firearms instructor school.

3. Each person seeking entrance into a school protection officer training center or training program shall submit a fingerprint card and authorization for a criminal history background check to include the records of the Federal Bureau of Investigation to the training center or training program where such person is seeking entrance. The training center or training program shall cause a criminal history background check to be made and shall cause the resulting report to be forwarded to the school district where the elementary **or secondary** school teacher ~~or~~, administrator, **or other designated school personnel** is seeking to be designated as a school protection officer.

4. No person shall be admitted to a school protection officer training center or training program unless such person submits proof to the training center or training program that ~~he or she~~ **such individual** has a valid concealed carry endorsement or permit.

5. A certificate of school protection officer training program completion may be issued to any applicant by any approved school protection officer training instructor. On the certificate of program completion the approved school protection officer training instructor shall affirm that the individual receiving instruction has taken and passed a school protection officer training program that meets the requirements of this section and section 590.200 and indicate whether the individual has a valid concealed carry endorsement or permit. The instructor shall also provide a copy of such certificate to the director of the department of public safety."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Rogers offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 3, Line 7, by deleting said line and inserting in lieu thereof the following:

""571.101. 1. All applicants for concealed carry permits issued pursuant to subsection 7 of this section must satisfy the requirements of sections 571.101 to 571.121. If the said applicant can show qualification as provided by sections 571.101 to 571.121, the county or city sheriff shall issue a concealed carry permit authorizing the carrying of a concealed firearm on or about the applicant's person or within a vehicle. A concealed carry permit shall be valid from the date of issuance or renewal until five years from the last day of the month in which the permit was issued or renewed. The concealed carry permit is valid throughout this state. Although the permit is considered valid in the state, a person who fails to renew his or her permit within five years from the date of issuance or renewal shall not be eligible for an exception to a National Instant Criminal Background Check under federal regulations currently codified under 27 CFR 478.102(d), relating to the transfer, sale, or delivery of firearms from licensed dealers. A concealed carry endorsement issued prior to August 28, 2013, shall continue from the date of issuance or renewal until three years from the last day of the month in which the endorsement was issued or renewed to authorize the carrying of a concealed firearm on or about the applicant's person or within a vehicle in the same manner as a concealed carry permit issued under subsection 7 of this section on or after August 28, 2013.

2. A concealed carry permit issued pursuant to subsection 7 of this section shall be issued by the sheriff or his or her designee of the county or city in which the applicant resides, if the applicant:

(1) Is ~~[at least nineteen]~~ **eighteen** years of age **or older**, is a citizen or permanent resident of the United States, and either:

(a) Has assumed residency in this state; or

(b) Is a member of the **United States** Armed Forces stationed in Missouri~~[s]~~ or the spouse of such member of the military;

(2) ~~[Is at least nineteen years of age, or is at least eighteen years of age and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces, and is a citizen of the United States and either:~~

~~(a) Has assumed residency in this state;~~

~~(b) Is a member of the Armed Forces stationed in Missouri; or~~

~~(c) The spouse of such member of the military stationed in Missouri and nineteen years of age;~~

~~(3)]~~ Has not ~~[pled guilty to or entered a plea of nolo contendere or]~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;

~~[(4)]~~ **(3)** Has not been convicted of~~], pled guilty to or entered a plea of nolo contendere to]~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a concealed carry permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a concealed carry permit;

~~[(5)]~~ (4) Is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

~~[(6)]~~ (5) Has not been discharged under dishonorable conditions from the United States Armed Forces;

~~[(7)]~~ (6) Has not engaged in a pattern of behavior, documented in public or closed records, that causes the sheriff to have a reasonable belief that the applicant presents a danger to himself or others;

~~[(8)]~~ (7) Is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state following a hearing at which the defendant was represented by counsel or a representative;

~~[(9)]~~ (8) Submits a completed application for a permit as described in subsection 3 of this section;

~~[(10)]~~ (9) Submits an affidavit attesting that the applicant complies with the concealed carry safety training requirement pursuant to subsections 1 and 2 of section 571.111;

~~[(11)]~~ (10) Is not the respondent of a valid full order of protection which is still in effect;

~~[(12)]~~ (11) Is not otherwise prohibited from possessing a firearm under section 571.070 or 18 U.S.C.

Section 922(g).

3. The application for a concealed carry permit issued by the sheriff of the county of the applicant's residence shall contain only the following information:

(1) The applicant's name, address, telephone number, gender, date and place of birth, and, if the applicant is not a United States citizen, the applicant's country of citizenship and any alien or admission number issued by the Federal Bureau of Customs and Immigration Enforcement or any successor agency;

(2) An affirmation that the applicant has assumed residency in Missouri or is a member of the Armed Forces stationed in Missouri or the spouse of such a member of the Armed Forces and is a citizen or permanent resident of the United States;

(3) An affirmation that the applicant is ~~[at least nineteen years of age or is]~~ eighteen years of age or older ~~[and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces];~~

(4) An affirmation that the applicant has not ~~[pled guilty to or]~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) An affirmation that the applicant has not been convicted of ~~[], pled guilty to, or entered a plea of nolo contendere to]~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a permit;

(6) An affirmation that the applicant is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;

(7) An affirmation that the applicant has not been discharged under dishonorable conditions from the United States Armed Forces;

(8) An affirmation that the applicant is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state, except that a person whose release or discharge from a facility in this state pursuant to chapter 632, or a similar discharge from a facility in another state, occurred more than five years ago without subsequent recommitment may apply;

(9) An affirmation that the applicant has received firearms safety training that meets the standards of applicant firearms safety training defined in subsection 1 or 2 of section 571.111;

(10) An affirmation that the applicant, to the applicant's best knowledge and belief, is not the respondent of a valid full order of protection which is still in effect;

(11) A conspicuous warning that false statements made by the applicant will result in prosecution for perjury pursuant to the laws of the state of Missouri; and

(12) A government-issued photo identification. This photograph shall not be included on the permit and shall only be used to verify the person's identity for permit renewal, or for the issuance of a new permit due to change of address, or for a lost or destroyed permit.

4. An application for a concealed carry permit shall be made to the sheriff of the county or any city not within a county in which the applicant resides. An application shall be filed in writing, signed under oath and under the penalties of perjury, and shall state whether the applicant complies with each of the requirements specified in subsection 2 of this section. In addition to the completed application, the applicant for a concealed carry permit must also submit the following:

(1) A photocopy of a firearms safety training certificate of completion or other evidence of completion of a firearms safety training course that meets the standards established in subsection 1 or 2 of section 571.111; and

(2) A nonrefundable permit fee as provided by subsection 11 or 12 of this section.

5. (1) Before an application for a concealed carry permit is approved, the sheriff shall make only such inquiries as he or she deems necessary into the accuracy of the statements made in the application. The sheriff may require that the applicant display a Missouri driver's license or nondriver's license or military identification and orders showing the person being stationed in Missouri. In order to determine the applicant's suitability for a concealed carry permit, the applicant shall be fingerprinted. No other biometric data shall be collected from the applicant. The sheriff shall conduct an inquiry of the National Instant Criminal Background Check System within three working days after submission of the properly completed application for a concealed carry permit. If no disqualifying record is identified by these checks at the state level, the fingerprints shall be forwarded to the Federal Bureau of Investigation for a national criminal history record check. Upon receipt of the completed report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check, the sheriff shall examine the results and, if no disqualifying information is identified, shall issue a concealed carry permit within three working days.

(2) In the event the report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check prescribed by subdivision (1) of this subsection are not completed within forty-five calendar days and no disqualifying information concerning the applicant has otherwise come to the sheriff's attention, the sheriff shall issue a provisional permit, clearly designated on the certificate as such, which the applicant shall sign in the presence of the sheriff or the sheriff's designee. This permit, when carried with a valid Missouri driver's or nondriver's license or a valid military identification, shall permit the applicant to exercise the same rights in accordance with the same conditions as pertain to a concealed carry permit issued under this section, provided that it shall not serve as an alternative to an national instant criminal background check required by 18 U.S.C. Section 922(t). The provisional permit shall remain valid until such time as the sheriff either issues or denies the certificate of qualification under subsection 6 or 7 of this section. The sheriff shall revoke a provisional permit issued under this subsection within twenty-four hours of receipt of any report that identifies a disqualifying record, and shall notify the concealed carry permit system established under subsection 5 of section 650.350. The revocation of a provisional permit issued under this section shall be proscribed in a manner consistent to the denial and review of an application under subsection 6 of this section.

6. The sheriff may refuse to approve an application for a concealed carry permit if he or she determines that any of the requirements specified in subsection 2 of this section have not been met, or if he or she has a substantial and demonstrable reason to believe that the applicant has rendered a false statement regarding any of the provisions of sections 571.101 to 571.121. If the applicant is found to be ineligible, the sheriff is required to deny the application, and notify the applicant in writing, stating the grounds for denial and informing the applicant of the right to submit, within thirty days, any additional documentation relating to the grounds of the denial. Upon receiving any additional documentation, the sheriff shall reconsider his or her decision and inform the applicant within thirty days of the result of the reconsideration. The applicant shall further be informed in writing of the right to appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114. After two additional reviews and denials by the sheriff, the person submitting the application shall appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114.

7. If the application is approved, the sheriff shall issue a concealed carry permit to the applicant within a period not to exceed three working days after his or her approval of the application. The applicant shall sign the concealed carry permit in the presence of the sheriff or his or her designee.

8. The concealed carry permit shall specify only the following information:

(1) Name, address, date of birth, gender, height, weight, color of hair, color of eyes, and signature of the permit holder;

(2) The signature of the sheriff issuing the permit;

(3) The date of issuance; and

(4) The expiration date.

The permit shall be no larger than two and one-eighth inches wide by three and three-eighths inches long and shall be of a uniform style prescribed by the department of public safety. The permit shall also be assigned a concealed carry permit system county code and shall be stored in sequential number.

9. (1) The sheriff shall keep a record of all applications for a concealed carry permit or a provisional permit and his or her action thereon. Any record of an application that is incomplete or denied for any reason shall be kept for a period not to exceed one year. Any record of an application that was approved shall be kept for a period of one year after the expiration and nonrenewal of the permit.

(2) The sheriff shall report the issuance of a concealed carry permit or provisional permit to the concealed carry permit system. All information on any such permit that is protected information on any driver's or nondriver's license shall have the same personal protection for purposes of sections 571.101 to 571.121. An applicant's status as a holder of a concealed carry permit, provisional permit, or a concealed carry endorsement issued prior to August 28, 2013, shall not be public information and shall be considered personal protected information. Information retained in the concealed carry permit system under this subsection shall not be distributed to any federal, state, or private entities and shall only be made available for a single entry query of an individual in the event the individual is a subject of interest in an active criminal investigation or is arrested for a crime. A sheriff may access the concealed carry permit system for administrative purposes to issue a permit, verify the accuracy of permit holder information, change the name or address of a permit holder, suspend or revoke a permit, cancel an expired permit, or cancel a permit upon receipt of a certified death certificate for the permit holder. Any person who violates the provisions of this subdivision by disclosing protected information shall be guilty of a class A misdemeanor.

10. Information regarding any holder of a concealed carry permit, or a concealed carry endorsement issued prior to August 28, 2013, is a closed record. No bulk download or batch data shall be distributed to any federal, state, or private entity, except to MoSMART or a designee thereof. Any state agency that has retained any documents or records, including fingerprint records provided by an applicant for a concealed carry endorsement prior to August 28, 2013, shall destroy such documents or records, upon successful issuance of a permit.

11. For processing an application for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed one hundred dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund. This fee shall include the cost to reimburse the Missouri state highway patrol for the costs of fingerprinting and criminal background checks. An additional fee shall be added to each credit card, debit card, or other electronic transaction equal to the charge paid by the state or the applicant for the use of the credit card, debit card, or other electronic payment method by the applicant.

12. For processing a renewal for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed fifty dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund.

13. For the purposes of sections 571.101 to 571.121, the term "sheriff" shall include the sheriff of any county or city not within a county or his or her designee and in counties of the first classification the sheriff may designate the chief of police of any city, town, or municipality within such county.

14. For the purposes of this chapter, "concealed carry permit" shall include any concealed carry endorsement issued by the department of revenue before January 1, 2014, and any concealed carry document issued by any sheriff or under the authority of any sheriff after December 31, 2013.

571.107. 1. A concealed carry permit issued pursuant to sections 571.101 to 571.121, a"; and

Further amend said amendment, Page 6, Line 33, by inserting after said line the following:

"571.205. 1. Upon request and payment of the required fee, the sheriff shall issue a concealed carry permit that is valid through the state of Missouri for the lifetime of the permit holder to a Missouri resident who meets the requirements of sections 571.205 to 571.230, known as a Missouri lifetime concealed carry permit. A person may also request, and the sheriff shall issue upon payment of the required fee, a concealed carry permit that is valid through the state of Missouri for a period of either ten years or twenty-five years from the date of issuance or renewal to a Missouri resident who meets the requirements of sections 571.205 to 571.230. Such permit shall be known as a Missouri extended concealed carry permit. A person issued a Missouri lifetime or extended concealed carry permit shall be required to comply with the provisions of sections 571.205 to 571.230. If the applicant can show qualification as provided by sections 571.205 to 571.230, the sheriff shall issue a Missouri lifetime or extended concealed carry permit authorizing the carrying of a concealed firearm on or about the applicant's person or within a vehicle.

2. A Missouri lifetime or extended concealed carry permit shall be suspended if the permit holder becomes a resident of another state. The permit may be reactivated upon reestablishment of Missouri residency if the applicant meets the requirements of sections 571.205 to 571.230, and upon successful completion of a name-based inquiry of the National Instant Background Check System.

3. A Missouri lifetime or extended concealed carry permit shall be issued by the sheriff or his or her designee of the county or city in which the applicant resides, if the applicant:

(1) Is at least nineteen years of age, is a citizen or permanent resident of the United States and has assumed residency in this state, or is at least eighteen years of age and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces, and is a citizen of the United States and has assumed residency in this state;

(2) Has not ~~pled guilty to or entered a plea of nolo contendere or~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States, other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(3) Has not been convicted of ~~pled guilty to or entered a plea of nolo contendere to~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a Missouri lifetime or extended concealed carry permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a Missouri lifetime or extended concealed carry permit;

(4) Is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state of the United States, other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) Has not been discharged under dishonorable conditions from the United States Armed Forces;

(6) Has not engaged in a pattern of behavior, documented in public or closed records, that causes the sheriff to have a reasonable belief that the applicant presents a danger to himself or herself or others;

(7) Is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state following a hearing at which the defendant was represented by counsel or a representative;

(8) Submits a completed application for a permit as described in subsection 4 of this section;

(9) Submits an affidavit attesting that the applicant complies with the concealed carry safety training requirement under subsections 1 and 2 of section 571.111;

(10) Is not the respondent of a valid full order of protection which is still in effect;

(11) Is not otherwise prohibited from possessing a firearm under section 571.070 or 18 U.S.C. Section 922(g).

4. The application for a Missouri lifetime or extended concealed carry permit issued by the sheriff of the county of the applicant's residence shall contain only the following information:

(1) The applicant's name, address, telephone number, gender, date and place of birth, and, if the applicant is not a United States citizen, the applicant's country of citizenship and any alien or admission number issued by the United States Immigration and Customs Enforcement or any successor agency;

(2) An affirmation that the applicant has assumed residency in Missouri and is a citizen or permanent resident of the United States;

(3) An affirmation that the applicant is at least nineteen years of age or is eighteen years of age or older and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces;

(4) An affirmation that the applicant has not ~~pled guilty to or~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) An affirmation that the applicant has not been convicted of ~~pled guilty to, or entered a plea of nolo contendere to~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a permit or that the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a permit;

(6) An affirmation that the applicant is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(7) An affirmation that the applicant has not been discharged under dishonorable conditions from the United States Armed Forces;

(8) An affirmation that the applicant is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state, except that a person whose release or discharge from a facility in this state under chapter 632, or a similar discharge from a facility in another state, occurred more than five years ago without subsequent recommitment may apply;

(9) An affirmation that the applicant has received firearms safety training that meets the standards of applicant firearms safety training defined in subsection 1 or 2 of section 571.111;

(10) An affirmation that the applicant, to the applicant's best knowledge and belief, is not the respondent of a valid full order of protection which is still in effect;

(11) A conspicuous warning that false statements made by the applicant will result in prosecution for perjury under the laws of the state of Missouri; and

(12) A government-issued photo identification. This photograph shall not be included on the permit and shall only be used to verify the person's identity for the issuance of a new permit, issuance of a new permit due to change of name or address, renewal of an extended permit, or for a lost or destroyed permit, or reactivation under subsection 2 of this section.

5. An application for a Missouri lifetime or extended concealed carry permit shall be made to the sheriff of the county in which the applicant resides. An application shall be filed in writing, signed under oath and under the penalties of perjury, and shall state whether the applicant complies with each of the requirements specified in subsection 3 of this section. In addition to the completed application, the applicant for a Missouri lifetime or extended concealed carry permit shall also submit the following:

(1) A photocopy of a firearms safety training certificate of completion or other evidence of completion of a firearms safety training course that meets the standards established in subsection 1 or 2 of section 571.111; and

(2) A nonrefundable permit fee as provided by subsection 12 of this section.

6. (1) Before an application for a Missouri lifetime or extended concealed carry permit is approved, the sheriff shall make only such inquiries as he or she deems necessary into the accuracy of the statements made in the application. The sheriff may require that the applicant display a Missouri driver's license or nondriver's license or military identification. No biometric data shall be collected from the applicant. The sheriff shall conduct an inquiry of the National Instant Criminal Background Check System within three working days after submission of the properly completed application for a Missouri lifetime or extended concealed carry permit. Upon receipt of the completed report from the National Instant Criminal Background Check System, the sheriff shall examine the results and, if no disqualifying information is identified, shall issue a Missouri lifetime or extended concealed carry permit within three working days.

(2) In the event the report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check prescribed by subdivision (1) of this subsection are not completed within forty-five calendar days and no disqualifying information concerning the applicant has otherwise come to the sheriff's attention, the sheriff shall issue a provisional permit, clearly designated on the certificate as such, which the applicant shall sign in the presence of the sheriff or the sheriff's designee. This permit, when carried with a valid Missouri driver's or nondriver's license, shall permit the applicant to exercise the same rights in accordance with the same conditions as pertain to a Missouri lifetime or extended concealed carry permit issued under this section, provided that it shall not serve as an alternative to a national instant criminal background check required by 18 U.S.C. Section 922(t). The provisional permit shall remain valid until such time as the sheriff either issues or denies the permit under subsection 7 or 8 of this section. The sheriff shall revoke a provisional permit issued under this subsection within twenty-four hours of receipt of any report that identifies a disqualifying record, and shall notify the concealed carry permit system established under subsection 5 of section 650.350. The revocation of a provisional permit issued under this section shall be prescribed in a manner consistent to the denial and review of an application under subsection 7 of this section.

7. The sheriff may refuse to approve an application for a Missouri lifetime or extended concealed carry permit if he or she determines that any of the requirements specified in subsection 3 of this section have not been met, or if he or she has a substantial and demonstrable reason to believe that the applicant has rendered a false statement regarding any of the provisions of sections 571.205 to 571.230. If the applicant is found to be ineligible, the sheriff is required to deny the application, and notify the applicant in writing, stating the grounds for denial and informing the applicant of the right to submit, within thirty days, any additional documentation relating to the grounds of the denial. Upon receiving any additional documentation, the sheriff shall reconsider his or her decision and inform the applicant within thirty days of the result of the reconsideration. The applicant shall further be informed in writing of the right to appeal the denial under section 571.220. After two additional reviews and denials by the sheriff, the person submitting the application shall appeal the denial under section 571.220.

8. If the application is approved, the sheriff shall issue a Missouri lifetime or extended concealed carry permit to the applicant within a period not to exceed three working days after his or her approval of the application. The applicant shall sign the Missouri lifetime or extended concealed carry permit in the presence of the sheriff or his or her designee.

9. The Missouri lifetime or extended concealed carry permit shall specify only the following information:

- (1) Name, address, date of birth, gender, height, weight, color of hair, color of eyes, and signature of the permit holder;
- (2) The signature of the sheriff issuing the permit;
- (3) The date of issuance;
- (4) A clear statement indicating that the permit is only valid within the state of Missouri; and
- (5) If the permit is a Missouri extended concealed carry permit, the expiration date.

The permit shall be no larger than two and one-eighth inches wide by three and three-eighths inches long and shall be of a uniform style prescribed by the department of public safety. The permit shall also be assigned a concealed carry permit system county code and shall be stored in sequential number.

10. (1) The sheriff shall keep a record of all applications for a Missouri lifetime or extended concealed carry permit or a provisional permit and his or her action thereon. Any record of an application that is incomplete or denied for any reason shall be kept for a period not to exceed one year.

(2) The sheriff shall report the issuance of a Missouri lifetime or extended concealed carry permit or provisional permit to the concealed carry permit system. All information on any such permit that is protected information on any driver's or nondriver's license shall have the same personal protection for purposes of sections 571.205 to 571.230. An applicant's status as a holder of a Missouri lifetime or extended concealed carry permit or provisional permit shall not be public information and shall be considered personal protected information. Information retained in the concealed carry permit system under this subsection shall not be distributed to any federal, state, or private entities and shall only be made available for a single entry query of an individual in the event the individual is a subject of interest in an active criminal investigation or is arrested for a crime. A sheriff may access the concealed carry permit system for administrative purposes to issue a permit, verify the accuracy of permit holder information, change the name or address of a permit holder, suspend or revoke a permit, cancel an expired permit, or cancel a permit upon receipt of a certified death certificate for the permit holder. Any person who violates the provisions of this subdivision by disclosing protected information shall be guilty of a class A misdemeanor.

11. Information regarding any holder of a Missouri lifetime or extended concealed carry permit is a closed record. No bulk download or batch data shall be distributed to any federal, state, or private entity, except to MoSMART or a designee thereof.

12. For processing an application, the sheriff in each county shall charge a nonrefundable fee not to exceed:

- (1) Two hundred dollars for a new Missouri extended concealed carry permit that is valid for ten years from the date of issuance or renewal;
- (2) Two hundred fifty dollars for a new Missouri extended concealed carry permit that is valid for twenty-five years from the date of issuance or renewal;
- (3) Fifty dollars for a renewal of a Missouri extended concealed carry permit;
- (4) Five hundred dollars for a Missouri lifetime concealed carry permit, which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rogers, **House Amendment No. 1 to House Amendment No. 6** was adopted.

On motion of Representative Dinkins, **House Amendment No. 6, as amended**, was adopted.

Representative Murphy offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 74, Section 170.018, Line 142, by inserting after all of said section and line the following:

- "170.024. 1. This section shall be known and may be cited as the "Show-Me Digital Health Act".
2. The department of elementary and secondary education shall develop a curriculum containing at least one unit of instruction studying the responsible use of social media. The department shall make such curriculum available to school districts beginning in the 2024-25 school year.
3. The curriculum developed under subsection 2 of this section shall provide students with the following information:
- (1) The purpose and acceptable use of various social media platforms;
 - (2) Social media behavior that ensures cyber safety, cybersecurity, and cyber ethics;
 - (3) The potential negative consequences of failing to use various social media platforms responsibly, such as cyberbullying;
 - (4) The ability to access, analyze, evaluate, create, and act on all forms of digital and written communications;
 - (5) Digital ethics, etiquette, respectful discourse with people who have differing opinions, safety, security, digital footprints, and the identification of rhetoric that incites violence;
 - (6) Cyberbullying prevention and response;
 - (7) The significance of algorithms;
 - (8) Ways to identify online misinformation;
 - (9) A general knowledge of the economic structure of the digital landscape; and
 - (10) The importance of the right to freedom of speech contained in the Bill of Rights of the Constitution of the United States including, but not limited to:
 - (a) The central role that the right to freedom of speech has in the history of the United States; and
 - (b) The applicability of protections for freedom of speech for online interaction in school settings that the department of elementary and secondary education shall provide to school districts.
4. The curriculum developed under subsection 2 of this section shall provide school districts with samples of learning activities, resources, and training that promote critical thinking and the skills necessary to evaluate all forms of media.
5. Each school district shall adopt the curriculum provided by the department of elementary and secondary education under subsection 2 of this section or a substantially similar curriculum beginning in the 2024-25 school year for grades three to twelve. Each school district shall determine the minimum amount of instruction time that qualifies as a unit of instruction satisfying the requirements of this subsection.
6. Each school district shall provide a plan of professional development for teachers to ensure such teachers are adequately prepared to provide the instruction required under this subsection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Murphy, **House Amendment No. 7** was adopted.

Representative Reedy offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 75, Section 170.025, Line 15, by inserting after all of the said section and line the following:

"170.027. 1. As used in this section, "driver education instruction and training" means instruction and training that offers instruction in the use and operation of motor vehicles including, but not limited to, instruction in the safe operation of motor vehicles and rules of the road and the laws of this state relating to motor vehicles.

2. The state board of education shall develop and recommend a program of driver education instruction and training to be offered as part of the one-half unit of credit in health education in each public school district and charter school offering courses to pupils in grades ten to twelve. The board shall make such driver education instruction and training available for the 2023-24 school year and all subsequent school years. Each public school district and charter school shall offer such instruction and training or a substantially similar program of driver education instruction and training to pupils in grades ten to twelve in the 2023-24 school year and all subsequent school years.

3. The driver education instruction and training required under this section shall:

- (1) Instruct pupils about the operation of motor vehicles;**
- (2) Emphasize the development of knowledge, attitudes, habits, and skills necessary for the safe operation of motor vehicles;**
- (3) Provide instruction on distracted driving as a major traffic safety issue;**
- (4) Provide instruction on special hazards existing at emergency situations and required safety and driving precautions that shall be observed in such situations and at highway construction and maintenance zones, railroad crossings, and the approaches thereto;**
- (5) Provide instruction concerning law enforcement procedures for traffic stops, including a demonstration of the proper actions to be taken during a traffic stop and appropriate interactions with law enforcement; and**
- (6) Provide such other instruction developed by the state board of education in conjunction with the department of transportation and the Missouri state highway patrol that is deemed necessary to instruct pupils on the operation and equipment of motor vehicles.**

4. (1) The driver education instruction and training required under this section shall not require any pupil to physically operate a motor vehicle as part of such instruction and training.

(2) This section shall not be construed to prohibit any public school district or charter school from offering an elective driver education course that is different from the driver education instruction and training required under this section.

5. The state board of education may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Reedy, **House Amendment No. 8** was adopted.

Representative Black (7) offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Pages 21 to 23, Section 161.854, Lines 1 to 54, by deleting all of the said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 9** was adopted.

Representative Mayhew offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 1, Section A, Line 12, by inserting after all of the said section and line the following:

"9.138. The governor shall annually issue a proclamation setting apart the first week of March as "~~[Math, Engineering, Technology and Science (METS) Week]~~ **Science, Technology, Engineering, and Math (STEM) Week**", and recommending to the people of the state that the week be appropriately observed through activities that will result in an increased awareness of the importance of advancing community interest in ~~[math, engineering, technology, and science]~~ **science, technology, engineering, and math** programs, and promote ~~[METS]~~ **STEM** careers statewide in order to advance Missouri's workforce. The proclamation shall also recommend that the week be observed with appropriate activities in public schools. Public and private involvement in ~~[METS]~~ **STEM** week demonstrates that fostering and encouraging interest in the sciences is a major factor in determining growth and success in school and will help students develop a focus on technology-based careers after graduation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mayhew, **House Amendment No. 10** was adopted.

Representative Hurlbert offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 40, Section 163.016, Line 28, by inserting after said section and line the following:

"166.700. As used in sections 166.700 to 166.720, the following terms mean:

- (1) "Curriculum", a complete course of study for a particular content area or grade level, including any supplemental materials;
- (2) "District", the same meaning as used in section 160.011;
- (3) "Educational assistance organization", the same meaning as used in section 135.712;
- (4) "Parent", the same meaning as used in section 135.712;
- (5) "Private school", a school that is not a part of the public school system of the state of Missouri and that charges tuition for the rendering of elementary or secondary educational services;
- (6) "Program", the same meaning as used in section 135.712;
- (7) "Qualified school", ~~[a home school as defined in section 167.031 or]~~ any of the following entities that is incorporated in Missouri and that does not discriminate on the basis of race, color, or national origin:
 - (a) A charter school as defined in section 160.400;
 - (b) A private school;
 - (c) A public school as defined in section 160.011; or
 - (d) A public or private virtual school;
- (8) "Qualified student", any elementary or secondary school student who is a resident of this state and resides in any county with a charter form of government or any city with at least thirty thousand inhabitants who:
 - (a) Has an approved "individualized education plan" (IEP) developed under the federal Individuals with Disabilities Education Act (IDEA), 20 U.S.C. Section 1400, et seq., as amended; or

(b) Is a member of a household whose total annual income does not exceed an amount equal to two hundred percent of the income standard used to qualify for free and reduced price lunches, and meets at least one of the following qualifications:

a. Attended a public school as a full-time student for at least one semester during the previous twelve months; or

b. Is a child who is eligible to begin kindergarten or first grade under sections 160.051 to 160.055.

166.705. 1. A parent of a qualified student may establish a Missouri empowerment scholarship account for the student by entering into a written agreement with an educational assistance organization. The agreement shall provide that:

(1) The qualified student shall enroll in a qualified school and receive an education in at least the subjects of English language arts, mathematics, social studies, and science;

(2) Except for a qualified student who is in the custody of the state, the qualified student shall not be enrolled in a public school operated by, or a charter school located within, the qualified student's district of residence and shall release the district of residence from all obligations to educate the qualified student while the qualified student is enrolled in the program. This subdivision shall not be construed to relieve the student's district of residence from the obligation to conduct an evaluation for disabilities;

(3) The qualified student shall receive a grant, in the form of moneys deposited in accordance with section 135.714, in the qualified student's Missouri empowerment scholarship account;

(4) The moneys deposited in the qualified student's Missouri empowerment scholarship account shall be used only for the following expenses of the qualified student:

(a) Tuition or fees at a qualified school;

(b) Textbooks required by a qualified school;

(c) Educational therapies or services from a licensed or accredited practitioner or provider including, but not limited to, licensed or accredited paraprofessionals or educational aides;

(d) Tutoring services;

(e) Curriculum;

(f) Tuition or fees for a private virtual school;

(g) Fees for a nationally standardized norm-referenced achievement test, advanced placement examinations, international baccalaureate examinations, or any examinations related to college or university admission;

(h) Fees for management of the Missouri empowerment scholarship account by firms selected by the educational assistance organization;

(i) Services provided by a public school including, but not limited to, individual classes and extracurricular programs;

(j) Computer hardware or other technological devices that are used to help meet the qualified student's educational needs and that are approved by an educational assistance organization;

(k) Fees for summer education programs and specialized after-school education programs;

(l) Transportation costs for mileage to and from a qualified school; and

(5) Moneys deposited in the qualified student's Missouri empowerment scholarship account shall not be used for the following:

(a) Consumable educational supplies including, but not limited to, paper, pens, pencils, or markers;

(b) Tuition at a private school located outside of the state of Missouri; and

(c) Payments or reimbursements to any person related within the third degree of consanguinity or affinity to a qualified student.

2. Missouri empowerment scholarship accounts are renewable on an annual basis upon request of the parent of a qualified student. Notwithstanding any changes to the qualified student's multidisciplinary evaluation team plan, a student who has previously qualified for a Missouri empowerment scholarship account shall remain eligible to apply for renewal until the student completes high school and submits scores to the state treasurer from a nationally standardized norm-referenced achievement test, advanced placement examination, international baccalaureate examination, or any examination related to college or university admission purchased with Missouri empowerment scholarship account funds.

3. ~~A signed agreement under this section shall satisfy the compulsory school attendance requirements of section 167.031.~~

4. A qualified school or a provider of services purchased under this section shall not share, refund, or rebate any Missouri empowerment scholarship account moneys with the parent or qualified student in any manner.

[5] 4. If a qualified student withdraws from the program by enrolling in a school other than a qualified school or is disqualified from the program under the provisions of section 166.710, the qualified student's Missouri empowerment scholarship account shall be closed and any remaining funds shall be returned to the educational assistance organization for redistribution to other qualified students. Under such circumstances, the obligation to provide an education for such student shall transfer back to the student's district of residence.

[6] 5. Any funds remaining in a qualified student's Missouri empowerment scholarship account at the end of a school year shall remain in the account and shall not be returned to the educational assistance organization. Any funds remaining in a qualified student's Missouri empowerment scholarship account upon graduation from a qualified school shall be returned to the educational assistance organization for redistribution to other qualified students.

[7] 6. Moneys received under sections 166.700 to 166.720 shall not constitute Missouri taxable income to the parent of the qualified student."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schwadron offered **House Amendment No. 1 to House Amendment No. 11.**

*House Amendment No. 1
to
House Amendment No. 11*

AMEND House Amendment No. 11 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 1, Line 1, by inserting after the number "662," the following:

"Page 21, Section 161.700, Lines 20-22, by deleting all of said lines and inserting in lieu thereof the following:

"5. The term [~~"holocaust"~~] **"Holocaust"** shall be defined as the [~~period from 1933 through 1945 when~~] **systematic, state-sponsored persecution and murder of** six million Jews [~~and millions of others were murdered~~] by the Nazi [~~Germany~~] **regime** and its **allies and** collaborators [~~as part of a structured, state-sanctioned program of genocide~~] **during the period from 1933 through 1945.**"; and

Further amend said bill, page, and section, Lines 32-52, by deleting said lines and inserting in lieu thereof the following:

"(a) Information providing a historical understanding of the Holocaust to offer context for the discussion of how and why the Holocaust happened;

(b) Participation, in person or using technology, in learning projects about the Holocaust; and

(c) The use of materials developed or supported by the Holocaust education and awareness commission, the United States Holocaust Memorial Museum, or the St. Louis Kaplan Feldman Holocaust Museum.

(3) Based on the instructional materials provided under paragraph (c) of subdivision (2) of this subsection, the department of elementary and secondary education shall develop a curriculum framework of instruction for studying the Holocaust. The department shall make such curriculum framework available to up to twenty-five school districts or schools within a district, with at least one district or school within each of the nine regional professional development centers, as defined by the department, as a pilot program in consultation with the Holocaust education and awareness commission beginning in the 2023-2024 school year.

(4) Each school district participating in the pilot program shall adopt the curriculum framework provided by the department under subdivision (3) of this subsection in the 2023-2024 school year. Each school district shall determine the minimum amount of instruction time that qualifies as a unit of instruction satisfying the requirements of this subsection.

(5) Each participating school district shall provide a plan of professional development for teachers to ensure such teachers are adequately prepared to provide the instruction required under this subsection.

(6) This subsection shall apply to schools participating in the pilot program starting in the 2023-2024 school year and the program shall be expanded in all subsequent school years, with all school districts participating by the 2025-2026 school year.

(7) The department shall provide for a program evaluation regarding the success and impact of the pilot program upon completion of the first year of the pilot program and shall report the results of such evaluation to the general assembly. The department may consult with organizations including but not limited to the Holocaust education and awareness commission, the United States Holocaust Museum, or the St. Louis Kaplan Feldman Holocaust Museum to develop the evaluation."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schwadron, **House Amendment No. 1 to House Amendment No. 11** was adopted.

On motion of Representative Hurlbert, **House Amendment No. 11, as amended**, was adopted.

Representative West offered **House Amendment No. 12**.

House Amendment No. 12

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 24, Section 161.1050, Line 32, by inserting after all of the said section and line the following:

"162.005. 1. As used in this section, "school board" means a special administrative board or any other form of governance appointed under section 162.081; a board of directors established under section 162.471; a board of education established under section 162.261, 162.571, or 162.855; the governing board of a charter school established under section 160.400; and any other form of governance over a school district established under state law.

2. Before July 1, 2023, each school board shall adopt a school board meeting speaker policy to ensure that the requirements listed in this subsection are followed at each school board meeting:

(1) Each school board shall designate a time for public comment at the beginning of each regular public meeting of the school board. Such public comment period shall be available to residents of the district and shall be subject to reasonable rules requiring decorum and civility in the meeting space;

(2) A school board may set a time limit on any individual who desires to speak at a school board meeting. Each such time limit shall designate not less than three minutes per speaker. The school board may limit the public comment period to one hour of actual testimony or twenty speakers, whichever is less based on the number of minutes designated per speaker. If the time designated for the public comment period expires and additional speakers were not afforded the time to speak, such additional speakers shall have the first opportunity to speak at the public comment period of the next regular public meeting of the school board and the school board shall provide an alternate method of communicating such additional speakers' concerns to the school board;

(3) Each school board shall determine specific identifying information each individual desiring to speak shall provide to the school board before speaking;

(4) Each school board may determine that particular issues are inappropriate for individuals to speak about during such public comment period including, but not limited to, personnel issues and litigation issues. Any guideline prohibiting particular issues from being addressed during such public comment period shall be made available to the public in writing before each public comment period begins;

(5) No school board shall ban an individual from attending or remove an individual from participating in a school board meeting unless such individual is banned or removed because such individual commits the offense of peace disturbance as provided in section 574.010, has previously been removed from a school board meeting and issued a summons for the offense of peace disturbance under section 574.010, or is prohibited from being on school property under state law; and

(6) Each school board shall provide a method for an individual who is unable to attend the public comment period of a school board meeting to submit a written statement. Any such written statement submitted before the beginning of the school board meeting shall be provided to the school board and made available to all individuals attending such meeting and to the public upon request unless such written statement violates the policies or rules established for the public comment period.

3. If multiple speakers desire to speak on the same issue during the public comment period, the school board may suggest that the speakers select one individual to present comments on behalf of all such speakers.

4. Parents may bring a civil action for injunctive relief against the school district or public school in which their child is enrolled if such school district or public school violates this section. Such action shall be brought in the county where the violation occurred. If a court finds that the school district or public school has knowingly engaged in multiple or repeated violations of this section, the department of elementary and secondary education shall withhold all moneys provided by monthly distribution of state formula funding to such school district or public school until such school district or public school is in compliance with this section. After the school district or public school provides evidence that such school district or public school is in compliance with this section, the department shall restore the distribution of the funding to its original amount before the distribution was withheld. Any moneys that were withheld under this subsection shall be released to such school district or public school only if such school district or public school establishes compliance with this section in the same school year in which the department withheld such moneys."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative West, **House Amendment No. 12** was adopted.

Representative Brown (16) offered **House Amendment No. 13**.

House Amendment No. 13

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 88, Section 173.1200, Line 45, by inserting after all of the said section and line the following:

"173.1352. 1. As used in this section, the following terms mean:

(1) "Advanced placement examination", any examination administered through the College Board's Advanced Placement Program (AP);

(2) "Institution", any in-state public community college, college, or university that offers postsecondary freshman-level courses.

2. (1) Each institution shall adopt and implement a policy to grant undergraduate course credit to entering freshman students for each advanced placement examination upon which such student achieves a score of three or higher for any similarly correlated course offered by the institution at the time of such student's acceptance into the institution.

(2) In the policy, the institution shall:

(a) Establish the institution's conditions for granting course credit; and

(b) Identify the specific course credit or other academic requirements of the institution, including the number of semester credit hours or other course credit, that the institution will grant to a student who achieves required scores on advanced placement examinations.

3. On request of an applicant for admission as an entering freshman, and based on information provided by the applicant, an institution shall determine and notify the applicant regarding:

(1) The amount and type of any course credit that would be granted to the applicant under the policy; and

(2) Any other academic requirement that the applicant would satisfy under the policy."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (16), **House Amendment No. 13** was adopted.

Representative Black (7) offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 69, Section 168.515, Line 33, by inserting after all of the said section and line the following:

"169.560. 1. Any person retired and currently receiving a retirement allowance pursuant to sections 169.010 to 169.141, other than for disability, may be employed in any capacity for an employer included in the retirement system created by those sections on either a part-time or temporary-substitute basis not to exceed a total of five hundred fifty hours in any one school year, and through such employment may earn up to fifty percent of the annual compensation payable under the employer's salary schedule for the position or positions filled by the retiree, given such person's level of experience and education, without a discontinuance of the person's retirement allowance. If the employer does not utilize a salary schedule, or if the position in question is not subject to the employer's salary schedule, a retiree employed in accordance with the provisions of this subsection may earn up to fifty percent of the annual compensation paid to the person or persons who last held such position or positions. If the position or positions did not previously exist, the compensation limit shall be determined in accordance with rules duly adopted by the board of trustees of the retirement system; provided that, it shall not exceed fifty percent of the annual compensation payable for the position by the employer that is most comparable to the position filled by the retiree. In any case where a retiree fills more than one position during the school year, the fifty-percent limit on permitted earning shall be based solely on the annual compensation of the highest paid position occupied by the retiree for at least one-fifth of the total hours worked during the year. Such a person shall not contribute to the retirement system or to the public education employee retirement system established by sections 169.600 to 169.715 because of earnings during such period of employment. If such a person is employed in any capacity by such an employer in excess of the limitations set forth in this subsection, the person shall not be eligible to receive the person's retirement allowance for any month during which the person is so employed. In addition, such person shall contribute to the retirement system if the person satisfies the retirement system's membership eligibility requirements. In addition to the conditions set forth above, this subsection shall apply to any person retired and currently receiving a retirement allowance under sections 169.010 to 169.141, other than for disability, who is employed by a third party or is performing work as an independent contractor, if such person is performing work for an employer included in the retirement system as a temporary or long-term substitute teacher or in any other position that would normally require that person to be duly certificated under the laws governing the certification of teachers in Missouri if such person was employed by the district. The retirement system may require the employer, the third-party employer, the independent contractor, and the retiree subject to this subsection to provide documentation showing compliance with this subsection. If such documentation is not provided, the retirement system may deem the retiree to have exceeded the limitations provided in this subsection.

2. Notwithstanding any other provision of this section, any person retired and currently receiving a retirement allowance in accordance with sections 169.010 to 169.141, other than for disability, may be employed by an employer included in the retirement system created by those sections in a position that does not normally require a person employed in that position to be duly certificated under the laws governing the certification of teachers in Missouri, and through such employment may earn up to ~~sixty percent of the minimum teacher's salary as set forth in section 163.172~~ **the annual earnings exemption amount applicable to a Social Security recipient before the calendar year of attainment of full retirement age under 20 CFR 404.430**, without a discontinuance of the person's retirement allowance **from the retirement system. The Social Security annual earnings exemption amount applied shall be the exemption amount in effect for the calendar year in which the school year begins.** Such person shall not contribute to the retirement system or to the public education employee retirement system established by sections 169.600 to 169.715 because of earnings during such period of employment, and such person shall not earn membership service for such employment. The employer's contribution rate shall be paid by the hiring employer into the public education employee retirement system established by sections 169.600 to 169.715. If such a person is employed in any capacity by an employer in excess of the limitations set forth in this subsection, the person shall not be eligible to receive the person's retirement allowance for any month during which the person is so employed. In addition, such person shall become a member of and contribute to any retirement system

described in this subsection if the person satisfies the retirement system's membership eligibility requirements. The provisions of this subsection shall not apply to any person retired and currently receiving a retirement allowance in accordance with sections 169.010 to 169.141 employed by a public community college."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 14** was adopted.

Representative Butz offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 48, Section 167.268, Line 28, by inserting after all of said section and line the following:

"167.625. 1. This section shall be known and may be cited as "Will's Law".

2. As used in this section, the following terms mean:

(1) "Individualized emergency health care plan", a document developed by a school nurse, in consultation with a student's parent and other appropriate medical professionals, that is consistent with the recommendations of the student's health care providers, that describes procedural guidelines that provide specific directions about what to do in a particular emergency situation, and that is signed by the parent and the school nurse or the school administrator or the administrator's designee in the absence of the school nurse;

(2) "Individualized health care plan", a document developed by a school nurse, in consultation with a student's parent and other appropriate medical professionals who may be providing epilepsy or seizure disorder care to the student, that is consistent with the recommendations of the student's health care providers, that describes the health services needed by the student at school, and that is signed by the parent and the school nurse or the school administrator or the administrator's designee in the absence of the school nurse;

(3) "Parent", a parent, guardian, or other person having charge, control, or custody of a student;

(4) "School", any public elementary or secondary school or charter school;

(5) "School employee", a person employed by a school;

(6) "Student", a student who has epilepsy or a seizure disorder and who attends a school.

3. (1) The parent of a student who seeks epilepsy or seizure disorder care while at school shall inform the school nurse or the school administrator or the administrator's designee in the absence of the school nurse. The school nurse shall develop an individualized health care plan and an individualized emergency health care plan for the student. The parent of the student shall annually provide to the school written authorization for the provision of epilepsy or seizure disorder care as described in the individualized plans.

(2) The individualized plans developed under subdivision (1) of this subsection shall be updated by the school nurse before the beginning of each school year and as necessary if there is a change in the health status of the student.

(3) Each individualized health care plan shall, and each individualized emergency health care plan may, include but not be limited to the following information:

(a) A notice about the student's condition for all school employees who interact with the student;

(b) Written orders from the student's physician or advanced practice nurse describing the epilepsy or seizure disorder care;

(c) The symptoms of the epilepsy or seizure disorder for that particular student and recommended care;

(d) Whether the student may fully participate in exercise and sports, and any contraindications to exercise or accommodations that shall be made for that particular student;

(e) Accommodations for school trips, after-school activities, class parties, and other school-related activities;

(f) Information for such school employees about how to recognize and provide care for epilepsy and seizure disorders, epilepsy and seizure disorder first aid training, when to call for assistance, emergency contact information, and parent contact information;

(g) Medical and treatment issues that may affect the educational process of the student;

(h) The student's ability to manage, and the student's level of understanding of, the student's epilepsy or seizure disorder; and

(i) How to maintain communication with the student, the student's parent and health care team, the school nurse or the school administrator or the administrator's designee in the absence of the school nurse, and the school employees.

4. (1) The school nurse assigned to a particular school or the school administrator or the administrator's designee in the absence of the school nurse shall coordinate the provision of epilepsy and seizure disorder care at that school and ensure that all school employees are trained every two years in the care of students with epilepsy and seizure disorders including, but not limited to, school employees working with school-sponsored programs outside of the regular school day, as provided in the student's individualized plans.

(2) The training required under subdivision (1) of this subsection shall include an online or in-person course of instruction approved by the department of health and senior services that is provided by a reputable, local, Missouri-based health care or nonprofit organization that supports the welfare of individuals with epilepsy and seizure disorders.

5. The school nurse or the school administrator or the administrator's designee in the absence of the school nurse shall obtain a release from a student's parent to authorize the sharing of medical information between the student's physician or advanced practice nurse and other health care providers. The release shall also authorize the school nurse or the school administrator or the administrator's designee in the absence of the school nurse to share medical information with other school employees in the school district as necessary. No sharing of information under this subsection shall be construed to be a violation of the federal Health Insurance Portability and Accountability Act of 1996 (HIPAA) (Pub. L. 104-191), as amended, if a student's parent has provided a release under this subsection.

6. No school employee including, but not limited to, a school nurse, a school bus driver, a school bus aide, or any other officer or agent of a school shall be held liable for any good faith act or omission consistent with the provisions of this section, nor shall an action before the state board of nursing lie against a school nurse for any such action taken by a school employee trained in good faith by the school nurse under this section. "Good faith" shall not be construed to include willful misconduct, gross negligence, or recklessness."; and

Further amend said bill, Page 96, Section B, Line 2, by deleting the phrase "and increase the number of substitute teachers"; and

Further amend said bill, page, and section, Lines 3 and 5, by deleting each occurrence of the phrase "section 168.036" and inserting in lieu thereof the phrase "sections 167.625 and 168.036 "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Butz, **House Amendment No. 15** was adopted.

Representative Black (7) offered **House Amendment No. 16**.

House Amendment No. 16

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 69, Section 168.515, Line 33, by inserting after all of the said section and line the following:

"169.070. 1. The retirement allowance of a member whose age at retirement is sixty years or more and whose creditable service is five years or more, or whose sum of age and creditable service equals eighty years or more, or who has attained age fifty-five and whose creditable service is twenty-five years or more or whose creditable service is thirty years or more regardless of age, may be the sum of the following items, not to exceed one hundred percent of the member's final average salary:

(1) Two and five-tenths percent of the member's final average salary for each year of membership service;

(2) Six-tenths of the amount payable for a year of membership service for each year of prior service not exceeding thirty years.

In lieu of the retirement allowance otherwise provided in subdivisions (1) and (2) of this subsection, a member may elect to receive a retirement allowance of:

(3) Two and four-tenths percent of the member's final average salary for each year of membership service, if the member's creditable service is twenty-nine years or more but less than thirty years, and the member has not attained age fifty-five;

(4) Two and thirty-five-hundredths percent of the member's final average salary for each year of membership service, if the member's creditable service is twenty-eight years or more but less than twenty-nine years, and the member has not attained age fifty-five;

(5) Two and three-tenths percent of the member's final average salary for each year of membership service, if the member's creditable service is twenty-seven years or more but less than twenty-eight years, and the member has not attained age fifty-five;

(6) Two and twenty-five-hundredths percent of the member's final average salary for each year of membership service, if the member's creditable service is twenty-six years or more but less than twenty-seven years, and the member has not attained age fifty-five;

(7) Two and two-tenths percent of the member's final average salary for each year of membership service, if the member's creditable service is twenty-five years or more but less than twenty-six years, and the member has not attained age fifty-five;

(8) ~~Between July 1, 2001, and July 1, 2014,~~ Two and fifty-five hundredths percent of the member's final average salary for each year of membership service, if the member's creditable service is ~~thirty-one~~ **thirty-two** years or more regardless of age.

2. In lieu of the retirement allowance provided in subsection 1 of this section, a member whose age is sixty years or more on September 28, 1975, may elect to have the member's retirement allowance calculated as a sum of the following items:

(1) Sixty cents plus one and five-tenths percent of the member's final average salary for each year of membership service;

(2) Six-tenths of the amount payable for a year of membership service for each year of prior service not exceeding thirty years;

(3) Three-fourths of one percent of the sum of subdivisions (1) and (2) of this subsection for each month of attained age in excess of sixty years but not in excess of age sixty-five.

3. (1) In lieu of the retirement allowance provided either in subsection 1 or 2 of this section, collectively called "option 1", a member whose creditable service is twenty-five years or more or who has attained the age of fifty-five with five or more years of creditable service may elect in the member's application for retirement to receive the actuarial equivalent of the member's retirement allowance in reduced monthly payments for life during retirement with the provision that:

Option 2.

Upon the member's death the reduced retirement allowance shall be continued throughout the life of and paid to such person as has an insurable interest in the life of the member as the member shall have nominated in the member's election of the option, and provided further that if the person so nominated dies before the retired member, the retirement allowance will be increased to the amount the retired member would be receiving had the retired member elected option 1; or

Option 3.

Upon the death of the member three-fourths of the reduced retirement allowance shall be continued throughout the life of and paid to such person as has an insurable interest in the life of the member and as the member shall have nominated in an election of the option, and provided further that if the person so nominated dies before the retired member, the retirement allowance will be increased to the amount the retired member would be receiving had the member elected option 1; or

Option 4.

Upon the death of the member one-half of the reduced retirement allowance shall be continued throughout the life of, and paid to, such person as has an insurable interest in the life of the member and as the member shall have nominated in an election of the option, and provided further that if the person so nominated dies before the retired member, the retirement allowance shall be increased to the amount the retired member would be receiving had the member elected option 1; or

Option 5.

Upon the death of the member prior to the member having received one hundred twenty monthly payments of the member's reduced allowance, the remainder of the one hundred twenty monthly payments of the reduced allowance shall be paid to such beneficiary as the member shall have nominated in the member's election of the option or in a subsequent nomination. If there is no beneficiary so nominated who survives the member for the remainder of the one hundred twenty monthly payments, the total of the remainder of such one hundred twenty monthly payments shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the last person, in that order of precedence, to receive a monthly allowance in a lump sum payment. If the total of the one hundred twenty payments paid to the retired individual and the beneficiary of the retired individual is less than the total of the member's accumulated contributions, the difference shall be paid to the beneficiary in a lump sum; or

Option 6.

Upon the death of the member prior to the member having received sixty monthly payments of the member's reduced allowance, the remainder of the sixty monthly payments of the reduced allowance shall be paid to such beneficiary as the member shall have nominated in the member's election of the option or in a subsequent nomination. If there is no beneficiary so nominated who survives the member for the remainder of the sixty monthly payments, the total of the remainder of such sixty monthly payments shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the last person, in that order of precedence, to receive a monthly allowance in a lump sum payment. If the total of the sixty payments paid to the retired individual and the beneficiary of the retired individual is less than the total of the member's accumulated contributions, the difference shall be paid to the beneficiary in a lump sum.

(2) The election of an option may be made only in the application for retirement and such application must be filed prior to the date on which the retirement of the member is to be effective. If either the member or the person nominated to receive the survivorship payments dies before the effective date of retirement, the option shall not be effective, provided that:

(a) If the member or a person retired on disability retirement dies after acquiring twenty-five or more years of creditable service or after attaining the age of fifty-five years and acquiring five or more years of creditable service and before retirement, except retirement with disability benefits, and the person named by the member as the member's beneficiary has an insurable interest in the life of the deceased member, the designated beneficiary may elect to receive either survivorship benefits under option 2 or a payment of the accumulated contributions of the member. If survivorship benefits under option 2 are elected and the member at the time of death would have been eligible to receive an actuarial equivalent of the member's retirement allowance, the designated beneficiary may further elect to defer the option 2 payments until the date the member would have been eligible to receive the retirement allowance provided in subsection 1 or 2 of this section;

(b) If the member or a person retired on disability retirement dies before attaining age fifty-five but after acquiring five but fewer than twenty-five years of creditable service, and the person named as the member's beneficiary has an insurable interest in the life of the deceased member, the designated beneficiary may elect to receive either a payment of the member's accumulated contributions, or survivorship benefits under option 2 to begin on the date the member would first have been eligible to receive an actuarial equivalent of the member's retirement allowance, or to begin on the date the member would first have been eligible to receive the retirement allowance provided in subsection 1 or 2 of this section.

4. If the total of the retirement or disability allowance paid to an individual before the death of the individual is less than the accumulated contributions at the time of retirement, the difference shall be paid to the beneficiary of the individual, or to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the individual in that order of precedence. If an optional benefit as provided in option 2, 3 or 4 in subsection 3 of this section had been elected, and the beneficiary dies after receiving the optional benefit, and if the total retirement allowance paid to the retired individual and the beneficiary of the retired individual is less than the total of the contributions, the difference shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the beneficiary, in that order of precedence, unless the retired individual designates a different recipient with the board at or after retirement.

5. If a member dies and his or her financial institution is unable to accept the final payment or payments due to the member, the final payment or payments shall be paid to the beneficiary of the member or, if there is no beneficiary, to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the member, in that order of precedence, unless otherwise stated. If the beneficiary of a deceased member dies and

his or her financial institution is unable to accept the final payment or payments, the final payment or payments shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the member, in that order of precedence, unless otherwise stated.

6. If a member dies before receiving a retirement allowance, the member's accumulated contributions at the time of the death of the member shall be paid to the beneficiary of the member or, if there is no beneficiary, to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or to the estate of the member, in that order of precedence; except that, no such payment shall be made if the beneficiary elects option 2 in subsection 3 of this section, unless the beneficiary dies before having received benefits pursuant to that subsection equal to the accumulated contributions of the member, in which case the amount of accumulated contributions in excess of the total benefits paid pursuant to that subsection shall be paid to the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the beneficiary, in that order of precedence.

7. If a member ceases to be a public school employee as herein defined and certifies to the board of trustees that such cessation is permanent, or if the membership of the person is otherwise terminated, the member shall be paid the member's accumulated contributions with interest.

8. Notwithstanding any provisions of sections 169.010 to 169.141 to the contrary, if a member ceases to be a public school employee after acquiring five or more years of membership service in Missouri, the member may at the option of the member leave the member's contributions with the retirement system and claim a retirement allowance any time after reaching the minimum age for voluntary retirement. When the member's claim is presented to the board, the member shall be granted an allowance as provided in sections 169.010 to 169.141 on the basis of the member's age, years of service, and the provisions of the law in effect at the time the member requests the member's retirement to become effective.

9. The retirement allowance of a member retired because of disability shall be nine-tenths of the allowance to which the member's creditable service would entitle the member if the member's age were sixty, or fifty percent of one-twelfth of the annual salary rate used in determining the member's contributions during the last school year for which the member received a year of creditable service immediately prior to the member's disability, whichever is greater, except that no such allowance shall exceed the retirement allowance to which the member would have been entitled upon retirement at age sixty if the member had continued to teach from the date of disability until age sixty at the same salary rate.

10. Notwithstanding any provisions of sections 169.010 to 169.141 to the contrary, from October 13, 1961, the contribution rate pursuant to sections 169.010 to 169.141 shall be multiplied by the factor of two-thirds for any member of the system for whom federal Old Age and Survivors Insurance tax is paid from state or local tax funds on account of the member's employment entitling the person to membership in the system. The monetary benefits for a member who elected not to exercise an option to pay into the system a retroactive contribution of four percent on that part of the member's annual salary rate which was in excess of four thousand eight hundred dollars but not in excess of eight thousand four hundred dollars for each year of employment in a position covered by this system between July 1, 1957, and July 1, 1961, as provided in subsection 10 of this section as it appears in RSMo, 1969, shall be the sum of:

(1) For years of service prior to July 1, 1946, six-tenths of the full amount payable for years of membership service;

(2) For years of membership service after July 1, 1946, in which the full contribution rate was paid, full benefits under the formula in effect at the time of the member's retirement;

(3) For years of membership service after July 1, 1957, and prior to July 1, 1961, the benefits provided in this section as it appears in RSMo, 1959; except that if the member has at least thirty years of creditable service at retirement the member shall receive the benefit payable pursuant to that section as though the member's age were sixty-five at retirement;

(4) For years of membership service after July 1, 1961, in which the two-thirds contribution rate was paid, two-thirds of the benefits under the formula in effect at the time of the member's retirement.

11. The monetary benefits for each other member for whom federal Old Age and Survivors Insurance tax is or was paid at any time from state or local funds on account of the member's employment entitling the member to membership in the system shall be the sum of:

(1) For years of service prior to July 1, 1946, six-tenths of the full amount payable for years of membership service;

(2) For years of membership service after July 1, 1946, in which the full contribution rate was paid, full benefits under the formula in effect at the time of the member's retirement;

(3) For years of membership service after July 1, 1957, in which the two-thirds contribution rate was paid, two-thirds of the benefits under the formula in effect at the time of the member's retirement.

12. Any retired member of the system who was retired prior to September 1, 1972, or beneficiary receiving payments under option 1 or option 2 of subsection 3 of this section, as such option existed prior to September 1, 1972, will be eligible to receive an increase in the retirement allowance of the member of two percent for each year, or major fraction of more than one-half of a year, which the retired member has been retired prior to July 1, 1975. This increased amount shall be payable commencing with January, 1976, and shall thereafter be referred to as the member's retirement allowance. The increase provided for in this subsection shall not affect the retired member's eligibility for compensation provided for in section ~~169.580 or~~ 169.585, nor shall the amount being paid pursuant to these sections be reduced because of any increases provided for in this section.

13. If the board of trustees determines that the cost of living, as measured by generally accepted standards, increases two percent or more in the preceding fiscal year, the board shall increase the retirement allowances which the retired members or beneficiaries are receiving by two percent of the amount being received by the retired member or the beneficiary at the time the annual increase is granted by the board with the provision that the increases provided for in this subsection shall not become effective until the fourth January first following the member's retirement or January 1, 1977, whichever later occurs, or in the case of any member retiring on or after July 1, 2000, the increase provided for in this subsection shall not become effective until the third January first following the member's retirement, or in the case of any member retiring on or after July 1, 2001, the increase provided for in this subsection shall not become effective until the second January first following the member's retirement. Commencing with January 1, 1992, if the board of trustees determines that the cost of living has increased five percent or more in the preceding fiscal year, the board shall increase the retirement allowances by five percent. The total of the increases granted to a retired member or the beneficiary after December 31, 1976, may not exceed eighty percent of the retirement allowance established at retirement or as previously adjusted by other subsections. If the cost of living increases less than five percent, the board of trustees may determine the percentage of increase to be made in retirement allowances, but at no time can the increase exceed five percent per year. If the cost of living decreases in a fiscal year, there will be no increase in allowances for retired members on the following January first.

14. The board of trustees may reduce the amounts which have been granted as increases to a member pursuant to subsection 13 of this section if the cost of living, as determined by the board and as measured by generally accepted standards, is less than the cost of living was at the time of the first increase granted to the member; except that, the reductions shall not exceed the amount of increases which have been made to the member's allowance after December 31, 1976.

15. Any application for retirement shall include a sworn statement by the member certifying that the spouse of the member at the time the application was completed was aware of the application and the plan of retirement elected in the application.

16. Notwithstanding any other provision of law, any person retired prior to September 28, 1983, who is receiving a reduced retirement allowance under option 1 or option 2 of subsection 3 of this section, as such option existed prior to September 28, 1983, and whose beneficiary nominated to receive continued retirement allowance payments under the elected option dies or has died, shall upon application to the board of trustees have his or her retirement allowance increased to the amount he or she would have been receiving had the option not been elected, actuarially adjusted to recognize any excessive benefits which would have been paid to him or her up to the time of application.

17. Benefits paid pursuant to the provisions of the public school retirement system of Missouri shall not exceed the limitations of Section 415 of Title 26 of the United States Code except as provided pursuant to this subsection. Notwithstanding any other law to the contrary, the board of trustees may establish a benefit plan pursuant to Section 415(m) of Title 26 of the United States Code. Such plan shall be created solely for the purpose described in Section 415(m)(3)(A) of Title 26 of the United States Code. The board of trustees may promulgate regulations necessary to implement the provisions of this subsection and to create and administer such benefit plan.

18. Notwithstanding any other provision of law to the contrary, any person retired before, on, or after May 26, 1994, shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties the person shall receive an amount based on the person's years of service so that the total amount received pursuant to sections 169.010 to 169.141 shall be at least the minimum amounts specified in subdivisions (1) to (4) of this subsection. In determining the minimum amount to be received, the amounts in subdivisions (3) and (4) of this subsection shall be adjusted in accordance with the actuarial adjustment, if any, that was applied to the person's retirement allowance. In determining the minimum amount to be received, beginning September 1, 1996, the amounts in subdivisions (1) and (2) of this subsection shall be adjusted in

accordance with the actuarial adjustment, if any, that was applied to the person's retirement allowance due to election of an optional form of retirement having a continued monthly payment after the person's death.

Notwithstanding any other provision of law to the contrary, no person retired before, on, or after May 26, 1994, and no beneficiary of such a person, shall receive a retirement benefit pursuant to sections 169.010 to 169.141 based on the person's years of service less than the following amounts:

- (1) Thirty or more years of service, one thousand two hundred dollars;
- (2) At least twenty-five years but less than thirty years, one thousand dollars;
- (3) At least twenty years but less than twenty-five years, eight hundred dollars;
- (4) At least fifteen years but less than twenty years, six hundred dollars.

19. Notwithstanding any other provisions of law to the contrary, any person retired prior to May 26, 1994, and any designated beneficiary of such a retired member who was deceased prior to July 1, 1999, shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement or aging and upon request shall give written or oral opinions to the board in response to such requests. Beginning September 1, 1996, as compensation for such service, the member shall have added, pursuant to this subsection, to the member's monthly annuity as provided by this section a dollar amount equal to the lesser of sixty dollars or the product of two dollars multiplied by the member's number of years of creditable service. Beginning September 1, 1999, the designated beneficiary of the deceased member shall as compensation for such service have added, pursuant to this subsection, to the monthly annuity as provided by this section a dollar amount equal to the lesser of sixty dollars or the product of two dollars multiplied by the member's number of years of creditable service. The total compensation provided by this section including the compensation provided by this subsection shall be used in calculating any future cost-of-living adjustments provided by subsection 13 of this section.

20. Any member who has retired prior to July 1, 1998, and the designated beneficiary of a deceased retired member shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties the person shall receive a payment equivalent to eight and seven-tenths percent of the previous month's benefit, which shall be added to the member's or beneficiary's monthly annuity and which shall not be subject to the provisions of subsections 13 and 14 of this section for the purposes of the limit on the total amount of increases which may be received.

21. Any member who has retired shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such request. As compensation for such duties, the beneficiary of the retired member, or, if there is no beneficiary, the surviving spouse, surviving children in equal shares, surviving parents in equal shares, or estate of the retired member, in that order of precedence, shall receive as a part of compensation for these duties a death benefit of five thousand dollars.

22. Any member who has retired prior to July 1, 1999, and the designated beneficiary of a retired member who was deceased prior to July 1, 1999, shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties, the person shall have added, pursuant to this subsection, to the monthly annuity as provided by this section a dollar amount equal to five dollars times the member's number of years of creditable service.

23. Any member who has retired prior to July 1, 2000, and the designated beneficiary of a deceased retired member shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties, the person shall receive a payment equivalent to three and five-tenths percent of the previous month's benefit, which shall be added to the member or beneficiary's monthly annuity and which shall not be subject to the provisions of subsections 13 and 14 of this section for the purposes of the limit on the total amount of increases which may be received.

24. Any member who has retired prior to July 1, 2001, and the designated beneficiary of a deceased retired member shall be made, constituted, appointed and employed by the board as a special consultant on the matters of education, retirement and aging, and upon request shall give written or oral opinions to the board in response to such requests. As compensation for such duties, the person shall receive a dollar amount equal to three dollars times the member's number of years of creditable service, which shall be added to the member's or beneficiary's monthly annuity and which shall not be subject to the provisions of subsections 13 and 14 of this section for the purposes of the limit on the total amount of increases which may be received."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 16** was adopted.

Representative Sharp (36) offered **House Amendment No. 17**.

House Amendment No. 17

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 78, Section 170.375, Line 8, by inserting after all of the said section and line the following:

"170.376. The board of each school district shall require each public school in such district to conduct educational programs and activities and devote a period of time at least equal to one class period that honors the struggles and triumphs of Native Americans throughout the history of the United States. Such educational programs and activities and period of time shall take place in the month of November. The school board, in consultation with the administrators of each public school in the school district, shall determine the educational programs and activities that will be conducted to comply with the requirements of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharp (36), **House Amendment No. 17** was adopted.

Representative Bosley offered **House Amendment No. 18**.

House Amendment No. 18

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 13, Section 160.565, Line 71, by inserting after all of the said section and line the following:

"160.671. 1. As used in this section, the following terms mean:

(1) "Recreational facility", any facility in which a school safety program is offered to students of a school district, or any community center;

(2) "School safety program", any public or nonprofit after-school program focused on gun violence reduction in a school district, a community lacking gun violence reduction efforts, or a city not within a county.

2. (1) There is hereby created in the state treasury the "School Safety Program Fund", which shall consist of moneys appropriated to it by the general assembly under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely as provided in this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

3. Upon appropriation, moneys in the school safety program fund shall be used to supplement, not supplant, nonlottery educational resources for a school safety program in a school district and shall be distributed to eligible programs by the department of elementary and secondary education. Moneys may be provided under this section to any program or entity that provides a school safety program in a school district including, but not limited to, any nonprofit organization that offers a school safety program or any recreational facility."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 18** was adopted.

Representative Kelly (141) offered **House Amendment No. 19**.

House Amendment No. 19

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 681 & 662, Page 40, Section 163.016, Line 28, by inserting after all of said section and line the following:

"163.063. 1. For the purpose of determining state and local funding for a child's education, if the child resides in a residential treatment facility or other facility and is unable to attend in the public school district where the child resides, either because the child may be a safety risk or the child has behavioral conditions that support the need to educate the child on such facility's site or campus and the school district uses the residential care facility to provide any portion of the child's education, the school district shall pass through to such facility at least eighty percent of any state or local moneys paid to the district on a per-pupil basis for such child in addition to any other moneys available to the school district through the department of elementary and secondary education for such child.

2. If the school district provides a teacher or other educational resources to such residential treatment facility or other facility, the district may use moneys provided under subsection 1 of this section to offset the cost of such teacher or other educational resources that are directly attributable to such child in state custody at such facility's site or campus. Such facility shall be afforded reasonable costs associated with such child's education up to the average per-pupil cost. No such facility shall be required to offset the costs to the child's school district for the education of such child as long as such costs of education do not exceed the average per-pupil spending on an annual basis within the school district.

3. The school district shall provide an annual accounting to the residential treatment facility or other facility and shall either support or approve the facility's education plan for such child or provide for the child's education on such facility's site or campus.

4. If a child receives educational services from a residential care facility, it shall be the responsibility of the school district in which the child resides to provide for the education of the child and ensure the child is receiving education services that are substantially similar to the curriculum and standards of the school district.

5. The provisions of this section shall not apply to school boards authorized under sections 162.670 to 162.999."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Cook	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Perkins	Pietzman	Pike	Plocher	Pollitt 52

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Pollock 123	Pouche	Railsback	Reedy	Richey
Riley	Roberts	Roden	Rone	Sander
Sassmann	Schnelting	Schwadron	Seitz	Shaul
Shields	Simmons	Smith 155	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Trent
Van Schoiack	Veit	West	Wiemann	Wright
Mr. Speaker				

NOES: 039

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 70	Burnett
Burton	Butz	Clemens	Doll	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
McCreery	Merideth	Mosley	Nurrenbern	Phifer
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 031

Aldridge	Bailey	Bland Manlove	Brown 27	Coleman 32
Coleman 97	Collins	Copeland	Cupps	Davidson
Derges	Ellebracht	Evans	Falkner	Fishel
Haley	Kidd	Mackey	McDaniel	Patterson
Person	Porter	Price IV	Riggs	Schroer
Sharpe 4	Smith 163	Stephens 128	Stevens 46	Toalson Reisch
Walsh 50				

VACANCIES: 007

On motion of Representative Kelly (141), **House Amendment No. 19** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Cook	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Pouche	Railsback	Reedy
Richey	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schwadron	Seitz
Shaul	Shields	Simmons	Smith 155	Stacy

Tate	Taylor 139	Taylor 48	Thomas	Thompson
Trent	Van Schoiack	Veit	West	Wiemann
Wright	Mr. Speaker			

NOES: 041

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 70	Burnett
Burton	Butz	Clemens	Doll	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Proudie	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 028

Aldridge	Bailey	Bland Manlove	Brown 27	Coleman 97
Collins	Copeland	Cupps	Davidson	Derges
Ellebracht	Evans	Falkner	Fishel	Haley
Kidd	Mackey	McDaniel	Patterson	Porter
Price IV	Riggs	Schroer	Sharpe 4	Smith 163
Stephens 128	Toalson Reisch	Walsh 50		

VACANCIES: 007

On motion of Representative Basye, **HCS SS SCS SBs 681 & 662, as amended**, was adopted.

On motion of Representative Basye, **HCS SS SCS SBs 681 & 662, as amended**, was read the third time and passed by the following vote:

AYES: 091

Aldridge	Appelbaum	Aune	Bailey	Baker
Bangert	Baringer	Basye	Black 7	Bosley
Brown 16	Brown 70	Buchheit-Courtway	Burnett	Butz
Christofanelli	Clemens	Coleman 32	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGill	Merideth
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Phifer	Pike	Plocher	Pollitt 52
Pouche	Quade	Reedy	Richey	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Sharp 36
Shaul	Smith 163	Stacy	Stephens 128	Tate
Taylor 48	Trent	Turnbaugh	Unsicker	Veit
Walsh Moore 93	Weber	West	Wiemann	Wright
Young				

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NOES: 044

Adams	Anderson	Andrews	Atchison	Billington
Black 137	Boggs	Bromley	Burger	Burton
Busick	Chipman	Collins	Cook	Copeland
Doll	Fitzwater	Grier	Johnson	Kelley 127
Lewis 25	McCreery	McGaugh	Morse	Person
Pietzman	Pollock 123	Porter	Proudie	Railsback
Seitz	Shields	Simmons	Smith 155	Smith 45
Smith 67	Stevens 46	Taylor 139	Terry	Thomas
Thompson	Van Schoiack	Windham	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 021

Barnes	Bland Manlove	Brown 27	Coleman 97	Cupps
Derges	Ellebracht	Evans	Falkner	Fishel
Haley	Kidd	Mackey	McDaniel	Patterson
Price IV	Riggs	Roden	Sharpe 4	Toalson Reisch
Walsh 50				

VACANCIES: 007

Representative Chipman declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 135

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bosley	Bromley	Brown 16
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Collins	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Lovasco	Mayhew	McCreery
McGaugh	McGirl	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schmelting	Schroer	Schwadron	Seitz
Sharp 36	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 021

Bland Manlove	Brown 27	Coleman 32	Coleman 97	Cupps
Derges	Ellebracht	Evans	Falkner	Fishel
Haley	Kidd	Mackey	McDaniel	Patterson
Price IV	Riggs	Roden	Sharpe 4	Toalson Reisch
Walsh 50				

VACANCIES: 007

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2589, HB 2615, HB 2674, HCS HB 2810, HCS HB 1553, HCS HB 1753, HB 1960, and HCS HB 2008 were placed back on the House Bills for Perfection Calendar.

COMMITTEE REPORTS

Committee on Financial Institutions, Chairman Francis reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 1633**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Butz, Clemens, Francis, McGirl, Owen, Railsback, Sander, Sauls, Shaul and Thompson

Noes (3): DeGroot, O'Donnell and Trent

Absent (1): Billington

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **SS SCS SB 756**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Billington, DeGroot, Francis, McGirl, O'Donnell, Owen, Railsback, Sander, Shaul, Thompson and Trent

Noes (4): Adams, Butz, Clemens and Sauls

Absent (0)

Committee on Judiciary, Vice Chair Veit reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2624**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Black (137), Davis, Riley, Schroer and Veit

Noes (3): Anderson, Ellebracht and Sauls

Absent (3): Evans, Mackey and Reedy

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **SCR 24**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Chipman, Haffner, Hicks, Mosley, Porter, Schnelting, Tate and Walsh Moore (93)

Noes (0)

Absent (4): Bland Manlove, Gray, Kidd and McDaniel

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **SS#2 SB 997**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Lewis (6), Person, Sharpe (4), Thompson, Walsh Moore (93) and Young

Noes (0)

Present (1): Bangert

Absent (1): Railsback

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 31**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McDaniel and Smith (45)

Noes (0)

Absent (6): Bosley, Cupps, Gregory (96), Mackey, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SCR 33**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McDaniel and Smith (45)

Noes (0)

Absent (6): Bosley, Cupps, Gregory (96), Mackey, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS#2 SB 710**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle and McDaniel

Noes (0)

Present (1): Smith (45)

Absent (6): Bosley, Cupps, Gregory (96), Mackey, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 718**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Fitzwater, Gregory (51), Hudson, Ingle, McDaniel and Smith (45)

Noes (1): Eggleston

Absent (6): Bosley, Cupps, Gregory (96), Mackey, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS#2 SCS SB 745**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson and McDaniel

Noes (2): Ingle and Smith (45)

Absent (6): Bosley, Cupps, Gregory (96), Mackey, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 845**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McDaniel and Smith (45)

Noes (0)

Absent (6): Bosley, Cupps, Gregory (96), Mackey, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 886**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McDaniel and Smith (45)

Noes (0)

Absent (6): Bosley, Cupps, Gregory (96), Mackey, McGaugh and Patterson

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCR 25**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Bailey, Basye, Chipman, Haffner and Richey

Noes (3): Aune, Proudie and Rogers

Absent (3): Christofanelli, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS#3 SCS SB 758**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Aune, Basye, Haffner, Proudie, Richey and Rogers

Noes (2): Bailey and Chipman

Absent (3): Christofanelli, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SCS SB 783**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Haffner, Proudie, Richey and Rogers

Noes (1): Bailey

Absent (3): Christofanelli, Hicks and Kelly (141)

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS#2 SB 710 - Fiscal Review

HCS SB 718 - Fiscal Review

HCS SS#2 SCS SB 745 - Fiscal Review

HCS SS SCS SB 783 - Fiscal Review

SS SB 798 - Special Committee on Urban Issues

SS SB 812 - Special Committee on Government Oversight

SS SCS SB 931 - Special Committee on Government Oversight

The following members' presence was noted: Bland Manlove and Kidd.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, May 3, 2022.

COMMITTEE HEARINGS

CONFERENCE COMMITTEE ON BUDGET

Tuesday, May 3, 2022, 12:00 PM, Joint Hearing Room (117).

Conference Committee on Budget for SS SCS HCS HB 3002, SS SCS HCS HB 3003, SCS HCS HB 3004, SCS HCS HB 3005, SCS HCS HB 3006, SCS HCS HB 3007, SS SCS HCS HB 3008, SCS HCS HB 3009, SS SCS HCS HB 3010, SS SCS HCS HB 3011, SS SCS HCS HB 3012, SCS HCS HB 3013 and SCS HCS HB 3015.

Time change.

CORRECTED

CONFERENCE COMMITTEE ON BUDGET

Wednesday, May 4, 2022, 8:00 AM, Joint Hearing Room (117).

Conference Committee on Budget for SS SCS HCS HB 3002, SS SCS HCS HB 3003, SCS HCS HB 3004, SCS HCS HB 3005, SCS HCS HB 3006, SCS HCS HB 3007, SS SCS HCS HB 3008, SCS HCS HB 3009, SS SCS HCS HB 3010, SS SCS HCS HB 3011, SS SCS HCS HB 3012, SCS HCS HB 3013 and SCS HCS HB 3015.

CONSERVATION AND NATURAL RESOURCES

Tuesday, May 3, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 1.
Executive session will be held: HB 2862, SB 984

FISCAL REVIEW

Tuesday, May 3, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

JUDICIARY

Tuesday, May 3, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Executive session will be held: SS SCS SB 683, SS#2 SCS SB 968

PENSIONS

Wednesday, May 4, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2825

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, May 3, 2022, 4:15 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS SS SB 690, SS SCS SB 756, HCS SCS SB 799

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, May 3, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HJR 83

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, May 3, 2022, 4:15 PM or upon adjournment of the Special Committee on Criminal Justice (whichever is later), House Hearing Room 6.

Public hearing will be held: SS SB 812

SPECIAL COMMITTEE ON PUBLIC POLICY

Tuesday, May 3, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: SJR 39

SPECIAL COMMITTEE ON REDISTRICTING

Wednesday, May 4, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2909

Executive session will be held: HB 2909

Time change.

CORRECTED

HOUSE CALENDAR

SIXTY-THIRD DAY, TUESDAY, MAY 3, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HB 1593 & 1959 - Walsh (50)

HCS HB 2704 - Hicks

HCS HB 1546 - Richey

HB 1581 - Mayhew

HCS HB 1678 - Toalson Reisch

HCS HB 1997 - Haden

HB 2003 - Pouche

HB 2845 - Riley

HB 1616 - Van Schoiack

HCS HB 1833 - Basye

HB 2009 - Pollock (123)

HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews

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HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel

HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)

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HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2452 - Cook
HCS HB 1559 - Davidson

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)
HCS SS SCS SBs 775, 751 & 640 - Kelly (141)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, E.C. - Baker
HCS SCS SB 982, E.C. - Shields
HCS#2 SB 710, (Fiscal Review 5/2/22), E.C. - Baker
HCS SB 718, (Fiscal Review 5/2/22) - Shields
HCS SS#2 SCS SB 745, (Fiscal Review 5/2/22) - O'Donnell
HCS SB 845 - McGaugh
HCS SCS SB 886 - Hardwick
HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 34 - Griffith
SCR 28 - Griffith
SCR 31 - Francis
SCR 33 - Gregory (51)
SCR 25 - Trent

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

BILLS IN CONFERENCE

SS SCS HCS HB 1720, as amended, E.C. - Pollitt (52)
SS HB 2149, as amended, E.C. - Shields
SS SCS HCS HB 3002 - Smith (163)
SS SCS HCS HB 3003 - Smith (163)
SCS HCS HB 3004 - Smith (163)
SCS HCS HB 3005 - Smith (163)
SCS HCS HB 3006 - Smith (163)
SCS HCS HB 3007 - Smith (163)
SS SCS HCS HB 3008 - Smith (163)
SCS HCS HB 3009 - Smith (163)
SS SCS HCS HB 3010 - Smith (163)
SS SCS HCS HB 3011 - Smith (163)
SS SCS HCS HB 3012 - Smith (163)
SCS HCS HB 3013 - Smith (163)
SCS HCS HB 3015 - Smith (163)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-THIRD DAY, TUESDAY, MAY 3, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The heavens declare the glory of God; and the firmament showeth His handiwork. (Psalm 19:1)

Almighty God, our shepherd, who displays Your glory in the heavens and who reveals Your word, deliver us, as we draw near to You, from coldness of heart and wandering of mind that with steadfast thoughts and kindled affections we may worship You in spirit and in truth during these busy final days.

Bless these servants of our people as they give themselves in service to our fellow Missourians. Grant them clear vision to see what is needed in our society, creative wisdom to work at meeting the needs of our state, and courageous spirit to do something about it, building self-respect and cultivating joy among the citizens of our state.

May Your Holy Spirit move in our hearts. Give us wisdom to know Your will and the strength to do it. So rule our hearts and so reign in our minds that law and order, justice and peace may prevail everywhere, to the glory of Your name and the good of our beloved state.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-second day was approved as printed by the following vote:

AYES: 114

Anderson	Andrews	Atchison	Aune	Baker
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 27	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
Dinkins	Doll	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Lovasco	Mayhew	McCreery	McGaugh	McGirt
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Person	Pike	Plocher
Pollitt 52	Porter	Pouche	Quade	Railsback
Reedy	Riley	Roberts	Roden	Rone

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Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 45	Smith 67	Tate	Taylor 139	Taylor 48
Terry	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 002

Adams	Kidd
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PRESENT: 002

Bland Manlove	Windham
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ABSENT WITH LEAVE: 038

Aldridge	Appelbaum	Bailey	Bangert	Bosley
Brown 16	Brown 70	Chipman	Christofanelli	DeGroot
Derges	Dogan	Fishel	Grier	Hovis
Ingle	Mackey	McDaniel	Merideth	Perkins
Phifer	Pietzman	Pollock 123	Price IV	Proudie
Richey	Riggs	Rogers	Sauls	Schroer
Sharp 36	Smith 163	Stacy	Stephens 128	Stevens 46
Thomas	Thompson	Walsh Moore 93		

VACANCIES: 007

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 1720, as amended**.

Senators: Bean, Bernskoetter, Hoskins, Razer, Washington

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS HB 2149, as amended**.

Senators: Eslinger, Riddle, Brown, Schupp, Beck

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 3002**.

Senators: Hegeman, Hough, Eslinger, Washington, Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 3003**.

Senators: Hegeman, Hough, Luetkemeyer, May, Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3004**.

Senators: Hegeman, Hough, Cierpiot, Williams, Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3005**.

Senators: Hegeman, Hough, Hoskins, Williams, Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3006**.

Senators: Hegeman, Hough, Brown, Washington, Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3007**.

Senators: Hegeman, Hough, Cierpiot, May, Williams

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 3008**.

Senators: Hegeman, Hough, Brown, May, Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3009**.

Senators: Hegeman, Hough, Hoskins, May, Washington

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 3010**.

Senators: Hegeman, Hough, Crawford, Washington, Arthur

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 3011**.

Senators: Hegeman, Hough, Crawford, Washington, May

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 3012**.

Senators: Hegeman, Hough, Luetkemeyer, Arthur, Washington

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3013**.

Senators: Hegeman, Hough, Eslinger, Arthur, Washington

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SCS HCS HB 3015**.

Senators: Hegeman, Hough, Crawford, Arthur, Williams

BILLS IN CONFERENCE

SS SCS HCS HB 1720, as amended, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

Representative Pollitt (52) moved that the House conferees be allowed to exceed the differences on **SS SCS HCS HB 1720, as amended**, specific to the sunset on tax credits.

Which motion was adopted.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 1559, relating to the protection of children, was taken up by Representative Davidson.

On motion of Representative Davidson, **HCS HB 1559** was read the third time and passed by the following vote:

AYES: 126

Anderson	Andrews	Atchison	Aune	Baker
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bromley	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Coleman 97	Collins	Cook	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Hicks	Houx	Hovis	Hudson	Hurlbert

Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Person	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 67	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reich
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Weber	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 002

Davis	Lovasco
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ABSENT WITH LEAVE: 028

Adams	Aldridge	Appelbaum	Bailey	Bangert
Bosley	Brown 16	Christofanelli	Copeland	Derges
Falkner	Fishel	Grier	Henderson	Mackey
McDaniel	Patterson	Phifer	Pollock 123	Price IV
Sauls	Sharp 36	Smith 45	Stacy	Stevens 46
Walsh Moore 93	West	Windham		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2487, HCS HB 2605, HB 2781, HB 2798, HCS HB 2913, HCS HB 2564, HCS HB 2583, HB 2611, HB 1547, HCS HB 1550, HB 1585, HCS HB 1595, HB 1601, and HCS HB 1614 were placed back on the House Bills for Perfection Calendar.

THIRD READING OF SENATE BILLS

SS SB 678, relating to the Kansas City board of police, was placed on the Informal Calendar.

HCS SS SCS SBs 775, 751 & 640, relating to judicial proceedings, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), the title of **HCS SS SCS SBs 775, 751 & 640** was agreed to.

Representative Lewis (6) offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Section A, Line 4, by inserting after all of said section and line the following:

"210.1500. 1. When a child is located by a police officer or law enforcement official and there is reasonable cause to suspect the child may be a victim of sex trafficking or severe forms of trafficking as those terms are defined under 22 U.S.C. Section 7102, the police officer or law enforcement official shall immediately cause a report to be made to the children's division in accordance with section 210.115. Upon receipt of a report by the children's division and if the children's division determines that the report merits an investigation, the reporting official and the children's division shall ensure the immediate safety of the child and shall coinvestigate the complaint to its conclusion.

2. If the police officer or law enforcement official has reasonable cause to believe that the child is in imminent danger of suffering serious physical harm or a threat to life as a result of abuse or neglect due to sex trafficking or sexual exploitation and such officer or official has reasonable cause to believe the harm or threat to life may occur before a juvenile court is able to issue a temporary protective custody order or before a juvenile officer is able to take the child into protective custody, the police officer or law enforcement official may take or retain temporary protective custody of the child without the consent of the child's parent or parents, guardian, or any other person legally responsible for the child's care, as provided under section 210.125.

3. If the child is already under the jurisdiction of the court under paragraph (a) of subdivision (1) of subsection 1 of section 211.031 and in the legal custody of the children's division, the police officer or law enforcement official, along with the children's division, shall secure placement for the child in the least restrictive setting in order to ensure the safety of the child from further sex trafficking or severe forms of trafficking.

4. The children's division and the reporting officer or official shall ensure a referral is made to the child advocacy center for a forensic interview and an evaluation, as necessary to ensure the medical safety of the child, by a SAFE CARE provider as defined under section 334.950. The child shall be assessed utilizing a validated screening tool specific to sex trafficking to ensure the appropriate resources are secured for the treatment of the child.

5. For purposes of this section, multidisciplinary teams shall be used when conducting an investigation. Multidisciplinary teams shall be used in providing protective or preventive social services, including the services of law enforcement upon the request by the department of social services, a liaison of the local public school, the juvenile officer, the juvenile court, and other agencies, both public and private, to secure appropriate services to meet the needs of the child.

210.1505. 1. There is hereby created the "Statewide Council on Sex Trafficking and Sexual Exploitation of Children" to consist of the following members:

(1) The following four members of the general assembly:

(a) Two members of the senate, with one member to be appointed by the president pro tempore of the senate and one member to be appointed by the minority floor leader of the senate; and

(b) Two members of the house of representatives, with one member to be appointed by the speaker of the house of representatives and one member to be appointed by the minority floor leader of the house of representatives;

(2) The director of the children's division or his or her designee;

(3) The director of the department of public safety or his or her designee;

(4) The director of the department of mental health or his or her designee;

(5) The director of the office of prosecution services or his or her designee;

(6) The superintendent of the Missouri state highway patrol or his or her designee;

(7) The executive director of the statewide network of child advocacy organizations specializing in the prevention of child abuse or neglect or his or her designee;

(8) The executive director of the statewide coalition against domestic and sexual violence or his or her designee;

(9) The executive director of the Missouri Juvenile Justice Association or his or her designee;

- (10) The director of the attorney general's human trafficking task force or his or her designee;
 - (11) Two representatives from agencies providing services to victims of child sex trafficking and sexual exploitation who reflect the geographic diversity of the state and who shall be appointed by the director of the department of social services; and
 - (12) A member of the judiciary, who shall be appointed by the supreme court.
2. A majority of the members of the council shall constitute a quorum. The council shall hold its first meeting within thirty days after the council's creation and organize by selecting a chair and a vice chair. The council shall meet at the call of the chair.
3. The council shall:
- (1) Collect and analyze data relating to sex trafficking and sexual exploitation of children, including the number of reports made to the children's division under section 210.115, any information obtained from phone calls to the national sex trafficking hotline, the number of reports made to law enforcement, arrests, prosecution rates, and any other data important for any recommendations of the council. State departments and council members shall provide relevant data as requested by the council to fulfill the council's duties; and
 - (2) Collect feedback from stakeholders, practitioners, and leadership throughout the state in order to develop best practices and procedures regarding the response to sex trafficking and sexual exploitation of children, including identification and assessment of victims; response and treatment coordination and collaboration across systems; trauma-informed, culturally competent victim-centered services; training for professionals in all systems; and investigating and prosecuting perpetrators.
4. The department of social services shall provide administrative support to the council.
5. On or before December 31, 2023, the council shall submit a report of the council's activities to the governor and general assembly and the joint committee on child abuse and neglect under section 21.771. The report shall include recommendations for priority needs and actions, including statutory or regulatory changes relating to the response to sex trafficking and sexual exploitation of children and services for child victims.
6. The council shall expire on December 31, 2023.
- 211.031. 1. Except as otherwise provided in this chapter, the juvenile court or the family court in circuits that have a family court as provided in ~~sections 487.010 to 487.190~~ **chapter 487** shall have exclusive original jurisdiction in proceedings:
- (1) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:
 - (a) The parents, or other persons legally responsible for the care and support of the child, neglect or refuse to provide proper support, education which is required by law, medical, surgical or other care necessary for his or her well-being; except that reliance by a parent, guardian or custodian upon remedial treatment other than medical or surgical treatment for a child shall not be construed as neglect when the treatment is recognized or permitted pursuant to the laws of this state;
 - (b) The child is otherwise without proper care, custody or support;
 - (c) The child was living in a room, building or other structure at the time such dwelling was found by a court of competent jurisdiction to be a public nuisance pursuant to section 195.130; or
 - (d) The child is in need of mental health services and the parent, guardian or custodian is unable to afford or access appropriate mental health treatment or care for the child;
 - (2) Involving any child who may be a resident of or found within the county and who is alleged to be in need of care and treatment because:
 - (a) The child while subject to compulsory school attendance is repeatedly and without justification absent from school;
 - (b) The child disobeys the reasonable and lawful directions of his or her parents or other custodian and is beyond their control;
 - (c) The child is habitually absent from his or her home without sufficient cause, permission, or justification;
 - (d) The behavior or associations of the child are otherwise injurious to his or her welfare or to the welfare of others; or
 - (e) The child is charged with an offense not classified as criminal, or with an offense applicable only to children; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, or any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(3) Involving any child who is alleged to have violated a state law or municipal ordinance, or any person who is alleged to have violated a state law or municipal ordinance prior to attaining the age of eighteen years, in which cases jurisdiction may be taken by the court of the circuit in which the child or person resides or may be found or in which the violation is alleged to have occurred; except that, the juvenile court shall not have jurisdiction over any child fifteen years of age who is alleged to have violated a state or municipal traffic ordinance or regulation, the violation of which does not constitute a felony, and except that the juvenile court shall have concurrent jurisdiction with the municipal court over any child who is alleged to have violated a municipal curfew ordinance, and except that the juvenile court shall have concurrent jurisdiction with the circuit court on any child who is alleged to have violated a state or municipal ordinance or regulation prohibiting possession or use of any tobacco product;

(4) For the adoption of a person;

(5) For the commitment of a child to the guardianship of the department of social services as provided by law; ~~and~~

(6) Involving an order of protection pursuant to chapter 455 when the respondent is less than eighteen years of age; **and**

(7) Involving a child who has been a victim of sex trafficking or sexual exploitation.

2. Transfer of a matter, proceeding, jurisdiction or supervision for a child who resides in a county of this state shall be made as follows:

(1) Prior to the filing of a petition and upon request of any party or at the discretion of the juvenile officer, the matter in the interest of a child may be transferred by the juvenile officer, with the prior consent of the juvenile officer of the receiving court, to the county of the child's residence or the residence of the person eighteen years of age for future action;

(2) Upon the motion of any party or on its own motion prior to final disposition on the pending matter, the court in which a proceeding is commenced may transfer the proceeding of a child to the court located in the county of the child's residence, or the county in which the offense pursuant to subdivision (3) of subsection 1 of this section is alleged to have occurred for further action;

(3) Upon motion of any party or on its own motion, the court in which jurisdiction has been taken pursuant to subsection 1 of this section may at any time thereafter transfer jurisdiction of a child to the court located in the county of the child's residence for further action with the prior consent of the receiving court;

(4) Upon motion of any party or upon its own motion at any time following a judgment of disposition or treatment pursuant to section 211.181, the court having jurisdiction of the cause may place the child under the supervision of another juvenile court within or without the state pursuant to section 210.570 with the consent of the receiving court;

(5) Upon motion of any child or his or her parent, the court having jurisdiction shall grant one change of judge pursuant to Missouri supreme court rules;

(6) Upon the transfer of any matter, proceeding, jurisdiction or supervision of a child, certified copies of all legal and social documents and records pertaining to the case on file with the clerk of the transferring juvenile court shall accompany the transfer.

3. In any proceeding involving any child taken into custody in a county other than the county of the child's residence, the juvenile court of the county of the child's residence shall be notified of such taking into custody within seventy-two hours.

4. When an investigation by a juvenile officer pursuant to this section reveals that the only basis for action involves an alleged violation of section 167.031 involving a child who alleges to be home schooled, the juvenile officer shall contact a parent or parents of such child to verify that the child is being home schooled and not in violation of section 167.031 before making a report of such a violation. Any report of a violation of section 167.031 made by a juvenile officer regarding a child who is being home schooled shall be made to the prosecuting attorney of the county where the child legally resides.

5. The disability or disease of a parent shall not constitute a basis for a determination that a child is a child in need of care or for the removal of custody of a child from the parent without a specific showing that there is a causal relation between the disability or disease and harm to the child."; and

Further amend said bill, Page 4, Section 566.155, Line 14, by inserting after all of said section and line the following:

"567.020. 1. A person commits the offense of prostitution if he or she engages in or offers or agrees to engage in sexual conduct with another person in return for something of value to be received by any person.

2. The offense of prostitution is a class B misdemeanor unless the person knew prior to performing the act of prostitution that he or she was infected with HIV in which case prostitution is a class B felony. The use of condoms is not a defense to this offense.

3. As used in this section, "HIV" means the human immunodeficiency virus that causes acquired immunodeficiency syndrome.

4. The judge may order a drug and alcohol abuse treatment program for any person found guilty of prostitution, either after trial or upon a plea of guilty, before sentencing. For the class B misdemeanor offense, upon the successful completion of such program by the defendant, the court may at its discretion allow the defendant to withdraw the plea of guilty or reverse the verdict and enter a judgment of not guilty. For the class B felony offense, the court shall not allow the defendant to withdraw the plea of guilty or reverse the verdict and enter a judgment of not guilty. The judge, however, has discretion to take into consideration successful completion of a drug or alcohol treatment program in determining the defendant's sentence.

5. ~~In addition to the affirmative defense provided in subsection 2 of section 566.223, it shall be an affirmative defense to prosecution pursuant to this section that the defendant~~ **A person shall not be certified as an adult or adjudicated as a delinquent for the offense of prostitution under this section if the person** was under the age of eighteen ~~and was acting under the coercion, as defined in section 566.200, of an agent~~ at the time ~~of~~ the offense ~~charged~~ **occurred**. In such cases where the ~~defendant~~ **person** was under the age of eighteen, the ~~defendant~~ **person** shall be classified as a victim of abuse, as defined under section 210.110, and such abuse shall be reported **immediately to the children's division**, as required under section 210.115 **and to the juvenile officer for appropriate services, treatment, investigation, and other proceedings as provided under chapters 207, 210, and 211. Upon request, the local law enforcement agency and the prosecuting attorney shall assist the children's division and the juvenile officer in conducting the investigation.**

573.010. As used in this chapter the following terms shall mean:

(1) "Adult cabaret", a nightclub, bar, juice bar, restaurant, bottle club, or other commercial establishment, regardless of whether alcoholic beverages are served, which regularly features persons who appear semi-nude;

(2) "Characterized by", describing the essential character or dominant theme of an item;

(3) "Child", any person under the age of fourteen;

(4) "Child pornography":

(a) Any obscene material or performance depicting sexual conduct, sexual contact as defined in section 566.010, or a sexual performance and which has as one of its participants or portrays as an observer of such conduct, contact, or performance a minor; or

(b) Any visual depiction, including any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of sexually explicit conduct where:

a. The production of such visual depiction involves the use of a minor engaging in sexually explicit conduct;

b. Such visual depiction is a digital image, computer image, or computer-generated image that is, or is indistinguishable from, that of a minor engaging in sexually explicit conduct, in that the depiction is such that an ordinary person viewing the depiction would conclude that the depiction is of an actual minor engaged in sexually explicit conduct; or

c. Such visual depiction has been created, adapted, or modified to show that an identifiable minor is engaging in sexually explicit conduct. "Identifiable minor" means a person who was a minor at the time the visual depiction was created, adapted, or modified; or whose image as a minor was used in creating, adapting, or modifying the visual depiction; and who is recognizable as an actual person by the person's face, likeness, or other distinguishing characteristic, such as a unique birthmark or other recognizable feature. The term "identifiable minor" shall not be construed to require proof of the actual identity of the identifiable minor;

(5) "Employ", "employee", or "employment", any person who performs any service on the premises of a sexually oriented business, on a full-time, part-time, or contract basis, whether or not the person is denominated an employee, independent contractor, agent, or otherwise. Employee does not include a person exclusively on the premises for repair or maintenance of the premises or for the delivery of goods to the premises;

(6) "Explicit sexual material", any pictorial or three-dimensional material depicting human masturbation, deviate sexual intercourse, sexual intercourse, direct physical stimulation or unclothed genitals, sadomasochistic abuse, or emphasizing the depiction of postpubertal human genitals; provided, however, that works of art or of anthropological significance shall not be deemed to be within the foregoing definition;

(7) "Furnish", to issue, sell, give, provide, lend, mail, deliver, transfer, circulate, disseminate, present, exhibit or otherwise provide;

(8) "Material", anything printed or written, or any picture, drawing, photograph, motion picture film, videotape or videotape production, or pictorial representation, or any recording or transcription, or any mechanical, chemical, or electrical reproduction, or stored computer data, or anything which is or may be used as a means of communication. Material includes undeveloped photographs, molds, printing plates, stored computer data and other latent representational objects;

(9) "Minor", any person less than eighteen years of age;

(10) "Nudity" or "state of nudity", the showing of the human genitals, pubic area, vulva, anus, anal cleft, or the female breast with less than a fully opaque covering of any part of the nipple or areola;

(11) "Obscene", any material or performance if, taken as a whole:

(a) Applying contemporary community standards, its predominant appeal is to prurient interest in sex; and

(b) The average person, applying contemporary community standards, would find the material depicts or describes sexual conduct in a patently offensive way; and

(c) A reasonable person would find the material lacks serious literary, artistic, political or scientific value;

(12) "Operator", any person on the premises of a sexually oriented business who causes the business to function, puts or keeps the business in operation, or is authorized to manage the business or exercise overall operational control of the business premises. A person may be found to be operating or causing to be operated a sexually oriented business whether or not such person is an owner, part owner, or licensee of the business;

(13) "Performance", any play, motion picture film, videotape, dance or exhibition performed before an audience of one or more;

(14) "Pornographic for minors", any material or performance if the following apply:

(a) The average person, applying contemporary community standards, would find that the material or performance, taken as a whole, has a tendency to cater or appeal to a prurient interest of minors; and

(b) The material or performance depicts or describes nudity, sexual conduct, the condition of human genitals when in a state of sexual stimulation or arousal, or sadomasochistic abuse in a way which is patently offensive to the average person applying contemporary adult community standards with respect to what is suitable for minors; and

(c) The material or performance, taken as a whole, lacks serious literary, artistic, political, or scientific value for minors;

(15) "Premises", the real property upon which a sexually oriented business is located, and all appurtenances thereto and buildings thereon, including but not limited to the sexually oriented business, the grounds, private walkways, and parking lots or parking garages or both;

(16) "Promote", to manufacture, issue, sell, provide, mail, deliver, transfer, transmute, publish, distribute, circulate, disseminate, present, exhibit, or advertise, or to offer or agree to do the same, by any means including a computer;

(17) "Regularly", the consistent and repeated doing of the act so described;

(18) "Sadomasochistic abuse", flagellation or torture by or upon a person as an act of sexual stimulation or gratification;

(19) "Semi-nude" or "state of semi-nudity", the showing of the female breast below a horizontal line across the top of the areola and extending across the width of the breast at such point, or the showing of the male or female buttocks. Such definition includes the lower portion of the human female breast, but shall not include any portion of the cleavage of the female breasts exhibited by a bikini, dress, blouse, shirt, leotard, or similar wearing apparel provided the areola is not exposed in whole or in part;

(20) "Sexual conduct", actual or simulated, normal or perverted acts of human masturbation; deviate sexual intercourse; sexual intercourse; or physical contact with a person's clothed or unclothed genitals, pubic area, buttocks, or the breast of a female in an act of apparent sexual stimulation or gratification or any sadomasochistic abuse or acts including animals or any latent objects in an act of apparent sexual stimulation or gratification;

(21) "Sexually explicit conduct", actual or simulated:

(a) Sexual intercourse, including genital-genital, oral-genital, anal-genital, or oral-anal, whether between persons of the same or opposite sex;

(b) Bestiality;

(c) Masturbation;

(d) Sadistic or masochistic abuse; or

(e) Lascivious exhibition of the genitals or pubic area of any person;

(22) "Sexually oriented business" includes:

(a) An adult bookstore or adult video store. "Adult bookstore" or "adult video store" means a commercial establishment which, as one of its principal business activities, offers for sale or rental for any form of consideration any one or more of the following: books, magazines, periodicals, or other printed matter, or photographs, films, motion pictures, video cassettes, compact discs, digital video discs, slides, or other visual representations which are characterized by their emphasis upon the display of specified sexual activities or specified anatomical areas. A principal business activity exists where the commercial establishment:

- a. Has a substantial portion of its displayed merchandise which consists of such items; or
- b. Has a substantial portion of the wholesale value of its displayed merchandise which consists of such items; or
- c. Has a substantial portion of the retail value of its displayed merchandise which consists of such items; or
- d. Derives a substantial portion of its revenues from the sale or rental, for any form of consideration, of such items; or
- e. Maintains a substantial section of its interior business space for the sale or rental of such items; or
- f. Maintains an adult arcade. "Adult arcade" means any place to which the public is permitted or invited wherein coin-operated or slug-operated or electronically, electrically, or mechanically controlled still or motion picture machines, projectors, or other image-producing devices are regularly maintained to show images to five or fewer persons per machine at any one time, and where the images so displayed are characterized by their emphasis upon matter exhibiting specified sexual activities or specified anatomical areas;

(b) An adult cabaret;

(c) An adult motion picture theater. "Adult motion picture theater" means a commercial establishment where films, motion pictures, video cassettes, slides, or similar photographic reproductions, which are characterized by their emphasis upon the display of specified sexual activities or specified anatomical areas are regularly shown to more than five persons for any form of consideration;

(d) A semi-nude model studio. "Semi-nude model studio" means a place where persons regularly appear in a state of semi-nudity for money or any form of consideration in order to be observed, sketched, drawn, painted, sculptured, photographed, or similarly depicted by other persons. Such definition shall not apply to any place where persons appearing in a state of semi-nudity do so in a modeling class operated:

- a. By a college, junior college, or university supported entirely or partly by taxation;
- b. By a private college or university which maintains and operates educational programs in which credits are transferable to a college, junior college, or university supported entirely or partly by taxation; or
- c. In a structure:
 - (i) Which has no sign visible from the exterior of the structure and no other advertising that indicates a semi-nude person is available for viewing; and
 - (ii) Where, in order to participate in a class, a student must enroll at least three days in advance of the class;

(e) A sexual encounter center. "Sexual encounter center" means a business or commercial enterprise that, as one of its principal purposes, purports to offer for any form of consideration physical contact in the form of wrestling or tumbling between two or more persons when one or more of the persons is semi-nude;

(23) "Sexual performance", any performance, or part thereof, which includes sexual conduct by a child who is less than ~~seventeen~~ **eighteen** years of age;

(24) "Specified anatomical areas" include:

(a) Less than completely and opaquely covered: human genitals, pubic region, buttock, and female breast below a point immediately above the top of the areola; and

(b) Human male genitals in a discernibly turgid state, even if completely and opaquely covered;

(25) "Specified sexual activity", includes any of the following:

- (a) Intercourse, oral copulation, masturbation, or sodomy; or
- (b) Excretory functions as a part of or in connection with any of the activities described in paragraph (a) of this subdivision;

(26) "Substantial", at least thirty percent of the item or items so modified;

(27) "Visual depiction", includes undeveloped film and videotape, and data stored on computer disk or by electronic means which is capable of conversion into a visual image.

573.024. 1. A person commits the offense of enabling sexual exploitation of a minor if such person acting with criminal negligence permits or allows any violation of section 566.210, 566.211, 573.020, 573.023, 573.025, 573.030, 573.035, 573.200, or 573.205.

2. The offense of enabling sexual exploitation of a minor is a class E felony for the first offense and a class C felony for a second or subsequent offense.

3. If the person guilty of the offense of enabling sexual exploitation of a minor is an owner of a business or the owner's agent and the business provided the location or locations for such exploitation, the business location or locations shall be required to close for up to one year for the first offense, and the length of time shall be determined by the court. For a second offense, such business location or locations shall permanently close. As used in this section, "business" shall include, but is not limited to, a hotel or massage parlor and "owner's agent" shall include, but is not limited to, any person empowered to manage the owner's business location or locations.

573.206. 1. A person commits the offense of patronizing a sexual performance by a child if such person obtains, solicits, or participates in a sexual performance by a child under eighteen years of age.

2. The offense of patronizing a sexual performance by a child is a class C felony.

589.414. 1. Any person required by sections 589.400 to 589.425 to register shall, within three business days, appear in person to the chief law enforcement officer of the county or city not within a county if there is a change to any of the following information:

- (1) Name;
- (2) Residence;
- (3) Employment, including status as a volunteer or intern;
- (4) Student status; or
- (5) A termination to any of the items listed in this subsection.

2. Any person required to register under sections 589.400 to 589.425 shall, within three business days, notify the chief law enforcement official of the county or city not within a county of any changes to the following information:

- (1) Vehicle information;
- (2) Temporary lodging information;
- (3) Temporary residence information;
- (4) Email addresses, instant messaging addresses, and any other designations used in internet communications, postings, or telephone communications; or
- (5) Telephone or other cellular number, including any new forms of electronic communication.

3. The chief law enforcement official in the county or city not within a county shall immediately forward the registration changes described under subsections 1 and 2 of this section to the Missouri state highway patrol within three business days.

4. If any person required by sections 589.400 to 589.425 to register changes such person's residence or address to a different county or city not within a county, the person shall appear in person and shall inform both the chief law enforcement official with whom the person last registered and the chief law enforcement official of the county or city not within a county having jurisdiction over the new residence or address in writing within three business days of such new address and phone number, if the phone number is also changed. If any person required by sections 589.400 to 589.425 to register changes his or her state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction of residence, the person shall appear in person and shall inform both the chief law enforcement official with whom the person was last registered and the chief law enforcement official of the area in the new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction having jurisdiction over the new residence or address within three business days of such new address. Whenever a registrant changes residence, the chief law enforcement official of the county or city not within a county where the person was previously registered shall inform the Missouri state highway patrol of the change within three business days. When the registrant is changing the residence to a new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction, the Missouri state highway patrol shall inform the responsible official in the new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction of residence within three business days.

5. Tier I sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report in person to the chief law enforcement official annually in the month of their birth to verify the information contained in their statement made pursuant to section 589.407. Tier I sexual offenders include:

- (1) Any offender who has been adjudicated for the offense of:
 - (a) Sexual abuse in the first degree under section 566.100 if the victim is eighteen years of age or older;
 - (b) Sexual misconduct involving a child under section 566.083 if it is a first offense and the punishment is less than one year;
 - (c) Sexual abuse in the second degree under section 566.101 if the punishment is less than a year;

- (d) Kidnapping in the second degree under section 565.120 with sexual motivation;
 - (e) Kidnapping in the third degree under section 565.130;
 - (f) Sexual conduct with a nursing facility resident or vulnerable person in the first degree under section 566.115 if the punishment is less than one year;
 - (g) Sexual conduct under section 566.116 with a nursing facility resident or vulnerable person;
 - (h) Sexual ~~[contact with a prisoner or offender]~~ **conduct in the course of public duty** under section 566.145 if the victim is eighteen years of age or older;
 - (i) Sex with an animal under section 566.111;
 - (j) Trafficking for the purpose of sexual exploitation under section 566.209 if the victim is eighteen years of age or older;
 - (k) Possession of child pornography under section 573.037;
 - (l) Sexual misconduct in the first degree under section 566.093;
 - (m) Sexual misconduct in the second degree under section 566.095;
 - (n) Child molestation in the second degree under section 566.068 as it existed prior to January 1, 2017, if the punishment is less than one year; or
 - (o) Invasion of privacy under section 565.252 if the victim is less than eighteen years of age;
 - (2) Any offender who is or has been adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction of an offense of a sexual nature or with a sexual element that is comparable to the tier I sexual offenses listed in this subsection or, if not comparable to those in this subsection, comparable to those described as tier I offenses under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248.
6. Tier II sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report semiannually in person in the month of their birth and six months thereafter to the chief law enforcement official to verify the information contained in their statement made pursuant to section 589.407. Tier II sexual offenders include:
- (1) Any offender who has been adjudicated for the offense of:
 - (a) Statutory sodomy in the second degree under section 566.064 if the victim is sixteen to seventeen years of age;
 - (b) Child molestation in the third degree under section 566.069 if the victim is between thirteen and fourteen years of age;
 - (c) Sexual contact with a student under section 566.086 if the victim is thirteen to seventeen years of age;
 - (d) Enticement of a child under section 566.151;
 - (e) Abuse of a child under section 568.060 if the offense is of a sexual nature and the victim is thirteen to seventeen years of age;
 - (f) Sexual exploitation of a minor under section 573.023;
 - (g) Promoting child pornography in the first degree under section 573.025;
 - (h) Promoting child pornography in the second degree under section 573.035;
 - (i) Patronizing prostitution under section 567.030;
 - (j) **Patronizing a sexual performance by a child under section 573.206;**
 - (k) Sexual ~~[contact with a prisoner or offender]~~ **conduct in the course of public duty** under section 566.145 if the victim is thirteen to seventeen years of age;
 - ~~[(4)]~~ **(l)** Child molestation in the fourth degree under section 566.071 if the victim is thirteen to seventeen years of age;
 - ~~[(4)]~~ **(m)** Sexual misconduct involving a child under section 566.083 if it is a first offense and the penalty is a term of imprisonment of more than a year; or
 - ~~[(m)]~~ **(n)** Age misrepresentation with intent to solicit a minor under section 566.153;
 - (2) Any person who is adjudicated of an offense comparable to a tier I offense listed in this section or failure to register offense under section 589.425 or comparable out-of-state failure to register offense and who is already required to register as a tier I offender due to having been adjudicated of a tier I offense on a previous occasion; or
 - (3) Any person who is or has been adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction for an offense of a sexual nature or with a sexual element that is comparable to the tier II sexual offenses listed in this subsection or, if not comparable to those in this subsection, comparable to those described as tier II offenses under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248.

7. Tier III sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report in person to the chief law enforcement official every ninety days to verify the information contained in their statement made under section 589.407. Tier III sexual offenders include:

- (1) Any offender registered as a predatory sexual offender as defined in section ~~[566.123]~~ **566.125** or a persistent sexual offender as defined in section ~~[566.124]~~ **566.125**;
- (2) Any offender who has been adjudicated for the crime of:
 - (a) Rape in the first degree under section 566.030;
 - (b) Statutory rape in the first degree under section 566.032;
 - (c) Rape in the second degree under section 566.031;
 - (d) Endangering the welfare of a child in the first degree under section 568.045 if the offense is sexual in nature;
 - (e) Sodomy in the first degree under section 566.060;
 - (f) Statutory sodomy under section 566.062;
 - (g) Statutory sodomy under section 566.064 if the victim is under sixteen years of age;
 - (h) Sodomy in the second degree under section 566.061;
 - (i) Sexual misconduct involving a child under section 566.083 if the offense is a second or subsequent offense;
 - (j) Sexual abuse in the first degree under section 566.100 if the victim is under thirteen years of age;
 - (k) Kidnapping in the first degree under section 565.110 if the victim is under eighteen years of age, excluding kidnapping by a parent or guardian;
 - (l) Child kidnapping under section 565.115;
 - (m) Sexual conduct with a nursing facility resident or vulnerable person in the first degree under section 566.115 if the punishment is greater than a year;
 - (n) Incest under section 568.020;
 - (o) Endangering the welfare of a child in the first degree under section 568.045 with sexual intercourse or deviate sexual intercourse with a victim under eighteen years of age;
 - (p) Child molestation in the first degree under section 566.067;
 - (q) Child molestation in the second degree under section 566.068;
 - (r) Child molestation in the third degree under section 566.069 if the victim is under thirteen years of age;
 - (s) Promoting prostitution in the first degree under section 567.050 if the victim is under eighteen years of age;
 - (t) Promoting prostitution in the second degree under section 567.060 if the victim is under eighteen years of age;
 - (u) Promoting prostitution in the third degree under section 567.070 if the victim is under eighteen years of age;
 - (v) Promoting travel for prostitution under section 567.085 if the victim is under eighteen years of age;
 - (w) Trafficking for the purpose of sexual exploitation under section 566.209 if the victim is under eighteen years of age;
 - (x) Sexual trafficking of a child in the first degree under section 566.210;
 - (y) Sexual trafficking of a child in the second degree under section 566.211;
 - (z) Genital mutilation of a female child under section 568.065;
 - (aa) Statutory rape in the second degree under section 566.034;
 - (bb) Child molestation in the fourth degree under section 566.071 if the victim is under thirteen years of age;
 - (cc) Sexual abuse in the second degree under section 566.101 if the penalty is a term of imprisonment of more than a year;
 - (dd) Patronizing prostitution under section 567.030 if the offender is a persistent offender;
 - (ee) Patronizing prostitution under section 567.030 if the victim is under eighteen years of age;**
 - ~~[(ee)]~~ **(ff)** Abuse of a child under section 568.060 if the offense is of a sexual nature and the victim is under thirteen years of age;
 - ~~[(ff)]~~ ~~Sexual contact with a prisoner or offender under section 566.145 if the victim is under thirteen years of age;~~
 - ~~[(ff)]~~ **(gg)** Sexual ~~[intercourse with a prisoner or offender]~~ **conduct in the course of public duty** under section 566.145;
 - (hh) Sexual contact with a student under section 566.086 if the victim is under thirteen years of age;
 - (ii) Use of a child in a sexual performance under section 573.200; or
 - (jj) Promoting a sexual performance by a child under section 573.205;

(3) Any offender who is adjudicated for a crime comparable to a tier I or tier II offense listed in this section or failure to register offense under section 589.425, or other comparable out-of-state failure to register offense, who has been or is already required to register as a tier II offender because of having been adjudicated for a tier II offense, two tier I offenses, or combination of a tier I offense and failure to register offense, on a previous occasion;

(4) Any offender who is adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction for an offense of a sexual nature or with a sexual element that is comparable to a tier III offense listed in this section or a tier III offense under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248; or

(5) Any offender who is adjudicated in Missouri for any offense of a sexual nature requiring registration under sections 589.400 to 589.425 that is not classified as a tier I or tier II offense in this section.

8. In addition to the requirements of subsections 1 to 7 of this section, all Missouri registrants who work, including as a volunteer or unpaid intern, or attend any school whether public or private, including any secondary school, trade school, professional school, or institution of higher education, on a full-time or part-time basis or have a temporary residence in this state shall be required to report in person to the chief law enforcement officer in the area of the state where they work, including as a volunteer or unpaid intern, or attend any school or training and register in that state. "Part-time" in this subsection means for more than seven days in any twelve-month period.

9. If a person who is required to register as a sexual offender under sections 589.400 to 589.425 changes or obtains a new online identifier as defined in section 43.651, the person shall report such information in the same manner as a change of residence before using such online identifier."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lewis (6), **House Amendment No. 1** was adopted.

Representative Roberts offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 2, Section 491.015, Line 31, by inserting after said section and line the following:

"544.170. 1. All persons arrested and confined in any jail or other place of confinement by any peace officer, without warrant or other process, for any alleged breach of the peace or other criminal offense, or on suspicion thereof, shall be discharged from said custody within twenty-four hours from the time of such arrest, unless they shall be charged with a criminal offense by the oath of some credible person, and be held by warrant to answer to such offense.

2. In any confinement to which the provisions of this section apply, the confinee shall be permitted at any reasonable time to consult with counsel or other persons acting on the confinee's behalf.

3. Any person who violates the provisions of this section, by refusing to release any person who is entitled to release pursuant to this section, or by refusing to permit a confinee to consult with counsel or other persons, or who transfers any such confinees to the custody or control of another, or to another place, or who falsely charges such person, with intent to avoid the provisions of this section, is guilty of a class A misdemeanor.

4. Notwithstanding the provisions of subsection 1 of this section to the contrary, all persons arrested and confined in any jail or other place of confinement by any peace officer, without warrant or other process, for a criminal offense involving a dangerous felony or deadly weapon as defined in section 556.061, or on suspicion thereof, shall be discharged from said custody within forty-eight hours from the time of such arrest, unless they shall be charged with a criminal offense by the oath of some credible person, and be held by warrant to answer to such offense."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Pike offered **House Amendment No. 1 to House Amendment No. 2**.

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Line 2, by inserting after the number "640," the following:

"Page 1, Section A, Line 4, by inserting after all of the said section and line the following:

"204.300. 1. In all counties except counties of the first classification which have a charter form of government and which contain all or any portion of a city with a population of three hundred fifty thousand or more inhabitants, the governing body of the county, by resolution, order, or ordinance, shall appoint five trustees, the majority of whom shall reside within the boundaries of the district. In the event the district extends into any county bordering the county in which the greater portion of the district lies, the presiding commissioner or other chief executive officer of the adjoining county shall be an additional member of the appointed board of trustees. **Subject to the provisions of section 105.454,** the trustees may be paid reasonable compensation by the district for their services~~]; except that, any compensation schedule shall be approved by resolution of the board of trustees]~~ **outside their duties as trustees. Each trustee of the board may receive an attendance fee not to exceed one hundred dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than two meetings in any calendar month, except that in a county of the first classification, a trustee shall not be paid for attending more than four meetings in any calendar month. However, no trustee shall be paid more than one attendance fee if such trustee attends more than one board meeting in a calendar week. Each trustee of the board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district.** The board of trustees shall be responsible for the control and operation of the sewer district. The term of each board member shall be five years; except that, members of the governing body of the county sitting upon the board shall not serve beyond the expiration of their term as members of such governing body of the county. The first board of trustees shall be appointed for terms ranging from one to five years so as to establish one vacancy per year thereafter. If the governing body of the county with the right of appointment under this section fails to appoint a trustee to fill a vacancy on the board within sixty days after receiving written notice from the common sewer district of the existence of such vacancy, then the vacancy may be filled by a majority of the remaining members then in office of the board of trustees of such common sewer district. **Subject to the provisions of section 105.454,** the trustees may be paid reasonable compensation by the district for their services~~]; except that, any compensation schedule shall be approved by resolution, order, or ordinance of the governing body of the county. Any and all expenses incurred in the performance of their duties shall be reimbursed by the district]~~ **outside their duties as trustees. Each trustee of the board may receive an attendance fee not to exceed one hundred dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than two meetings in any calendar month, except that in a county of the first classification, a trustee shall not be paid for attending more than four meetings in any calendar month. However, no trustee shall be paid more than one attendance fee if such trustee attends more than one board meeting in a calendar week. Each trustee of the board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district.** The board of trustees shall have the power to employ and fix the compensation of such staff as may be necessary to discharge the business and purposes of the district, including clerks, attorneys, administrative assistants, and any other necessary personnel. The board of trustees shall select a treasurer, who may be either a member of the board of trustees or another qualified individual. The treasurer selected by the board shall give such bond as may be required by the board of trustees. The board of trustees shall appoint the sewer engineer for the county in which the greater part of the district lies as chief engineer for the district, and the sewer engineer shall have the same powers, responsibilities and duties in regard to planning, construction and maintenance of the sewers, and treatment facilities of the district as he now has by virtue of law in regard to the sewer facilities within the county for which he is elected. If there is no sewer engineer in the county in which the greater part of the district lies, the board of trustees may employ a registered professional engineer as chief engineer for the district under such terms and conditions as may be necessary to discharge the business and purposes of the district. The provisions of this subsection shall not apply to any county of the first classification which has a charter form of government and which contains all or any portion of a city with a population of three hundred fifty thousand or more inhabitants.

2. In any county of the first classification which has a charter form of government and which contains all or any portion of a city with a population of three hundred fifty thousand or more inhabitants, ~~and in any county of the first classification without a charter form of government and which has a population of more than sixty-three thousand seven hundred but less than seventy-five thousand,~~ there shall be a ten-member board of trustees to consist of the county executive, the mayors of the five cities constituting the largest users by flow during the previous fiscal year, the mayors of three cities which are not among the five largest users and who are members of the advisory board of the district established pursuant to section 204.310, and one member of the county legislature to be appointed by the county executive, with the concurrence of the county legislature. If the county executive does not appoint such members of the county legislature to the board of trustees within sixty days, the county legislature shall make the appointments. The advisory board members shall be appointed annually by the advisory board. In the event the district extends into any county bordering the county in which the greater portion of the district lies, the number of members on the board of trustees shall be increased to a total of eleven and the presiding commissioner or county executive of the adjoining county shall be an additional member of the board of trustees. **The trustees of a district with an eleven-member board and located in two counties shall receive no compensation for their services, but may be compensated for their reasonable expenses normally incurred in the performance of their duties. Each trustee of a ten-member board may receive an attendance fee not to exceed one hundred dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than two meetings in any calendar month. However, no trustee of a ten-member board shall be paid more than one attendance fee if such trustee attends more than one board meeting in a calendar week. Each trustee of a ten-member board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district. Subject to the provisions of section 105.454, the trustees of a ten-member board may be paid reasonable compensation by the district for their services outside their duties as trustees.** The board of trustees may employ and fix the compensation of such staff as may be necessary to discharge the business and purposes of the district, including clerks, attorneys, administrative assistants, and any other necessary personnel. The board of trustees may employ and fix the duties and compensation of an administrator for the district. The administrator shall be the chief executive officer of the district subject to the supervision and direction of the board of trustees and shall exercise the powers, responsibilities and duties heretofore exercised by the chief engineer prior to September 28, 1983. The administrator of the district may, with the approval of the board of trustees, retain consulting engineers for the district under such terms and conditions as may be necessary to discharge the business and purposes of the district. The provisions of this subsection shall only apply to counties of the first classification which have a charter form of government and which contain all or any portion of a city with a population of three hundred fifty thousand or more inhabitants.

204.610. 1. There shall be five trustees, appointed or elected as provided for in the circuit court decree or amended decree of incorporation for a reorganized common sewer district, who shall reside within the boundaries of the district. Each trustee shall be a voter of the district and shall have resided in said district for twelve months immediately prior to the trustee's election or appointment. A trustee shall be at least twenty-five years of age and shall not be delinquent in the payment of taxes at the time of the trustee's election or appointment. Regardless of whether or not the trustees are elected or appointed, in the event the district extends into any county bordering the county in which the greater portion of the district lies, the presiding commissioner or other chief executive officer of the adjoining county shall be an additional member of the board of trustees, or the governing body of such bordering county may appoint a citizen from such county to serve as an additional member of the board of trustees. Said additional trustee shall meet the qualifications set forth in this section for a trustee.

2. ~~[The trustees shall receive no compensation for their services but may be compensated for reasonable expenses normally incurred in the performance of their duties.]~~ **Each trustee of the board may receive an attendance fee not to exceed one hundred dollars for attending each regularly called board meeting, or special meeting, but shall not be paid for attending more than two meetings in any calendar month. However, no trustee shall be paid more than one attendance fee if such trustee attends more than one board meeting in a calendar week. Each trustee of the board shall be reimbursed for his or her actual expenditures in the performance of his or her duties on behalf of the district. Subject to the provisions of section 105.454, the trustees may be paid reasonable compensation by the district for their services outside their duties as trustees.** The board of trustees may employ and fix the compensation of such staff as may be necessary to discharge the business and purposes of the district, including clerks, attorneys, administrative assistants, and any other necessary personnel. The board of trustees may employ and fix the duties and compensation of an administrator for the district. The administrator shall be the chief executive officer of the district subject to the supervision and

direction of the board of trustees. The administrator of the district may, with the approval of the board of trustees, retain consulting engineers for the district under such terms and conditions as may be necessary to discharge the business and purposes of the district.

3. Except as provided in subsection 1 of this section, the term of office of a trustee shall be five years. The remaining trustees shall appoint a person qualified under this section to fill any vacancy on the board. The initial trustees appointed by the circuit court shall serve until the first Tuesday after the first Monday in June or until the first Tuesday after the first Monday in April, depending upon the resolution of the trustees. In the event that the trustees are elected, said elections shall be conducted by the appropriate election authority under chapter 115. Otherwise, trustees shall be appointed by the county commission in accordance with the qualifications set forth in subsection 1 of this section.

4. Notwithstanding any other provision of law, if there is only one candidate for the post of trustee, then no election shall be held, and the candidate shall assume the responsibilities of office at the same time and in the same manner as if elected. If there is no candidate for the post of trustee, then no election shall be held for that post and it shall be considered vacant, to be filled under the provisions of subsection 3 of this section."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Clemens raised a point of order that **House Amendment No. 1 to House Amendment No. 2** is not germane.

House Amendment No. 1 to House Amendment No. 2 was withdrawn.

Representative Lovasco offered **House Amendment No. 2 to House Amendment No. 2**.

House Amendment No. 2
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Line 21, by inserting after the number "**556.061**," the phrase "**as such offense relates to domestic violence or sexual assault**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

Speaker Vescovo resumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Henderson

Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Aldridge	Anderson	Aune	Bailey
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Kidd	Lewis 25	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Pollock 123
Price IV	Proudie	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 019

Appelbaum	Baker	Bangert	Barnes	Brown 16
Copeland	Cupps	Derges	Fishel	Hardwick
Johnson	Knight	Mackey	McDaniel	Pietzman
Quade	Schnelting	Schroer	Smith 163	

VACANCIES: 007

On motion of Representative Lovasco, **House Amendment No. 2 to House Amendment No. 2** was adopted.

Representative Hicks offered **House Amendment No. 3 to House Amendment No. 2**.

*House Amendment No. 3
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Line 2, after the number "640," by inserting in lieu thereof the following:

"Page 1, Section 476.418, Line 11, by inserting after all of said section and line the following:

"490.800. 1. Notwithstanding the sovereign immunity of the state, any individual who was found guilty of a felony in a Missouri court and was later determined to be actually innocent of such offense as a result of any evidentiary method except DNA profiling analysis may be paid restitution. The individual may receive an amount of one hundred dollars per day for each day of postconviction incarceration for the offense

for which the individual is determined to be actually innocent. The petition for the payment of such restitution shall be filed with the sentencing court. For the purposes of this section, the term "actually innocent" shall mean:

- (1) The individual was convicted of a felony for which a final order of release was entered by the court;
- (2) All appeals of the order of release have been exhausted;
- (3) The individual was not serving any term of a sentence for any other offense concurrently with the sentence for which he or she is determined to be actually innocent, unless such individual was serving another concurrent sentence because his or her parole was revoked by a court or the parole board in connection with the offense for which the person has been exonerated. Regardless of whether any other basis may exist for the revocation of the person's probation or parole at the time of conviction for the offense for which the person is later determined to be actually innocent, when the court's or the parole board's sole stated reason for the revocation in its order is the conviction for the offense for which the person is later determined to be actually innocent, such order shall, for purposes of this section only, be conclusive evidence that the person's probation or parole was revoked in connection with the offense for which the person has been exonerated; and
- (4) The evidentiary method demonstrates the person's innocence of the offense for which the person is in custody.

Any individual who receives restitution under this section shall not also receive restitution under section 650.058 and shall be prohibited from seeking any civil redress from the state, its departments and agencies, or any employee thereof, or any political subdivision or its employees. This section shall not be construed as a waiver of sovereign immunity for any purposes other than the restitution provided for herein. The department of corrections shall determine the aggregate amount of restitution owed during a fiscal year. If insufficient moneys are appropriated each fiscal year to pay restitution to such persons, the department shall pay each individual who has received an order awarding restitution a pro rata share of the amount appropriated. Provided sufficient moneys are appropriated to the department, the amounts owed to such individual shall be paid on June thirtieth of each subsequent fiscal year, until such time as the restitution to the individual has been paid in full. No individual awarded restitution under this subsection shall receive more than thirty-six thousand five hundred dollars during each fiscal year. No interest on unpaid restitution shall be awarded to the individual. No individual who has been determined by the court to be actually innocent shall be responsible for the costs of care under section 217.831.

2. A petition for payment of restitution under this section may be filed only by the individual determined to be actually innocent or the individual's legal guardian. No claim or petition for restitution under this section may be filed by the individual's heirs or assigns. An individual's right to receive restitution under this section is not assignable or otherwise transferrable. The state's obligation to pay restitution under this section shall cease upon the individual's death. Any beneficiary designation that purports to bequeath, assign, or otherwise convey the right to receive such restitution shall be void and unenforceable.

3. An individual who is determined to be actually innocent of an offense under this section shall automatically be granted an order of expungement from the court in which he or she pled guilty or was sentenced to expunge from all official records all recordings of his or her arrest, plea, trial, or conviction. Upon the court's granting the order of expungement, the records and files maintained in any administrative or court proceeding in an associate or circuit division of the court shall be confidential and available only to the parties or by order of the court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea, or conviction and as if such event had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction, or expungement in response to any inquiry made of him or her for any purpose whatsoever, and no such inquiry shall be made for information relating to an expungement under this section."; and

Further amend said bill,"; and

Further amend said amendment and page, Line 23, by inserting after all of said line the following:

"Further amend said bill, Page 12, Section 595.226, Line 28, by inserting after all of said section and line the following:

"650.058. 1. Notwithstanding the sovereign immunity of the state, any individual who was found guilty of a felony in a Missouri court and was later determined to be actually innocent of such crime solely as a result of DNA profiling analysis may be paid restitution. The individual may receive an amount of one hundred dollars per day for each day of postconviction incarceration for the crime for which the individual is determined to be actually innocent. The petition for the payment of said restitution shall be filed with the sentencing court. For the purposes of this section, the term "actually innocent" shall mean:

- (1) The individual was convicted of a felony for which a final order of release was entered by the court;
- (2) All appeals of the order of release have been exhausted;
- (3) The individual was not serving any term of a sentence for any other crime concurrently with the sentence for which he or she is determined to be actually innocent, unless such individual was serving another concurrent sentence because his or her parole was revoked by a court or the parole board in connection with the crime for which the person has been exonerated. Regardless of whether any other basis may exist for the revocation of the person's probation or parole at the time of conviction for the crime for which the person is later determined to be actually innocent, when the court's or the parole board's sole stated reason for the revocation in its order is the conviction for the crime for which the person is later determined to be actually innocent, such order shall, for purposes of this section only, be conclusive evidence that ~~their~~ **the person's** probation or parole was revoked in connection with the crime for which the person has been exonerated; and
- (4) Testing ordered under section 547.035, or testing by the order of any state or federal court, if such person was exonerated on or before August 28, 2004, or testing ordered under section 650.055, if such person was or is exonerated after August 28, 2004, demonstrates a person's innocence of the crime for which the person is in custody.

Any individual who receives restitution under this section shall be prohibited from seeking any civil redress from the state, its departments and agencies, or any employee thereof, or any political subdivision or its employees. This section shall not be construed as a waiver of sovereign immunity for any purposes other than the restitution provided for herein. The department of corrections shall determine the aggregate amount of restitution owed during a fiscal year. If insufficient moneys are appropriated each fiscal year to pay restitution to such persons, the department shall pay each individual who has received an order awarding restitution a pro rata share of the amount appropriated. Provided sufficient moneys are appropriated to the department, the amounts owed to such individual shall be paid on June thirtieth of each subsequent fiscal year, until such time as the restitution to the individual has been paid in full. However, no individual awarded restitution under this subsection shall receive more than thirty-six thousand five hundred dollars during each fiscal year. No interest on unpaid restitution shall be awarded to the individual. No individual who has been determined by the court to be actually innocent shall be responsible for the costs of care under section 217.831.

2. If the results of the DNA testing confirm the person's guilt, then the person filing for DNA testing under section 547.035, shall:

- (1) Be liable for any reasonable costs incurred when conducting the DNA test, including but not limited to the cost of the test. Such costs shall be determined by the court and shall be included in the findings of fact and conclusions of law made by the court; and
- (2) Be sanctioned under the provisions of section 217.262.

3. A petition for payment of restitution under this section may ~~only~~ be filed **only** by the individual determined to be actually innocent or the individual's legal guardian. No claim or petition for restitution under this section may be filed by the individual's heirs or assigns. An individual's right to receive restitution under this section is not assignable or otherwise transferrable. The state's obligation to pay restitution under this section shall cease upon the individual's death. Any beneficiary designation that purports to bequeath, assign, or otherwise convey the right to receive such restitution shall be void and unenforceable.

4. An individual who is determined to be actually innocent of a crime under this chapter shall automatically be granted an order of expungement from the court in which he or she pled guilty or was sentenced to expunge from all official records all recordings of his or her arrest, plea, trial or conviction. Upon **the court's** granting of the order of expungement, the records and files maintained in any administrative or court proceeding in an associate or circuit division of the court shall be confidential and ~~only~~ available **only** to the parties or by order of the court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea or conviction and as if such event had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or

otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction or expungement in response to any inquiry made of him or her for any purpose whatsoever, and no such inquiry shall be made for information relating to an expungement under this section.

5. Any individual who receives restitution under section 490.800 shall not also receive restitution under this section."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riley
Roberts	Rone	Sander	Sassmann	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	West	Wiemann	Wright
Mr. Speaker				

NOES: 045

Adams	Aldridge	Anderson	Aune	Baringer
Barnes	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Doll
Fogle	Gray	Gunby	Ingle	Lewis 25
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Pollock 123	Price IV	Proudie	Quade
Roden	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh 50	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 020

Appelbaum	Bailey	Baker	Bangert	Bland Manlove
Cupps	Derges	Ellebracht	Fishel	Hardwick
Johnson	Kidd	Mackey	McDaniel	Morse
Pietzman	Riggs	Schnelting	Schroer	Smith 163

VACANCIES: 007

Representative Hicks moved that **House Amendment No. 3 to House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Richey
Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Stacy	Stephens 128
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	West	Wiemann
Wright	Mr. Speaker			

NOES: 046

Adams	Aldridge	Anderson	Aune	Bailey
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Fogle	Gray	Gunby	Ingle
Kidd	Lewis 25	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Pollock 123	Proudie
Quade	Roden	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh 50	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 018

Appelbaum	Bangert	Bland Manlove	Cupps	Derges
Ellebracht	Fishel	Henderson	Johnson	Mackey
McDaniel	McGill	Pietzman	Price IV	Riggs
Schroer	Smith 163	Tate		

VACANCIES: 007

House Amendment No. 2, as amended, was withdrawn.

Representative Dinkins offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 5, Section 573.550, Line 26, by inserting after all of the said section and line the following:

"589.404. As used in sections 589.400 to 589.425, the following terms mean:

(1) "Adjudicated" or "adjudication", adjudication of delinquency, a finding of guilt, plea of guilt, finding of not guilty due to mental disease or defect, or plea of nolo contendere to committing, attempting to commit, or conspiring to commit;

(2) "Adjudicated delinquent", a person found to have committed an offense that, if committed by an adult, would be a criminal offense;

(3) "Chief law enforcement official", the sheriff's office of each county or the police department of a city not within a county;

(4) "Offender registration", the required minimum informational content of sex offender registries, which shall consist of, but not be limited to, a full set of fingerprints on a standard sex offender registration card upon initial registration in Missouri, as well as all other forms required by the Missouri state highway patrol upon each initial and subsequent registration;

(5) "Residence", any place where an offender sleeps for seven or more consecutive or nonconsecutive days or nights within a twelve-month period;

(6) "Sex offender", any person who meets the criteria to register under sections 589.400 to 589.425 or the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, P.L. 109-248;

(7) "Sex offense", any offense which is listed under section 589.414 or comparable to those listed under section 589.414 or otherwise comparable to offenses covered under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, P.L. 109-248;

(8) "Sexual act", any type or degree of genital, oral, or anal penetration;

(9) **"Sexual conduct", sexual intercourse, deviate sexual intercourse, or sexual contact;**

(10) "Sexual contact", any ~~[sexual touching of or contact with a person's body, either directly or through the clothing]~~ **touching of another person with the genitals or any touching of the genitals or anus of another person, or the breast of a female person, or such touching through the clothing, or causing semen, seminal fluid, or other ejaculate to come into contact with another person, for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;**

~~[(40)]~~ (11) "Sexual element", used for the purposes of distinguishing if sexual contact or a sexual act was committed. Authorities shall refer to information filed by the prosecutor, amended information filed by the prosecutor, indictment information filed by the prosecutor, or amended indictment information filed by the prosecutor, the plea agreement, or court documentation to determine if a sexual element exists;

~~[(44)]~~ (12) "Signature", the name of the offender signed in writing or electronic form approved by the Missouri state highway patrol;

~~[(42)]~~ (13) "Student", an individual who enrolls in or attends the physical location of an educational institution, including a public or private secondary school, trade or professional school, or an institution of higher education;

~~[(43)]~~ (14) "Vehicle", any land vehicle, watercraft, or aircraft.

589.414. 1. Any person required by sections 589.400 to 589.425 to register shall, within three business days, appear in person to the chief law enforcement officer of the county or city not within a county if there is a change to any of the following information:

(1) Name;

(2) Residence;

(3) Employment, including status as a volunteer or intern;

(4) Student status; or

(5) A termination to any of the items listed in this subsection.

2. Any person required to register under sections 589.400 to 589.425 shall, within three business days, notify the chief law enforcement official of the county or city not within a county of any changes to the following information:

- (1) Vehicle information;
- (2) Temporary lodging information;
- (3) Temporary residence information;
- (4) Email addresses, instant messaging addresses, and any other designations used in internet communications, postings, or telephone communications; or
- (5) Telephone or other cellular number, including any new forms of electronic communication.

3. The chief law enforcement official in the county or city not within a county shall immediately forward the registration changes described under subsections 1 and 2 of this section to the Missouri state highway patrol within three business days.

4. If any person required by sections 589.400 to 589.425 to register changes such person's residence or address to a different county or city not within a county, the person shall appear in person and shall inform both the chief law enforcement official with whom the person last registered and the chief law enforcement official of the county or city not within a county having jurisdiction over the new residence or address in writing within three business days of such new address and phone number, if the phone number is also changed. If any person required by sections 589.400 to 589.425 to register changes his or her state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction of residence, the person shall appear in person and shall inform both the chief law enforcement official with whom the person was last registered and the chief law enforcement official of the area in the new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction having jurisdiction over the new residence or address within three business days of such new address. Whenever a registrant changes residence, the chief law enforcement official of the county or city not within a county where the person was previously registered shall inform the Missouri state highway patrol of the change within three business days. When the registrant is changing the residence to a new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction, the Missouri state highway patrol shall inform the responsible official in the new state, territory, the District of Columbia, or foreign country, or federal, tribal, or military jurisdiction of residence within three business days.

5. Tier I sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report in person to the chief law enforcement official annually in the month of their birth to verify the information contained in their statement made pursuant to section 589.407. Tier I sexual offenders include:

- (1) Any offender who has been adjudicated for the offense of:
 - (a) Sexual abuse in the first degree under section 566.100 if the victim is eighteen years of age or older;
 - (b) Sexual misconduct involving a child under section 566.083 if it is a first offense and ~~the punishment is less than one year~~ **if the offense is a misdemeanor**;
 - (c) Sexual abuse in the second degree under section 566.101 ~~if the punishment is less than a year~~ **if the offense is a misdemeanor**;
 - (d) Kidnapping in the second degree under section 565.120 with sexual motivation;
 - (e) Kidnapping in the third degree under section 565.130;
 - (f) Sexual conduct with a nursing facility resident or vulnerable person in the first degree under section 566.115 ~~if the punishment is less than one year~~ **if the offense is a misdemeanor**;
 - (g) Sexual conduct under section 566.116 with a nursing facility resident or vulnerable person;
 - (h) Sexual ~~contact with a prisoner or offender~~ **conduct in the course of public duty** under section 566.145 if the victim is eighteen years of age or older;
 - (i) Sex with an animal under section 566.111;
 - (j) Trafficking for the purpose of sexual exploitation under section 566.209 if the victim is eighteen years of age or older;
 - (k) Possession of child pornography under section 573.037;
 - (l) Sexual misconduct in the first degree under section 566.093;
 - (m) Sexual misconduct in the second degree under section 566.095;
 - (n) Child molestation in the second degree under section 566.068 as it existed prior to January 1, 2017, if the ~~punishment is less than one year~~ **offense is a misdemeanor**; ~~or~~
 - (o) Invasion of privacy under section 565.252 if the victim is less than eighteen years of age; **or**
 - (p) **Sexual contact with a student eighteen years of age or older under section 566.086**;

(2) Any offender who is or has been adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction of an offense of a sexual nature or with a sexual element that is comparable to the tier I sexual offenses listed in this subsection or, if not comparable to those in this subsection, comparable to those described as tier I offenses under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248.

6. Tier II sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report semiannually in person in the month of their birth and six months thereafter to the chief law enforcement official to verify the information contained in their statement made pursuant to section 589.407. Tier II sexual offenders include:

- (1) Any offender who has been adjudicated for the offense of:
 - (a) Statutory sodomy in the second degree under section 566.064 if the victim is sixteen to seventeen years of age;
 - (b) Child molestation in the third degree under section 566.069 if the victim is between thirteen and fourteen years of age;
 - (c) Sexual contact with a student under section 566.086 if the victim is thirteen to seventeen years of age;
 - (d) Enticement of a child under section 566.151;
 - (e) Abuse of a child under section 568.060 if the offense is of a sexual nature and the victim is thirteen to seventeen years of age;
 - (f) Sexual exploitation of a minor under section 573.023;
 - (g) Promoting child pornography in the first degree under section 573.025;
 - (h) Promoting child pornography in the second degree under section 573.035;
 - (i) Patronizing prostitution under section 567.030;
 - (j) Sexual ~~[contact with a prisoner or offender]~~ **conduct in the course of public duty** under section 566.145 if the victim is thirteen to seventeen years of age;
 - (k) Child molestation in the fourth degree under section 566.071 if the victim is thirteen to seventeen years of age;
 - (l) Sexual misconduct involving a child under section 566.083 if it is a first offense and ~~[the penalty is a term of imprisonment of more than a year]~~ **if the offense is a felony; or]**
 - (m) Age misrepresentation with intent to solicit a minor under section 566.153; **or**
 - (n) Sexual abuse in the first degree under section 566.100 if the victim is thirteen to seventeen years of age;**

(2) Any person who is adjudicated of an offense comparable to a tier I offense listed in this section or failure to register offense under section 589.425 or comparable out-of-state failure to register offense **or a violation of a restriction under section 566.147, 566.148, 566.149, 566.150, 566.155, or 589.426** and who is already required to register as a tier I offender due to having been adjudicated of a tier I offense on a previous occasion; or

(3) Any person who is or has been adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction for an offense of a sexual nature or with a sexual element that is comparable to the tier II sexual offenses listed in this subsection or, if not comparable to those in this subsection, comparable to those described as tier II offenses under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248.

7. Tier III sexual offenders, in addition to the requirements of subsections 1 to 4 of this section, shall report in person to the chief law enforcement official every ninety days to verify the information contained in their statement made under section 589.407. Tier III sexual offenders include:

- (1) Any offender registered as a predatory sexual offender ~~[as defined in section 566.123]~~ or a persistent sexual offender as defined in section ~~566.124~~ **566.125**;
- (2) Any offender who has been adjudicated for the crime of:
 - (a) Rape in the first degree under section 566.030;
 - (b) Statutory rape in the first degree under section 566.032;
 - (c) Rape in the second degree under section 566.031;
 - (d) Endangering the welfare of a child in the first degree under section 568.045 if the offense is sexual in nature;
 - (e) Sodomy in the first degree under section 566.060;
 - (f) Statutory sodomy under section 566.062;
 - (g) Statutory sodomy under section 566.064 if the victim is under sixteen years of age;
 - (h) Sodomy in the second degree under section 566.061;

- (i) Sexual misconduct involving a child under section 566.083 if the offense is a second or subsequent offense;
- (j) Sexual abuse in the first degree under section 566.100 if the victim is under thirteen years of age;
- (k) Kidnapping in the first degree under section 565.110 if the victim is under eighteen years of age, excluding kidnapping by a parent or guardian;
- (l) Child kidnapping under section 565.115;
- (m) Sexual conduct with a nursing facility resident or vulnerable person in the first degree under section 566.115 ~~[if the punishment is greater than a year]~~ **if the offense is a felony**;
- (n) Incest under section 568.020;
- (o) Endangering the welfare of a child in the first degree under section 568.045 with sexual intercourse or deviate sexual intercourse with a victim under eighteen years of age;
- (p) Child molestation in the first degree under section 566.067;
- (q) Child molestation in the second degree under section 566.068;
- (r) Child molestation in the third degree under section 566.069 if the victim is under thirteen years of age;
- (s) Promoting prostitution in the first degree under section 567.050 if the victim is under eighteen years of age;
- (t) Promoting prostitution in the second degree under section 567.060 if the victim is under eighteen years of age;
- (u) Promoting prostitution in the third degree under section 567.070 if the victim is under eighteen years of age;
- (v) Promoting travel for prostitution under section 567.085 if the victim is under eighteen years of age;
- (w) Trafficking for the purpose of sexual exploitation under section 566.209 if the victim is under eighteen years of age;
- (x) Sexual trafficking of a child in the first degree under section 566.210;
- (y) Sexual trafficking of a child in the second degree under section 566.211;
- (z) Genital mutilation of a female child under section 568.065;
- (aa) Statutory rape in the second degree under section 566.034;
- (bb) Child molestation in the fourth degree under section 566.071 if the victim is under thirteen years of age;
- (cc) Sexual abuse in the second degree under section 566.101 ~~[if the penalty is a term of imprisonment of more than a year]~~ **if the offense is a felony**;
- (dd) Patronizing prostitution under section 567.030 if the offender is a persistent offender;
- (ee) Abuse of a child under section 568.060 if the offense is of a sexual nature and the victim is under thirteen years of age;
- (ff) Sexual ~~[contact with a prisoner or offender]~~ **conduct in the course of public duty** under section 566.145 if the victim is under thirteen years of age;
- (gg) Sexual ~~[intercourse with a prisoner or offender]~~ **conduct in the course of public duty** under section 566.145;
- (hh) Sexual contact with a student under section 566.086 if the victim is under thirteen years of age;
- (ii) Use of a child in a sexual performance under section 573.200; or
- (jj) Promoting a sexual performance by a child under section 573.205;
- (3) Any offender who is adjudicated for a crime comparable to a tier I or tier II offense listed in this section or failure to register offense under section 589.425[;] or other comparable out-of-state failure to register offense[;] **or a violation of a restriction under section 566.147, 566.148, 566.149, 566.150, 566.155, or 589.426 and** who has been or is already required to register as a tier II offender because of having been adjudicated for a tier II offense, two tier I offenses, or combination of a tier I offense and failure to register offense, on a previous occasion;
- (4) Any offender who is adjudicated in any other state, territory, the District of Columbia, or foreign country, or under federal, tribal, or military jurisdiction for an offense of a sexual nature or with a sexual element that is comparable to a tier III offense listed in this section or a tier III offense under the Sex Offender Registration and Notification Act, Title I of the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248; or
- (5) Any offender who is adjudicated in Missouri for any offense of a sexual nature requiring registration under sections 589.400 to 589.425 that is not classified as a tier I or tier II offense in this section.

8. In addition to the requirements of subsections 1 to 7 of this section, all Missouri registrants who work, including as a volunteer or unpaid intern, or attend any school whether public or private, including any secondary school, trade school, professional school, or institution of higher education, on a full-time or part-time basis or have a temporary residence in this state shall be required to report in person to the chief law enforcement officer in the area of the state where they work, including as a volunteer or unpaid intern, or attend any school or training and register in that state. "Part-time" in this subsection means for more than seven days in any twelve-month period.

9. If a person who is required to register as a sexual offender under sections 589.400 to 589.425 changes or obtains a new online identifier as defined in section 43.651, the person shall report such information in the same manner as a change of residence before using such online identifier."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Owen offered **House Amendment No. 1 to House Amendment No. 3.**

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Line 2, by inserting after the number "640," the following:

"Page 4, Section 566.155, Line 12, by inserting after the word "member" the phrase "**or shall not supervise or employ any child under eighteen years of age**"; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Owen, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Dinkins, **House Amendment No. 3, as amended**, was adopted.

Representative West offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Section 476.418, Line 11, by inserting after said section and line the following:

"478.437. 1. Beginning in fiscal year ~~[2015]~~ **2024**, there shall be ~~[twenty]~~ **twenty-one** circuit judges in the twenty-first judicial circuit. These judges shall sit in ~~[twenty]~~ **twenty-one** divisions, and each of the judges shall separately try causes, exercise the powers and perform all the duties imposed upon circuit judges.

2. Beginning in fiscal year 2015, there shall be one additional associate circuit judge position in the twenty-first judicial circuit. This associate circuit judgeship shall not be included in the statutory formula for authorizing additional judgeships per county under section 478.320.

478.600. 1. There shall be four circuit judges in the eleventh judicial circuit. These judges shall sit in divisions numbered one, two, three and four. Beginning on January 1, 2007, there shall be six circuit judges in the eleventh judicial circuit and these judges shall sit in divisions numbered one, two, three, four, five, and seven. The division five associate circuit judge position and the division seven associate circuit judge position shall become circuit judge positions beginning January 1, 2007, and shall be numbered as divisions five and seven.

2. The circuit judge in division two shall be elected in 1980. The circuit judge in division four shall be elected in 1982. The circuit judge in division one shall be elected in 1984. The circuit judge in division three shall be elected in 1992. The circuit judges in divisions five and seven shall be elected for a six-year term in 2006.

3. Beginning January 1, 2007, the family court commissioner positions in the eleventh judicial circuit appointed under section 487.020 shall become associate circuit judge positions in all respects and shall be designated as divisions nine and ten respectively. These positions may retain the duties and responsibilities with regard to the family court. The associate circuit judges in divisions nine and ten shall be elected in 2006 for full four-year terms.

4. Beginning on January 1, 2007, the treatment court commissioner position in the eleventh judicial circuit appointed under section 478.003 shall become an associate circuit judge position in all respects ~~and shall be designated as division eleven. This position retains the duties and responsibilities with regard to the treatment court].~~ Such associate circuit judge shall be elected in 2006 for a full four-year term. This associate circuit judgeship shall not be included in the statutory formula for authorizing additional associate circuit judgeships per county under section 478.320.

5. Beginning in fiscal year 2015, there shall be one additional associate circuit judge position in the eleventh judicial circuit. The associate circuit judge shall be elected in 2016. This associate circuit judgeship shall not be included in the statutory formula for authorizing additional circuit judgeships per county under section 478.320. Beginning in fiscal year 2019, there shall be one additional associate circuit judge position in the eleventh judicial circuit. The associate circuit judge shall be elected in 2020. This associate circuit judgeship shall not be included in the statutory formula for authorizing additional circuit judgeships per county under section 478.320.

6. Beginning in fiscal year 2023, there shall be one additional associate circuit judge position in the eleventh judicial circuit. The associate circuit judge shall be elected in 2024. This associate circuit judgeship shall be included in the statutory formula for authorizing additional associate circuit judgeships per county under section 478.320.

7. Beginning in fiscal year 2023, there shall be a commissioner of the probate division under section 478.265. This commissioner of the probate division shall be included in the statutory formula for authorizing additional probate commissioners per county under section 478.265."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Burnett offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Line 2, by inserting after the number "1," the following:

"Section A, Line 4, by inserting after all of said section and line the following:

"66.010. 1. Any county framing and adopting a charter for its own government under the provisions of Section 18, Article VI of the Constitution of this state, may prosecute and punish violations of its county ordinances in the circuit court of such counties in the manner and to the extent herein provided or in a county municipal court. In addition, the county may prosecute and punish municipal ordinance violations in the county municipal court pursuant to a contract with any municipality within the county. Any county municipal court established pursuant to the provisions of this section shall have jurisdiction over violations of that county's ordinances and the ordinances of municipalities with which the county has a contract to prosecute and punish violations of municipal ordinances of the city. Costs and procedures in any such county municipal court shall be governed by the provisions of law relating to municipal ordinance violations in municipal divisions of circuit courts.

2. In any county which has elected to establish a county municipal court pursuant to this section, the judges for such court shall be appointed by the county executive of such county, subject to confirmation by the legislative body of such county in the same manner as confirmation for other county appointed officers. The number of judges appointed, and qualifications for their appointment, shall be established by ordinance of the county.

3. The number of divisions of such county municipal court and its term shall be established by ordinance of the county.

4. Except in any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, the ordinance of the county shall provide for regular sessions of court in the evening hours after 6:00 p.m. and at locations outside the county seat. In any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, the ordinance of the county may provide for regular sessions of court in the evening hours after 6:00 p.m. and at locations outside the county seat.

5. Judges of the county municipal court shall be licensed to practice law in this state and shall be residents of the county in which they serve. Municipal court judges shall not accept or handle cases in their practice of law which are inconsistent with their duties as a municipal court judge and **full-time judges** shall not be a judge or prosecutor for any other court.

6. In establishing the county municipal court, provisions shall be made for appropriate circumstances whereby defendants may enter not guilty pleas and obtain trial dates by telephone or written communication without personal appearance, or to plead guilty and deliver by mail or electronic transfer or other approved method the specified amount of the fine and costs as otherwise provided by law, within a specified period of time.

7. In a county municipal court established pursuant to this section, the county may provide by ordinance for court costs not to exceed the sum which may be provided by municipalities for municipal violations before municipal courts. The county municipal judge may assess costs against a defendant who pleads guilty or is found guilty except in those cases where the defendant is found by the judge to be indigent and unable to pay the costs. The costs authorized in this subsection are in addition to service costs, witness fees and jail costs that may otherwise be authorized to be assessed, but are in lieu of other court or judge costs or fees. Such costs shall be collected by the authorized clerk and deposited into the county treasury.

8. Provisions shall be made for recording of proceedings, except that if such proceedings are not recorded, then, in that event, a person aggrieved by a judgment of a traffic judge or commissioner shall have the right of a trial de novo. The procedures for perfecting the right of a trial de novo shall be the same as that provided under sections 512.180 to 512.320, except that the provisions of subsection 2 of section 512.180 shall not apply to such cases. In the event that such proceedings are recorded, all final decisions of the county municipal court shall be appealable on such record to the appellate court with appropriate jurisdiction.

9. Any person charged with the violation of a county ordinance in a county which has established a county municipal court under the provisions of this section shall, upon request, be entitled to a trial by jury before a county municipal court judge. Any jury trial shall be heard with a record being made.

10. In the event that a court is established pursuant to this section, the circuit judges of the judicial circuit with jurisdiction within that county may authorize the judges of the county municipal court to act as commissioners to hear in the first instance nonfelony violations of state law involving motor vehicles as provided by local rule."; and

Further amend said bill and page,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 4 was withdrawn.

On motion of Representative West, **House Amendment No. 4** was adopted.

Representative Evans offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Section A, Line 4, by inserting after said section and line the following:

"455.073. 1. By July 1, 1996, the supreme court of the state of Missouri shall:
 (1) Develop and adopt uniform forms for petitions and orders of protection; and
 (2) Provide the forms to each circuit clerk.

2. The following statements shall be printed in bold faced type or in capital letters on the order of protection:
(1) "Violation of this order may be punished by confinement in jail for as long as five years and by a fine of as much as five thousand dollars"; and

(2) "If so ordered by the court, the respondent is forbidden to enter or stay at the petitioner's residence".

3. The form prescribed by the supreme court for the notice of hearing required by subsection 2 of section 455.040 shall list all potential relief that can be granted by the court in any proceeding pursuant to sections 455.010 to 455.085 as described in section 455.050, and shall advise the respondent that such relief may be granted if the court finds for the petitioner, or if the respondent defaults to the petition.

4. If a full order of protection is granted, all temporary orders shall continue in the full order of protection and shall remain in full force and effect unless otherwise ordered by the court.

5. All orders of protection shall be issued on the form adopted pursuant to subsection 1 of this section.

455.075. The court may order a party to pay a reasonable amount to the other party for attorney's fees incurred prior to the commencement of the proceeding ~~[or]~~, **throughout the proceeding**, and after entry of judgment. The court shall consider all relevant factors, including the financial resources of both parties, and may order that the amount be paid directly to the attorney, who may enforce the order in his name.

455.085. 1. When a law enforcement officer has probable cause to believe a party has committed a violation of law amounting to domestic violence, as defined in section 455.010, against a family or household member, the officer may arrest the offending party whether or not the violation occurred in the presence of the arresting officer. When the officer declines to make arrest pursuant to this subsection, the officer shall make a written report of the incident completely describing the offending party, giving the victim's name, time, address, reason why no arrest was made and any other pertinent information. Any law enforcement officer subsequently called to the same address within a twelve-hour period, who shall find probable cause to believe the same offender has again committed a violation as stated in this subsection against the same or any other family or household member, shall arrest the offending party for this subsequent offense. The primary report of nonarrest in the preceding twelve-hour period may be considered as evidence of the defendant's intent in the violation for which arrest occurred. The refusal of the victim to sign an official complaint against the violator shall not prevent an arrest under this subsection.

2. When a law enforcement officer has probable cause to believe that a party, against whom a protective order has been entered and who has notice of such order entered, has committed an act of abuse in violation of such order, the officer shall arrest the offending party-respondent whether or not the violation occurred in the presence of the arresting officer. Refusal of the victim to sign an official complaint against the violator shall not prevent an arrest under this subsection.

3. When an officer makes an arrest, the officer is not required to arrest two parties involved in an assault when both parties claim to have been assaulted. The arresting officer shall attempt to identify and shall arrest the party the officer believes is the primary physical aggressor. The term "primary physical aggressor" is defined as the most significant, rather than the first, aggressor. The law enforcement officer shall consider any or all of the following in determining the primary physical aggressor:

- (1) The intent of the law to protect victims from continuing domestic violence;
- (2) The comparative extent of injuries inflicted or serious threats creating fear of physical injury;
- (3) The history of domestic violence between the persons involved.

No law enforcement officer investigating an incident of domestic violence shall threaten the arrest of all parties for the purpose of discouraging requests or law enforcement intervention by any party. Where complaints are received from two or more opposing parties, the officer shall evaluate each complaint separately to determine whether the officer should seek a warrant for an arrest.

4. In an arrest in which a law enforcement officer acted in good faith reliance on this section, the arresting and assisting law enforcement officers and their employing entities and superiors shall be immune from liability in any civil action alleging false arrest, false imprisonment or malicious prosecution.

5. When a person against whom an order of protection has been entered fails to surrender custody of minor children to the person to whom custody was awarded in an order of protection, the law enforcement officer shall arrest the respondent, and shall turn the minor children over to the care and custody of the party to whom such care and custody was awarded.

6. The same procedures, including those designed to protect constitutional rights, shall be applied to the respondent as those applied to any individual detained in police custody.

7. A violation of the terms and conditions, with regard to domestic violence, stalking, sexual assault, child custody, communication initiated by the respondent or entrance upon the premises of the petitioner's dwelling unit or place of employment or school, or being within a certain distance of the petitioner or a child of the petitioner, of an ex parte order of protection of which the respondent has notice, shall be a class A misdemeanor unless the respondent has previously pleaded guilty to or has been found guilty in any division of the circuit court of violating an ex parte order of protection or a full order of protection within five years of the date of the subsequent violation, in which case the subsequent violation shall be a class E felony. Evidence of prior pleas of guilty or findings of guilt shall be heard by the court out of the presence of the jury prior to submission of the case to the jury. If the court finds the existence of such prior pleas of guilty or finding of guilt beyond a reasonable doubt, the court shall decide the extent or duration of sentence or other disposition and shall not instruct the jury as to the range of punishment or allow the jury to assess and declare the punishment as a part of its verdict.

8. A violation of the terms and conditions, with regard to domestic violence, stalking, sexual assault, child custody, communication initiated by the respondent or entrance upon the premises of the petitioner's dwelling unit or place of employment or school, or being within a certain distance of the petitioner or a child of the petitioner, of a full order of protection shall be a class A misdemeanor, unless the respondent has previously pleaded guilty to or has been found guilty in any division of the circuit court of violating an ex parte order of protection or a full order of protection within five years of the date of the subsequent violation, in which case the subsequent violation shall be a class E felony. Evidence of prior pleas of guilty or findings of guilt shall be heard by the court out of the presence of the jury prior to submission of the case to the jury. If the court finds the existence of such prior plea of guilty or finding of guilt beyond a reasonable doubt, the court shall decide the extent or duration of the sentence or other disposition and shall not instruct the jury as to the range of punishment or allow the jury to assess and declare the punishment as a part of its verdict. For the purposes of this subsection, in addition to the notice provided by actual service of the order, a party is deemed to have notice of an order of protection if:

(1) The law enforcement officer responding to a call of a reported incident of domestic violence, stalking, sexual assault, or violation of an order of protection presented a copy of the order of protection to the respondent; **or**

(2) **Notice is given by actual communication to the respondent in a manner reasonably likely to advise the respondent.**

9. Good faith attempts to effect a reconciliation of a marriage shall not be deemed tampering with a witness or victim tampering under section 575.270.

10. Nothing in this section shall be interpreted as creating a private cause of action for damages to enforce the provisions set forth herein."; and

Further amend said bill, Page 2, Section 491.015, Line 31, by inserting after said section and line the following:

"546.262. A court shall not compel a victim or member of the victim's family testifying in a criminal proceeding for a violation of sections 565.072 to 565.076 to disclose a residential address or place of employment on the record in open court unless the court finds that disclosure of the address or place of employment is necessary.

546.263. 1. A person may testify by video conference at a civil trial involving an offense under sections 565.072 to 565.076 if the person testifying is the victim of the offense. The circuit and associate circuit court judges for each circuit shall develop local rules and instructions for appearances by video conference permitted under this subsection, which shall be posted on the circuit court's internet website.

2. The circuit and associate circuit court judges for each circuit shall provide, and post on the circuit court's internet website, a telephone number for the public to call for assistance regarding appearances by video conference.

556.046. 1. A person may be convicted of an offense included in an offense charged in the indictment or information. An offense is so included when:

(1) It is established by proof of the same or less than all the facts required to establish the commission of the offense charged; or

(2) It is specifically denominated by statute as a lesser degree of the offense charged; or

(3) It consists of an attempt to commit the offense charged or to commit an offense otherwise included therein.

2. The court shall not be obligated to charge the jury with respect to an included offense unless there is a **rational** basis for a verdict acquitting the person of the offense charged and convicting him **or her** of the included offense. An offense is charged for purposes of this section if:

- (1) It is in an indictment or information; or
- (2) It is an offense submitted to the jury because there is a **rational** basis for a verdict acquitting the person of the offense charged and convicting the person of the included offense.

3. The court shall be obligated to instruct the jury with respect to a particular included offense only if **the instruction is requested and** there is a **rational** basis in the evidence for acquitting the person of the immediately higher included offense and ~~[there is a basis in the evidence for]~~ convicting the person of that particular included offense.

566.010. As used in this chapter and chapter 568, the following terms mean:

- (1) "Aggravated sexual offense", any sexual offense, in the course of which, the actor:
 - (a) Inflicts serious physical injury on the victim;
 - (b) Displays a deadly weapon or dangerous instrument in a threatening manner;
 - (c) Subjects the victim to sexual intercourse or deviate sexual intercourse with more than one person;
 - (d) Had previously been found guilty of an offense under this chapter or under section 573.200, child used in sexual performance; section 573.205, promoting sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography in the first degree; section 573.035, promoting child pornography in the second degree; section 573.037, possession of child pornography; or section 573.040, furnishing pornographic materials to minors; or has previously been found guilty of an offense in another jurisdiction which would constitute an offense under this chapter or said sections;
 - (e) Commits the offense as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity; or
 - (f) Engages in the act that constitutes the offense with a person the actor knows to be, without regard to legitimacy, the actor's:
 - a. Ancestor or descendant by blood or adoption;
 - b. Stepchild while the marriage creating that relationship exists;
 - c. Brother or sister of the whole or half blood; or
 - d. Uncle, aunt, nephew, or niece of the whole blood;
- (2) "Commercial sex act", any sex act on account of which anything of value is given to or received by any person;
- (3) "Deviate sexual intercourse", any act involving the genitals of one person and the hand, mouth, tongue, or anus of another person or a sexual act involving the penetration, however slight, of the penis, female genitalia, or the anus by a finger, instrument or object done for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;
- (4) "Forced labor", a condition of servitude induced by means of:
 - (a) Any scheme, plan, or pattern of behavior intended to cause a person to believe that, if the person does not enter into or continue the servitude, such person or another person will suffer substantial bodily harm or physical restraint; or
 - (b) The abuse or threatened abuse of the legal process;
- (5) "Sexual conduct", sexual intercourse, deviate sexual intercourse or sexual contact;
- (6) "Sexual contact", any touching of another person with the genitals or any touching of the genitals or anus of another person, or the breast of a female person, or such touching through the clothing, **or causing semen, seminal fluid, or other ejaculate to come into contact with another person**, for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;
- (7) "Sexual intercourse", any penetration, however slight, of the female genitalia by the penis.

566.086. 1. A person commits the offense of sexual contact with a student if he or she has sexual contact with a student of the school and is:

- (1) A teacher, as that term is defined in subdivisions (4), (5), and (7) of section 168.104;
- (2) A student teacher; ~~[or]~~
- (3) An employee of the school; ~~[or]~~
- (4) A volunteer of the school or of an organization working with the school on a project or program who is not a student at the school; ~~[or]~~
- (5) An elected or appointed official of the school district; ~~[or]~~
- (6) A person employed by an entity that contracts with the school or school district to provide services; **or**
- (7) **A coach, assistant coach, director, or other adult with a school-aged team, club, or ensemble, regardless of whether such team, club, or ensemble is connected to a school or scholastic association. For**

purposes of this subdivision, "school-aged team, club, or ensemble" means any group organized for individual or group competition for the performance of sports activities or any group organized for individual or group presentation for fine or performing arts, by any child under eighteen years of age.

2. For the purposes of this section, "school" shall mean any public or private school in this state serving kindergarten through grade twelve or any school bus used by the school district.

3. The offense of sexual contact with a student is a class E felony.

4. It is not a defense to prosecution for a violation of this section that the student consented to the sexual contact."; and

Further amend said bill, Page 12, Section 595.226, Line 28, by inserting after said section and line the following:

"595.320. If a judge orders a person who has been convicted of an offense under sections 565.072 to 565.076 to attend any batterer intervention program, as defined in section 455.549, the person shall be financially responsible for any costs associated with attending such class."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Christofanelli offered **House Amendment No. 1 to House Amendment No. 5.**

*House Amendment No. 1
to
House Amendment No. 5*

AMEND House Amendment No. 5 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Line 5, by deleting said line and inserting in lieu thereof the following:

""1.016. A secondary source, including a legal treatise, scholarly publication, textbook, or other explanatory text, does not constitute the law or public policy of this state to the extent its adoption would create, eliminate, expand, or restrict a cause of action, right, or remedy, or to the extent it is inconsistent with, or in conflict with, or otherwise not addressed by, Missouri statutory law or Missouri appellate case law precedent.

455.073. 1. By July 1, 1996, the supreme court of the state of Missouri shall:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Christofanelli, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Evans, **House Amendment No. 5, as amended**, was adopted.

Representative Shields offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Section A, Line 4, by inserting after all of said section and line the following:

"217.703. 1. The division of probation and parole shall award earned compliance credits to any offender who is:

(1) Not subject to lifetime supervision under sections 217.735 and 559.106 or otherwise found to be ineligible to earn credits by a court pursuant to subsection 2 of this section;

(2) On probation, parole, or conditional release for an offense listed in chapter 579, or an offense previously listed in chapter 195, or for a class D or E felony, excluding sections 565.225, 565.252, 566.031, 566.061, 566.083, 566.093, 568.020, 568.060, offenses defined as sexual assault under section 589.015, deviate sexual assault, assault in the second degree under subdivision (2) of subsection 1 of section 565.052, endangering the welfare of a child in the first degree under subdivision (2) of subsection 1 of section 568.045, and any offense of aggravated stalking or assault in the second degree under subdivision (2) of subsection 1 of section 565.060 as such offenses existed prior to January 1, 2017;

(3) Supervised by the division of probation and parole; and

(4) In compliance with the conditions of supervision imposed by the sentencing court or board.

2. If an offender was placed on probation, parole, or conditional release for an offense of:

(1) Involuntary manslaughter in the second degree;

(2) Assault in the second degree except under subdivision (2) of subsection 1 of section 565.052 or section 565.060 as it existed prior to January 1, 2017;

(3) Domestic assault in the second degree;

(4) Assault in the third degree when the victim is a special victim or assault of a law enforcement officer in the second degree as it existed prior to January 1, 2017;

(5) Statutory rape in the second degree;

(6) Statutory sodomy in the second degree;

(7) Endangering the welfare of a child in the first degree under subdivision (1) of subsection 1 of section 568.045; or

(8) Any case in which the defendant is found guilty of a felony offense under chapter 571;

the sentencing court may, upon its own motion or a motion of the prosecuting or circuit attorney, make a finding that the offender is ineligible to earn compliance credits because the nature and circumstances of the offense or the history and character of the offender indicate that a longer term of probation, parole, or conditional release is necessary for the protection of the public or the guidance of the offender. The motion may be made any time prior to the first month in which the person may earn compliance credits under this section or at a hearing under subsection 5 of this section. The offender's ability to earn credits shall be suspended until the court or board makes its finding. If the court or board finds that the offender is eligible for earned compliance credits, the credits shall begin to accrue on the first day of the next calendar month following the issuance of the decision.

3. Earned compliance credits shall reduce the term of probation, parole, or conditional release by thirty days for each full calendar month of compliance with the terms of supervision. Credits shall begin to accrue for eligible offenders after the first full calendar month of supervision or on October 1, 2012, if the offender began a term of probation, parole, or conditional release before September 1, 2012.

4. For the purposes of this section, the term "compliance" shall mean the absence of an initial violation report or notice of citation submitted by a probation or parole officer during a calendar month, or a motion to revoke or motion to suspend filed by a prosecuting or circuit attorney, against the offender.

5. Credits shall not accrue during any calendar month in which a violation report, which may include a report of absconder status, has been submitted, the offender is in custody, or a motion to revoke or motion to suspend has been filed, and shall be suspended pending the outcome of a hearing, if a hearing is held. If no hearing is held, or if a hearing is held and the offender is continued under supervision, or the court or board finds that the violation did not occur, then the offender shall be deemed to be in compliance and shall begin earning credits on the first day of the next calendar month following the month in which the report was submitted or the motion was filed. If a hearing is held, all earned credits shall be rescinded if:

(1) The court or board revokes the probation or parole or the court places the offender in a department program under subsection 4 of section 559.036 ~~or under section 217.785~~; or

(2) The offender is found by the court or board to be ineligible to earn compliance credits because the nature and circumstances of the violation indicate that a longer term of probation, parole, or conditional release is necessary for the protection of the public or the guidance of the offender.

Earned credits, if not rescinded, shall continue to be suspended for a period of time during which the court or board has suspended the term of probation, parole, or release, and shall begin to accrue on the first day of the next calendar month following the lifting of the suspension.

6. Offenders who are deemed by the division to be absconders shall not earn credits. For purposes of this subsection, "absconder" shall mean an offender under supervision whose whereabouts are unknown and who has left such offender's place of residency without the permission of the offender's supervising officer and without notifying of their whereabouts for the purpose of avoiding supervision. An offender shall no longer be deemed an absconder when such offender is available for active supervision.

7. Notwithstanding subsection 2 of section 217.730 to the contrary, once the combination of time served in custody, if applicable, time served on probation, parole, or conditional release, and earned compliance credits satisfy the total term of probation, parole, or conditional release, the board or sentencing court shall order final discharge of the offender, so long as the offender has completed restitution and at least two years of his or her probation, parole, or conditional release, which shall include any time served in custody under section 217.718 and sections 559.036 and 559.115.

8. The award or rescission of any credits earned under this section shall not be subject to appeal or any motion for postconviction relief.

9. At least twice a year, the division shall calculate the number of months the offender has remaining on his or her term of probation, parole, or conditional release, taking into consideration any earned compliance credits, and notify the offender of the length of the remaining term.

10. No less than sixty days before the date of final discharge, the division shall notify the sentencing court, the board, and, for probation cases, the circuit or prosecuting attorney of the impending discharge. If the sentencing court, the board, or the circuit or prosecuting attorney upon receiving such notice does not take any action under subsection 5 of this section, the offender shall be discharged under subsection 7 of this section.

11. Any offender who was sentenced prior to January 1, 2017, to an offense that was eligible for earned compliance credits under subsection 1 or 2 of this section at the time of sentencing shall continue to remain eligible for earned compliance credits so long as the offender meets all the other requirements provided under this section.

12. The application of earned compliance credits shall be suspended upon entry into a treatment court, as described in sections 478.001 to 478.009, and shall remain suspended until the offender is discharged from such treatment court. Upon successful completion of treatment court, all earned compliance credits accumulated during the suspension period shall be retroactively applied, so long as the other terms and conditions of probation have been successfully completed."; and

Further amend said bill, Page 2, Section 491.015, Line 31, by inserting after all of said section and line the following:

"559.036. 1. A term of probation commences on the day it is imposed. Multiple terms of Missouri probation, whether imposed at the same time or at different times, shall run concurrently. Terms of probation shall also run concurrently with any federal or other state jail, prison, probation or parole term for another offense to which the defendant is or becomes subject during the period~~]; unless otherwise specified by the Missouri court~~].

2. The court may terminate a period of probation and discharge the defendant at any time before completion of the specific term fixed under section 559.016 if warranted by the conduct of the defendant and the ends of justice. The court may extend the term of the probation, but no more than one extension of any probation may be ordered except that the court may extend the term of probation by one additional year by order of the court if the defendant admits he or she has violated the conditions of probation or is found by the court to have violated the conditions of his or her probation. Total time on any probation term, including any extension shall not exceed the maximum term established in section 559.016. **Total time on any probation term shall not include time when the probation term is suspended under this section.** Procedures for termination, discharge and extension may be established by rule of court.

3. If the defendant violates a condition of probation at any time prior to the expiration or termination of the probation term, the court may continue him or her on the existing conditions, with or without modifying or enlarging the conditions or extending the term.

4. (1) Unless the defendant consents to the revocation of probation, if a continuation, modification, enlargement or extension is not appropriate under this section, the court shall order placement of the offender in ~~one of the~~ a department of corrections' one hundred twenty-day ~~programs~~ **program** so long as:

(a) The underlying offense for the probation is a class D or E felony or an offense listed in chapter 579 or an offense previously listed in chapter 195; except that, the court may, upon its own motion or a motion of the prosecuting or circuit attorney, make a finding that an offender is not eligible if the underlying offense is involuntary manslaughter in the second degree, stalking in the first degree, assault in the second degree, sexual assault, rape in the second degree, domestic assault in the second degree, assault in the third degree when the victim is a special

victim, statutory rape in the second degree, statutory sodomy in the second degree, deviate sexual assault, sodomy in the second degree, sexual misconduct involving a child, incest, endangering the welfare of a child in the first degree under subdivision (1) or (2) of subsection 1 of section 568.045, abuse of a child, invasion of privacy, any case in which the defendant is found guilty of a felony offense under chapter 571, or an offense of aggravated stalking or assault of a law enforcement officer in the second degree as such offenses existed prior to January 1, 2017;

(b) The probation violation is not the result of the defendant being an absconder or being found guilty of, pleading guilty to, or being arrested on suspicion of any felony, misdemeanor, or infraction. For purposes of this subsection, "absconder" shall mean an offender under supervision who has left such offender's place of residency without the permission of the offender's supervising officer for the purpose of avoiding supervision;

(c) The defendant has not violated any conditions of probation involving the possession or use of weapons, or a stay-away condition prohibiting the defendant from contacting a certain individual; and

(d) The defendant has not already been placed in one of the programs by the court for the same underlying offense or during the same probation term.

(2) Upon receiving the order, the department of corrections shall conduct an assessment of the offender and place such offender in ~~either the [appropriate] one hundred twenty-day~~ **structured cognitive behavioral intervention program [under subsection 3 of section 559.115] or the one hundred twenty-day institutional treatment program.** The placement of the offender in the structured cognitive behavioral intervention program or institutional treatment program shall be at the sole discretion of the department based on the assessment of the offender. The program shall begin upon receipt of the offender by the department. The time between the court's order and receipt of the offender by the department shall not apply toward the program.

(3) ~~[Notwithstanding any of the provisions of subsection 3 of section 559.115 to the contrary, once the defendant has successfully completed the program under this subsection, the court shall release the defendant to continue to serve the term of probation, which shall not be modified, enlarged, or extended based on the same incident of violation.]~~ **Upon successful completion of a program under this subsection, as determined by the department, the division of probation and parole shall advise the sentencing court of the defendant's probationary release date thirty days prior to release. Once the defendant has successfully completed a program under this subsection, the court shall release the defendant to continue to serve the term of probation, which shall not be modified, enlarged, or extended based on the same incident of violation.**

(4) If the department determines the defendant has not successfully completed a one hundred twenty-day program under this section, the division of probation and parole shall advise the prosecuting attorney and the sentencing court of the defendant's unsuccessful program exit and the defendant shall be removed from the program. The defendant shall be released from the department within fifteen working days after the court is notified of the unsuccessful program exit, unless the court has issued a warrant in response to the unsuccessful program exit to facilitate the return of the defendant to the county of jurisdiction for further court proceedings. If a defendant is discharged as unsuccessful from a one hundred twenty-day program, the sentencing court may modify, enlarge, or revoke the defendant's probation based on the same incident of the violation.

(5) Time served in the program shall be credited as time served on any sentence imposed for the underlying offense.

5. If the defendant consents to the revocation of probation or if the defendant is not eligible under subsection 4 of this section for placement in a program and a continuation, modification, enlargement, or extension of the term under this section is not appropriate, the court may revoke probation and order that any sentence previously imposed be executed. If imposition of sentence was suspended, the court may revoke probation and impose any sentence available under section 557.011. The court may mitigate any sentence of imprisonment by reducing the prison or jail term by all or part of the time the defendant was on probation. The court may, upon revocation of probation, place an offender on a second term of probation. Such probation shall be for a term of probation as provided by section 559.016, notwithstanding any amount of time served by the offender on the first term of probation.

6. Probation shall not be revoked without giving the probationer notice and an opportunity to be heard on the issues of whether such probationer violated a condition of probation and, if a condition was violated, whether revocation is warranted under all the circumstances. Not less than five business days prior to the date set for a hearing on the violation, except for a good cause shown, the judge shall inform the probationer that he or she may have the right to request the appointment of counsel if the probationer is unable to retain counsel. If the probationer requests counsel, the judge shall determine whether counsel is necessary to protect the probationer's due process rights. If the judge determines that counsel is not necessary, the judge shall state the grounds for the decision in the record.

7. The prosecuting or circuit attorney may file a motion to revoke probation or at any time during the term of probation, the court may issue a notice to the probationer to appear to answer a charge of a violation, and the court may issue a warrant of arrest for the violation. Such notice shall be personally served upon the probationer. The warrant shall authorize the return of the probationer to the custody of the court or to any suitable detention facility designated by the court. Upon the filing of the prosecutor's or circuit attorney's motion or on the court's own motion, the court may immediately enter an order suspending the period of probation and may order a warrant for the defendant's arrest. The probation shall remain suspended until the court rules on the prosecutor's or circuit attorney's motion, or until the court otherwise orders the probation reinstated. **Notwithstanding any other provision of the law, the probation term shall be tolled during the time period when the probation is suspended under this section. The court may grant the probationer credit on the probation term for any of the tolled period when reinstating the probation term.**

8. The power of the court to revoke probation shall extend for the duration of the term of probation designated by the court and for any further period which is reasonably necessary for the adjudication of matters arising before its expiration, provided that some affirmative manifestation of an intent to conduct a revocation hearing occurs prior to the expiration of the period and that every reasonable effort is made to notify the probationer and to conduct the hearing prior to the expiration of the period. **If the delay of the hearing is attributable to the probationer's actions or the probationer otherwise consents or acquiesces to the delay, the court shall have been found to have made every reasonable effort to conduct the hearing within the probation term.**

9. A defendant who was sentenced prior to January 1, 2017 to an offense that was eligible at the time of sentencing under paragraph (a) of subdivision (1) of subsection 4 of this section for the court ordered detention sanction shall continue to remain eligible for the sanction so long as the defendant meets all the other requirements provided under subsection 4 of this section.

559.115. 1. Neither probation nor parole shall be granted by the circuit court between the time the transcript on appeal from the offender's conviction has been filed in appellate court and the disposition of the appeal by such court.

2. Unless otherwise prohibited by subsection 8 of this section, a circuit court only upon its own motion and not that of the state or the offender shall have the power to grant probation to an offender anytime up to one hundred twenty days after such offender has been delivered to the department of corrections but not thereafter. The court may request information and a recommendation from the department concerning the offender and such offender's behavior during the period of incarceration. Except as provided in this section, the court may place the offender on probation in a program created pursuant to section 217.777, or may place the offender on probation with any other conditions authorized by law.

3. The court may recommend placement of an offender in a department of corrections one hundred twenty-day program under this subsection ~~[or order such placement under subsection 4 of section 559.036]. [Upon the recommendation or order of the court,]~~ The department of corrections shall assess each offender to determine the appropriate one hundred twenty-day program in which to place the offender, which may include placement in the ~~[shock incarceration]~~ **structured cognitive behavioral intervention** program or institutional treatment program. **The placement of an offender in the structured cognitive behavioral intervention program or institutional treatment program shall be at the sole discretion of the department based on the assessment of the offender and available bed space.** When the court recommends and receives placement of an offender in a department of corrections one hundred twenty-day program, the offender shall be released on probation if the department of corrections determines that the offender has successfully completed the program except as follows. Upon successful completion of a program under this subsection, the division of probation and parole shall advise the sentencing court of an offender's probationary release date thirty days prior to release. The court shall follow the recommendation of the department unless the court determines that probation is not appropriate. If the court determines that probation is not appropriate, the court may order the execution of the offender's sentence only after conducting a hearing on the matter within ninety to one hundred twenty days from the date the offender was delivered to the department of corrections. If the department determines the offender has not successfully completed a one hundred twenty-day program under this subsection, the ~~[offender shall be removed from the program and the court shall be advised of the removal.]~~ **division of probation and parole shall advise the prosecuting attorney and the sentencing court of the defendant's unsuccessful program exit and the defendant shall be removed from the program.** The department shall report on the offender's participation in the program and may provide recommendations for terms and conditions of an offender's probation. The court shall then have the power to grant probation or order the execution of the offender's sentence.

4. If the court is advised that an offender is not eligible for placement in a one hundred twenty-day program under subsection 3 of this section, the court shall consider other authorized dispositions. If the department of corrections one hundred twenty-day program under subsection 3 of this section is full, the court may place the offender in a private program approved by the department of corrections or the court, the expenses of such program to be paid by the offender, or in an available program offered by another organization. If the offender is convicted of a class C, class D, or class E nonviolent felony, the court may order probation while awaiting appointment to treatment.

5. Except when the offender has been found to be a predatory sexual offender pursuant to section 566.125, the court shall request the department of corrections to conduct a sexual offender assessment if the defendant has been found guilty of sexual abuse when classified as a class B felony. Upon completion of the assessment, the department shall provide to the court a report on the offender and may provide recommendations for terms and conditions of an offender's probation. The assessment shall not be considered a one hundred twenty-day program as provided under subsection 3 of this section. The process for granting probation to an offender who has completed the assessment shall be as provided under subsections 2 and 6 of this section.

6. Unless the offender is being granted probation pursuant to successful completion of a one hundred twenty-day program the circuit court shall notify the state in writing when the court intends to grant probation to the offender pursuant to the provisions of this section. The state may, in writing, request a hearing within ten days of receipt of the court's notification that the court intends to grant probation. Upon the state's request for a hearing, the court shall grant a hearing as soon as reasonably possible. If the state does not respond to the court's notice in writing within ten days, the court may proceed upon its own motion to grant probation.

7. An offender's first incarceration under this section prior to release on probation shall not be considered a previous prison commitment for the purpose of determining a minimum prison term under the provisions of section 558.019.

8. Notwithstanding any other provision of law, probation may not be granted pursuant to this section to offenders who have been convicted of murder in the second degree pursuant to section 565.021; forcible rape pursuant to section 566.030 as it existed prior to August 28, 2013; rape in the first degree under section 566.030; forcible sodomy pursuant to section 566.060 as it existed prior to August 28, 2013; sodomy in the first degree under section 566.060; statutory rape in the first degree pursuant to section 566.032; statutory sodomy in the first degree pursuant to section 566.062; child molestation in the first degree pursuant to section 566.067 when classified as a class A felony; abuse of a child pursuant to section 568.060 when classified as a class A felony; or an offender who has been found to be a predatory sexual offender pursuant to section 566.125; **any offense under section 557.045**; or any offense in which there exists a statutory prohibition against either probation or parole."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shields, **House Amendment No. 6** was adopted.

Representative Cook offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 12, Section 595.226, Line 28, by inserting after all of said section and line the following:

"632.305. 1. An application for detention for evaluation and treatment may be executed by any adult person, who need not be an attorney or represented by an attorney, including the mental health coordinator, on a form provided by the court for such purpose, and must allege under oath, **without a notarization requirement**, that the applicant has reason to believe that the respondent is suffering from a mental disorder and presents a likelihood of serious harm to himself **or herself** or to others. The application must specify the factual information on which such belief is based and should contain the names and addresses of all persons known to the applicant who have knowledge of such facts through personal observation.

2. The filing of a written application in court by any adult person, who need not be an attorney or represented by an attorney, including the mental health coordinator, shall authorize the applicant to bring the matter before the court on an ex parte basis to determine whether the respondent should be taken into custody and

transported to a mental health facility. The application may be filed in the court having probate jurisdiction in any county where the respondent may be found. If the court finds that there is probable cause, either upon testimony under oath or upon a review of affidavits, to believe that the respondent may be suffering from a mental disorder and presents a likelihood of serious harm to himself **or herself** or others, it shall direct a peace officer to take the respondent into custody and transport him **or her** to a mental health facility for detention for evaluation and treatment for a period not to exceed ninety-six hours unless further detention and treatment is authorized pursuant to this chapter. Nothing herein shall be construed to prohibit the court, in the exercise of its discretion, from giving the respondent an opportunity to be heard.

3. A mental health coordinator may request a peace officer to take or a peace officer may take a person into custody for detention for evaluation and treatment for a period not to exceed ninety-six hours only when such mental health coordinator or peace officer has reasonable cause to believe that such person is suffering from a mental disorder and that the likelihood of serious harm by such person to himself **or herself** or others is imminent unless such person is immediately taken into custody. Upon arrival at the mental health facility, the peace officer or mental health coordinator who conveyed such person or caused him **or her** to be conveyed shall either present the application for detention for evaluation and treatment upon which the court has issued a finding of probable cause and the respondent was taken into custody or complete an application for initial detention for evaluation and treatment for a period not to exceed ninety-six hours which shall be based upon his **or her** own personal observations or investigations and shall contain the information required in subsection 1 of this section.

4. If a person presents himself **or herself** or is presented by others to a mental health facility and a licensed physician, a registered professional nurse or a mental health professional designated by the head of the facility and approved by the department for such purpose has reasonable cause to believe that the person is mentally disordered and presents an imminent likelihood of serious harm to himself **or herself** or others unless he **or she** is accepted for detention, the licensed physician, the mental health professional or the registered professional nurse designated by the facility and approved by the department may complete an application for detention for evaluation and treatment for a period not to exceed ninety-six hours. The application shall be based on his **or her** own personal observations or investigation and shall contain the information required in subsection 1 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Smith (45) offered **House Amendment No. 1 to House Amendment No. 7.**

House Amendment No. 1
to
House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Lines 7 and 10, by deleting each occurrence of the word "must" and inserting in lieu thereof the words "~~must~~ shall"; and

Further amend said amendment, Page 2, Line 16, by deleting said line and inserting in lieu thereof the following:

"this section.

5. Any oath required by the provisions of this section shall be subject to the provisions of section 492.060."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Smith (45), **House Amendment No. 1 to House Amendment No. 7** was adopted.

On motion of Representative Cook, **House Amendment No. 7, as amended**, was adopted.

Representative Taylor (139) offered **House Amendment No. 8.**

House Amendment No. 8

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Section 476.418, Lines 1-11, by deleting all of said section and lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor (139), **House Amendment No. 8** was adopted.

Representative Aune offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Section 476.418, Line 11, by inserting after all of said section and line the following:

"487.205. 1. As used in this section, "medical marijuana" means the use of medical marijuana in compliance with Article XIV of the Constitution of Missouri by a qualified patient with a valid medical marijuana certification.

2. If a family court participant requires treatment for a qualified medical condition in accordance with Article XIV of the Constitution of Missouri, a family court shall not prohibit such participant from participating in Missouri's medical marijuana program. A family court participant shall not be required to refrain from using medical marijuana as a term or condition of successful completion of the family court program.

3. A family court participant who is a qualified patient with a valid medical marijuana certification shall not be in violation of the terms or conditions of the family court on the basis of his or her participation in Missouri's medical marijuana program.

4. The status and conduct of a qualified patient who acts in accordance with Article XIV of the Constitution of Missouri shall not, by itself, be used to restrict or abridge custodial or parental rights to minor children in any action or proceeding under the jurisdiction of a family court under this chapter or a juvenile court under chapter 211."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 9 was withdrawn.

Representative Brown (16) offered **House Amendment No. 10.**

House Amendment No. 10

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 2, Section 491.015, Line 31, by inserting after all of said section and line the following:

"535.012. No county, municipality, or other political subdivision shall impose or enforce a moratorium on eviction proceedings unless specifically authorized by state law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Clemens raised a point of order that **House Amendment No. 10** is not germane.

The Chair ruled the point of order not well taken.

On motion of Representative Brown (16), **House Amendment No. 10** was adopted.

Representative Veit offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill Nos. 775, 751 & 640, Page 1, Section A, Line 4, by inserting after all of said section and line the following:

"435.300. As used in sections 435.300 to 435.312, the following terms mean:

(1) "Alternative dispute resolution communication", a statement, whether communicated orally, in writing, or by nonverbal conduct, that is either:

(a) Related to the subject matter of the dispute and made during an alternative dispute resolution process; or

(b) Made as part of considering, conducting, participating in, initiating, continuing, or reconvening an alternative dispute resolution process.

The term "alternative dispute resolution communication" shall not include the notifications or reports made under subsection 2 of section 435.303 or subsection 8 of section 435.306 or a written agreement as described under section 435.312;

(2) "Alternative dispute resolution process", mediation, arbitration, or early neutral evaluation used in conjunction with a pending civil action, and any other alternative to trial that has been included in a local court rule applicable to a civil dispute;

(3) "Arbitration", a procedure in which a neutral or panel of neutrals hears and decides a dispute between two or more parties;

(4) "Conflict of interest", any direct or indirect financial or personal interest in the outcome of a dispute or any existing or prior financial, business, professional, family, or social relationship with any participant in an alternative dispute resolution process that is likely to affect the impartiality of the neutral or that may reasonably create an appearance of partiality or bias;

(5) "Early neutral evaluation", a process in which a neutral provides parties to a dispute with a nonbinding assessment of their dispute;

(6) "In camera", a proceeding held in a judge's chambers or in a courtroom from which the public is excluded;

(7) "Mandated reporter", an individual who is required to report abuse or neglect under the provisions of section 192.2405, 192.2475, 198.070, 208.912, 210.115, 352.400, 630.162, or 630.165;

(8) "Mediation", a process in which a neutral facilitates communications among the parties and assists the parties in their efforts to reach a voluntary agreement regarding the dispute;

(9) "Mediator", a neutral who conducts mediation;

(10) "Neutral", an individual who, acting independently and not as a representative, agent, or advocate of any of the parties, assists the parties in their efforts to reach a resolution of their dispute through an alternative dispute resolution process;

(11) "Participant", any person or entity, including any neutral or party, who participates in an alternative dispute resolution process;

(12) "Party", an individual or entity named as a party in a pending civil action, or in an agreement to use an alternative dispute resolution process as described under sections 435.309 and 435.312;

(13) "Person", an individual; a public or private corporation, business trust, estate, trust, partnership, limited liability company, or insurance company; an association; a joint venture; a governmental unit, subdivision, agency, or instrumentality of the state; or any other legal or commercial entity;

(14) "Proceeding", a judicial, administrative, arbitral, or other adjudicative process, including related prehearing and posthearing motions, conferences, hearings, and discovery;

(15) "Writing" or "written", a tangible or electronic record of a communication or representation, including handwriting, typewriting, printing, photostating, photography, audio or video recording, and electronic communication;

(16) "Written agreement", a writing that:

(a) Contains the essential terms of an agreement; and

(b) Is signed, executed, or adopted by the parties by any process described under subdivision (15) of this section, including electronic signatures as permitted by section 432.230, with the intent to sign and be bound by the writing and attached to or logically associated with the writing.

435.303. 1. A court may refer any individual civil case or category of civil cases to mediation or another nonbinding alternative dispute resolution process either by rule or court order.

2. Within thirty days of referral by a court to a nonbinding alternative dispute resolution process under subsection 1 of this section, or such longer time as may be set by the court, or with leave of the court, the parties may:

(1) Notify the court that all of the parties have chosen to pursue an alternative dispute resolution process different from the nonbinding alternative dispute resolution process ordered by the court if such choice is evidenced in a written agreement between the parties;

(2) Notify the court that all of the parties have agreed to delay such process until a date certain, which date may be subsequently modified by the court, to allow for the exchange of specified information, the identification of representatives with authority, or another identified action or event related to the ability of the parties to participate effectively in that process; or

(3) File a motion for relief from the referral setting forth the reasons for not participating if any party, after conferring with all other parties, concludes that referral to a nonbinding alternative dispute resolution process has no reasonable chance of helping the parties to better understand or resolve one or more of the procedural or substantive issues in the matter or there is a compelling circumstance for not participating in the alternative dispute resolution process. Once a motion for relief has been filed, the alternative dispute resolution process ordered by the court shall not occur until the court has ruled on the motion. If the court grants the motion, the matter shall not thereafter be referred by the court to an alternative dispute resolution process without compelling circumstances, which shall be set out by the court in any order referring the matter to an alternative dispute resolution process.

3. In an action referred to a nonbinding alternative dispute resolution process, discovery may proceed as in any other action before, during, and after the nonbinding alternative dispute resolution process is held. The court may stay discovery in whole or in part during the pendency of an alternative dispute resolution process in order to promote savings in time and expense without sacrificing the quality of justice.

4. A neutral who is appointed by the court or requested by the parties to serve in a nonbinding alternative dispute resolution process under sections 435.300 to 435.312 shall avoid any conflict of interest. If the neutral believes that no disqualifying conflict exists, the neutral shall:

(1) Make a reasonable inquiry to determine whether there are any facts that would cause a reasonable person to believe that the neutral has an actual or potential conflict of interest before agreeing to serve in a matter;

(2) Disclose to the parties, as soon as practicable, facts and information relevant to any actual or potential conflicts of interest that are reasonably known to the neutral; and

(3) If, after accepting a designation by the parties or the court, the neutral learns of any previously undisclosed information that could reasonably suggest a conflict of interest, promptly disclose the information to the parties.

5. After the neutral's disclosure of a conflict, the alternative dispute resolution process may proceed if either:

(1) All parties agree in writing to service by the neutral; or

(2) An organization independently administering the alternative dispute resolution process under rules of procedure that were adopted by a written agreement of the parties determines under such rules that the neutral may continue to serve.

6. Any party who believes a court-appointed neutral has a conflict of interest may request that the neutral recuse himself or herself if a conflict is disclosed or otherwise discovered. If the neutral declines, the party may timely file a motion with the court for disqualification of the neutral. Failure to file a motion waives that objection. On its own motion, the court may also review the choice of a neutral in any alternative

dispute resolution process involving a party that is not represented by counsel and require a change of neutral if necessary to protect the rights of the unrepresented party.

435.306. 1. Alternative dispute resolution communications shall not be admissible as evidence in any proceeding or subject to discovery, except as otherwise provided under subsections 2, 3, and 7 of this section. Exceptions shall be narrowly construed and only the portion of the communication necessary for the application of the exception to the general rule of nonadmissibility shall be admitted.

2. Evidence or information that is otherwise admissible or subject to discovery, including information that would be available to the public under sections 610.010 to 610.035, shall not become inadmissible or protected from discovery solely by reason of its disclosure or use in an alternative dispute resolution process.

3. A court may determine to admit an alternative dispute resolution communication upon motion of a party, which motion shall not reveal the substance of the communication, and following a hearing only if the court finds that one or more of the exceptions under this subsection apply and the communication is otherwise relevant and admissible. The party seeking admission shall ensure that timely notice is given to the neutral and parties that participated in the alternative dispute resolution process in which the alternative dispute resolution communication was made. Such hearing shall be conducted in camera if requested by a party or if the court determines on its own motion that an in camera proceeding is necessary to ensure the confidentiality of the communications that are the subject to the hearing. The only exceptions to the general rule of nonadmissibility of alternative dispute resolution communications stated under subsection 1 of this section are as follows:

- (1)** The alternative dispute resolution communication was made in the presence of a mandated reporter and pertains to abuse or neglect that such person is required by state law or regulation to report;
- (2)** The alternative dispute resolution communication is a substantial threat or statement of a plan to inflict bodily injury capable of causing death or substantial bodily harm that is reasonably certain to occur;
- (3)** The alternative dispute resolution communication is intentionally used to plan a crime, attempt to commit an offense, or to conceal an ongoing crime or ongoing criminal activity; or
- (4)** The alternative dispute resolution communication is necessary to establish or defend against a claim of professional misconduct or malpractice that is filed against or on behalf of a participant based on conduct occurring during the alternative dispute resolution process.

4. The admission of evidence in a proceeding under any of the exceptions stated under subsection 3 of this section shall not in itself render the evidence or any other alternative dispute resolution communication discoverable or admissible for any other purpose or proceeding.

5. Any participant in an alternative dispute resolution process has standing to intervene in any proceeding to object to the admissibility of an alternative dispute resolution communication made by that person during or relating to that alternative dispute resolution process. A neutral who participated in an alternative dispute resolution process also has standing to intervene in any proceeding to object to the admissibility of an alternative dispute resolution communication made by the neutral or an agent or employee of a neutral or of an organization through which the neutral provided the alternative dispute resolution services for such process, but the neutral is under no requirement to do so.

6. Except as provided under subsection 7 of this section, no neutral, agent or employee of that neutral, or agent or employee of an organization through which the neutral provided alternative dispute resolution services shall be subpoenaed or otherwise compelled to disclose any alternative dispute resolution communication, including any alternative dispute resolution communication that would otherwise fall within the exceptions identified under subsection 3 of this section. No neutral who is a licensed attorney, nor an agent or employee of such neutral or of an organization through which the neutral provided alternative dispute resolution services under sections 435.300 to 435.312, shall be required to disclose any alternative dispute resolution communication to which a reporting obligation might otherwise apply under the rules regulating the professional conduct of attorneys.

7. A neutral, an agent or employee of that neutral, or an agent or employee of an organization through which the neutral provided the alternative dispute resolution services may be subpoenaed in an action to enforce a written agreement as described under subsection 2 of section 435.309, but only for the limited purpose of testifying that the written agreement was signed by the parties in the presence of the neutral.

8. The court may request that the neutral or the parties provide the court with progress reports on alternative dispute resolution processes related to pending civil actions; provided that, such reports shall be limited to a statement that the matter has been resolved in its entirety, partially resolved, or not resolved and

whether future dates for an alternative dispute resolution process are scheduled. A neutral may also report to the court that a payment has not been received from one or more parties. A court shall not require the disclosure of alternative dispute resolution communication in any such report.

9. The court may order the party or parties seeking admission of an alternative dispute resolution communication to pay the costs and fees of the neutral or other person participating in an alternative dispute resolution process who intervenes to contest the disclosure and admission of alternative dispute resolution communication or who responds to a subpoena prohibited under subsection 6 of this section or a subpoena under subsection 7 of this section.

435.309. 1. Unless the parties have entered into a written agreement providing for entry into a binding alternative dispute resolution process, all alternative dispute resolution processes under sections 435.300 to 435.312 shall be nonbinding.

2. In order to be binding on the parties, a settlement agreement that is reached in an alternative dispute resolution process shall be in a written agreement.

3. Alternative dispute resolution processes included in consumer contracts for goods or services shall be independently administered.

435.312. 1. Except as provided under subsection 6 of this section, sections 435.300 to 435.312 shall apply only when the court has referred an individual civil case or category of cases to a nonbinding alternative dispute resolution process, either by rule or court order, or when the parties enter into a written agreement to resolve their dispute through a nonbinding alternative dispute resolution process expressly providing that sections 435.300 to 435.312 shall apply to such alternative dispute resolution process.

2. The parties to a dispute may enter into a written agreement to attempt to resolve their differences through an alternative dispute resolution process and may agree that sections 435.300 to 435.312 will apply to such alternative dispute resolution process prior to the filing of an action or after the entry of a judgment, as well as during the pendency of an action. If the matter resolves and the parties file a case to present the settlement for approval by the court, such case shall be exempted from any local rule that refers a class of cases to any alternative dispute resolution process.

3. Nothing in sections 435.300 to 435.312 shall preclude any court from referring any individual matter to a nonbinding alternative dispute resolution process so as to effectuate the timely, fair, and efficient administration of justice, subject only to subsection 2 of section 435.303.

4. Nothing in sections 435.300 to 435.312 is intended to undermine the right of litigants to a jury trial in the event that a resolution satisfactory to the parties is not achieved through a nonbinding alternative dispute resolution process.

5. Nothing in sections 435.300 to 435.312 shall be deemed to require:

(1) Any party or party representative who appears at an alternative dispute resolution process in compliance with a court order to settle all or part of any claim; or

(2) Any party to attend a mediation with counsel if such party is self-represented.

6. If the court has not referred a case to a nonbinding dispute resolution process pursuant to section 435.303 and if the parties do not elect to use sections 435.300 to 435.312, the process shall be regarded as settlement negotiations and subject to the rules of confidentiality that generally apply to such negotiations. If the parties to the dispute have agreed in writing to submit their dispute to that alternative dispute resolution process but have not invoked the protections of sections 435.300 to 435.312, no person who serves as a neutral in such process, nor any agent or employee of that person or of an organization through which the neutral provided the alternative dispute resolution process, shall be subpoenaed or otherwise compelled to disclose any matter revealed in the process of setting up or conducting such alternative dispute resolution process. All settlement agreements are required to be in writing as described under sections 435.300 to 435.312."; and

Further amend said bill, Page 2, Section 491.015, Line 31, by inserting after all of said section and line the following:

"494.455. 1. Each county or city not within a county may elect to compensate its jurors pursuant to subsection 2 of this section except as otherwise provided in subsection 3 of this section.

2. Each grand and petit juror shall receive six dollars per day, for every day he or she may actually serve as such, and seven cents for every mile he or she may necessarily travel going from his or her place of residence to the courthouse and returning, to be paid from funds of the county or a city not within a county. The governing body of

each county or a city not within a county may authorize additional daily compensation and mileage allowance for jurors, which additional compensation shall be paid from the funds of the county or a city not within a county. The governing body of each county or a city not within a county may authorize additional daily compensation and mileage allowance for jurors attending a coroner's inquest. Jurors may receive the additional compensation and mileage allowance authorized by this subsection only if the governing body of the county or the city not within a county authorizes the additional compensation. The provisions of this subsection authorizing additional compensation shall terminate upon the issuance of a mandate by the Missouri supreme court which results in the state of Missouri being obligated or required to pay any such additional compensation even if such additional compensation is formally approved or authorized by the governing body of a county or a city not within a county. Provided that a county or a city not within a county authorizes daily compensation payable from county or city funds for jurors who serve in that county pursuant to this subsection in the amount of at least six dollars per day in addition to the amount required by this subsection, a person shall receive an additional six dollars per day to be reimbursed by the state of Missouri so that the total compensation payable shall be at least eighteen dollars, plus mileage for each day that the person actually serves as a petit juror in a particular case; or for each day that a person actually serves as a grand juror during a term of a grand jury. The state shall reimburse the county for six dollars of the additional juror compensation provided by this subsection.

3. (1) In any county of the first classification without a charter form of government and with a population of at least two hundred thousand inhabitants, no grand or petit juror shall receive compensation for the first two days of service, but shall receive fifty dollars per day for the third day and each subsequent day he or she may actually serve as such, and seven cents for every mile he or she may necessarily travel going from his or her place of residence to the courthouse and returning, to be paid from funds of the county.

(2) Except as provided in subdivision (1) of this subsection, in any county, upon adoption by the county commission, no grand or petit juror shall receive compensation for the first two days of service, but shall receive fifty dollars per day for the third day and each subsequent day he or she may actually serve as such, and seven cents for every mile he or she may necessarily travel going from his or her place of residence to the courthouse and returning, to be paid from funds of the county; except that, a county commission may authorize compensation to a grand or petit juror for the first two days of service not to exceed ten dollars per day.

4. When each panel of jurors summoned and attending court has completed its service, the board of jury commissioners shall cause to be submitted to the governing body of the county or a city not within a county a statement of fees earned by each juror. Within thirty days of the submission of the statement of fees, the governing body shall cause payment to be made to those jurors summoned the fees earned during their service as jurors.

510.500. Sections 510.500 to 510.521 shall be known and may be cited as the "Uniform Interstate Depositions and Discovery Act".

510.503. As used in sections 510.500 to 510.521, the following terms mean:

- (1) "Foreign jurisdiction", a state other than this state;
- (2) "Foreign subpoena", a subpoena issued under authority of a court of record of a foreign jurisdiction;
- (3) "Person", an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, public corporation, government or political subdivision, agency or instrumentality, or any other legal or commercial entity;
- (4) "State", a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, a federally recognized Indian tribe, or any territory or insular possession subject to the jurisdiction of the United States;
- (5) "Subpoena", a document, however denominated, issued under authority of a court of record requiring a person to:
 - (a) Attend and give testimony at a deposition;
 - (b) Produce and permit inspection and copying of designated books, documents, records, electronically stored information, or tangible items in the possession, custody, or control of the person; or
 - (c) Permit inspection of premises under the control of the person.

510.506. 1. To request issuance of a subpoena under this section, a party shall submit a foreign subpoena to a clerk of court in the county in which discovery is sought to be conducted in this state. A request for the issuance of a subpoena under sections 510.500 to 510.521 shall not constitute an appearance in the courts of this state.

2. If a party submits a foreign subpoena to a clerk of court in this state, the clerk, in accordance with such court's procedure, shall promptly issue a subpoena for service upon the person to which the foreign subpoena is directed.

3. A subpoena under subsection 2 of this section shall:

(1) Incorporate the terms used in the foreign subpoena; and

(2) Contain or be accompanied by the names, addresses, and telephone numbers of all counsel of record in the proceeding to which the subpoena relates and of any party not represented by counsel.

510.509. A subpoena issued by a clerk of court under section 510.506 shall be served in compliance with the Missouri supreme court rules of civil procedure and laws of this state.

510.512. The Missouri supreme court rules of civil procedure and laws of this state, and any amendments thereto, apply to subpoenas issued under section 510.506.

510.515. An application to the court for a protective order or to enforce, quash, or modify a subpoena issued by a clerk of court under section 510.506 shall comply with the Missouri supreme court rules of civil procedure and statutes of this state and be submitted to the court in the county in which discovery is to be conducted.

510.518. In applying and construing sections 510.500 to 510.521, consideration shall be given to the need to promote uniformity of the law with respect to its subject matter among states that enact it.

510.521. Sections 510.500 to 510.521 apply to requests for discovery in cases pending on August 28, 2022.

550.125. 1. There is hereby created in the state treasury the "Change of Venue for Capital Cases Fund", which shall consist of moneys appropriated to the fund by the general assembly. The office of state courts administrator shall administer and disburse moneys in the fund in accordance with subsection 2 of this section. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section. Notwithstanding the provisions of section 33.080, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. In a capital case in which a change of venue is taken from one county to any other county, at the conclusion of such case the county from which the case was transferred may apply to the office of state courts administrator for the county to which the case was transferred to be reimbursed from the change of venue for capital cases fund any costs associated with the sequestering of jurors. The costs of reimbursement shall not exceed the then-approved state rates for travel reimbursement for lodging and meals.

3. Except as provided under subsection 4 of this section, the office of state courts administrator shall develop an application process and other procedures to determine if a county is eligible for reimbursement under this section. If a county is eligible for reimbursement, the office of state courts administrator shall disburse such moneys to the county as provided under subsection 4 of this section. In the event the amount disbursed is less than the county's actual costs associated with sequestering jurors, the original county shall reimburse the county to which the case was transferred for the difference. If the office of state courts administrator determines a county is not eligible for reimbursement under this section, the county in which the capital case originated shall be responsible for reimbursement.

4. Applications for reimbursement shall be submitted by May first of the current fiscal year, and disbursements shall be made by June thirtieth of the current fiscal year. Applications submitted after May first of the current fiscal year shall be reimbursed in the following fiscal year. If the total dollar amount of the claims in a given year exceeds the amount of money in the fund in the same year, the claims shall be reimbursed on a pro rata basis.

5. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill, Page 5, Section 573.550, Line 26, by inserting after all of said section and line the following:

"575.205. 1. A person commits the offense of tampering with electronic monitoring equipment if he or she intentionally removes, alters, tampers with, damages, ~~or~~ destroys, **fails to charge, or otherwise disables** electronic monitoring equipment which a court, the division of probation and parole or the parole board has required such person to wear.

2. This section does not apply to the owner of the equipment or an agent of the owner who is performing ordinary maintenance or repairs on the equipment.

3. The offense of tampering with electronic monitoring equipment is a class D felony.

4. The offense of tampering with electronic monitoring equipment if a person fails to charge or otherwise disables electronic monitoring equipment is a class E felony, unless the offense for which the person was placed on electronic monitoring was a misdemeanor, in which case it is a class A misdemeanor."; and

Further amend said bill, Page 12, Section 595.226, Line 28, by inserting after all of said section and line the following:

~~"[435.014. 1. If all the parties to a dispute agree in writing to submit their dispute to any forum for arbitration, conciliation or mediation, then no person who serves as arbitrator, conciliator or mediator, nor any agent or employee of that person, shall be subpoenaed or otherwise compelled to disclose any matter disclosed in the process of setting up or conducting the arbitration, conciliation or mediation.~~

~~2. Arbitration, conciliation and mediation proceedings shall be regarded as settlement negotiations. Any communication relating to the subject matter of such disputes made during the resolution process by any participant, mediator, conciliator, arbitrator or any other person present at the dispute resolution shall be a confidential communication. No admission, representation, statement or other confidential communication made in setting up or conducting such proceedings not otherwise discoverable or obtainable shall be admissible as evidence or subject to discovery.]"~~; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Evans	Falkner	Francis	Gregory 51	Gregory 96
Griffith	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stephens 128	Tate	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Veit	West	Wiemann
Mr. Speaker				

NOES: 051

Adams	Aldridge	Anderson	Aune	Bailey
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Chipman	Clemens
Collins	Doll	Eggleston	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Kidd
Lewis 25	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Pollock 123	Price IV	Proudie
Quade	Roden	Rogers	Sauls	Sharp 36
Smith 45	Stacy	Taylor 139	Terry	Turnbaugh
Unsicker	Walsh 50	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 019

Appelbaum	Bangert	Bland Manlove	Derges	Fishel
Fitzwater	Grier	Haden	Hovis	Kalberloh
Mackey	McDaniel	Pietzman	Schnelting	Schroer
Smith 67	Stevens 46	Van Schoiack	Wright	

VACANCIES: 007

Representative Veit moved that **House Amendment No. 11** be adopted.

Which motion was defeated.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hudson	Hurlbert	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	West	Wiemann	Mr. Speaker	

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NOES: 045

Adams	Aldridge	Anderson	Aune	Bailey
Baringer	Barnes	Bosley	Brown 27	Burnett
Burton	Butz	Clemens	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Kidd	Lewis 25	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Pollock 123	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Taylor 139	Terry	Turnbaugh	Unsicker
Walsh 50	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 022

Appelbaum	Atchison	Bangert	Bland Manlove	Brown 70
Collins	Derges	Fishel	Haden	Hovis
Kalberloh	Mackey	McDaniel	Pietzman	Price IV
Roden	Schnelting	Schroer	Stevens 46	Van Schoiack
Veit	Wright			

VACANCIES: 007

On motion of Representative Kelly (141), **HCS SS SCS SBs 775, 751 & 640, as amended**, was adopted.

On motion of Representative Kelly (141), **HCS SS SCS SBs 775, 751 & 640, as amended**, was read the third time and passed by the following vote:

AYES: 123

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Boggs	Bosley
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Busick	Butz	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fitzwater	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Mayhew	McCreery	McGaugh
McGill	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Sauls	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Van Schoiack	Veit	West
Wiemann	Young	Mr. Speaker		

NOES: 011

Bailey	Barnes	Burnett	Chipman	Davis
Kidd	Lovasco	Merideth	Pollock 123	Unsicker
Walsh 50				

PRESENT: 012

Bland Manlove	Brown 70	Burton	Clemens	Collins
Fogle	Lewis 25	Quade	Roden	Walsh Moore 93
Weber	Windham			

ABSENT WITH LEAVE: 010

Appelbaum	Derges	Fishel	Hovis	Mackey
McDaniel	Price IV	Schnelting	Stevens 46	Wright

VACANCIES: 007

Speaker Vescovo declared the bill passed.

MOTION

Representative Plocher moved that Rule 22 be suspended.

Which motion was adopted by the following vote:

AYES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGirl	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 044

Adams	Aldridge	Anderson	Aune	Bailey
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray

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Gunby	Ingle	Johnson	Kidd	Lewis 25
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Proudie	Quade	Rogers	Sauls
Sharp 36	Smith 45	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 001

Smith 67

ABSENT WITH LEAVE: 013

Appelbaum	Bland Manlove	Derges	Fishel	Hovis
Mackey	McDaniel	Pollitt 52	Price IV	Schnelting
Stevens 46	Taylor 48	Wright		

VACANCIES: 007

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 048

Anderson	Atchison	Bailey	Basye	Billington
Bromley	Brown 27	Burton	Busick	Cook
Cupps	Davidson	Evans	Gregory 51	Haden
Haffner	Haley	Hardwick	Kalberloh	Kelley 127
Kelly 141	Lewis 6	Lovasco	Mayhew	McGill
Morse	Mosley	Murphy	Owen	Patterson
Railsback	Reedy	Richy	Roberts	Rogers
Sander	Sassmann	Seitz	Sharpe 4	Shields
Taylor 139	Thompson	Van Schoiack	Veit	Walsh 50
West	Wright	Young		

NOES: 002

Davis Kidd

PRESENT: 065

Appelbaum	Aune	Baker	Baringer	Barnes
Black 137	Black 7	Buchheit-Courtway	Burger	Burnett
Butz	Chipman	Coleman 97	Collins	Copeland
Deaton	Dinkins	Dogan	Eggleston	Ellebracht
Falkner	Fitzwater	Fogle	Francis	Gregory 96
Grier	Griffith	Gunby	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Knight	Lewis 25	McCreery	Nurrenbern	O'Donnell

Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Proudie	Riley	Roden	Sauls
Schwadron	Shaul	Smith 45	Stacy	Stephens 128
Tate	Taylor 48	Terry	Thomas	Toalson Reisch
Turnbaugh	Unsicker	Weber	Wiemann	Mr. Speaker

ABSENT WITH LEAVE: 041

Adams	Aldridge	Andrews	Bangert	Bland Manlove
Boggs	Bosley	Brown 16	Brown 70	Christofanelli
Clemens	Coleman 32	DeGroot	Derges	Doll
Fishel	Gray	Johnson	Mackey	McDaniel
McGaugh	Merideth	Person	Phifer	Pietzman
Pollock 123	Price IV	Quade	Riggs	Rone
Schnelting	Schroer	Sharp 36	Simmons	Smith 155
Smith 163	Smith 67	Stevens 46	Trent	Walsh Moore 93
Windham				

VACANCIES: 007

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 742** entitled:

An act to repeal sections 288.132, 303.025, 303.041, 319.129, 375.159, 376.380, and 379.011, RSMo, and to enact in lieu thereof thirteen new sections relating to insurance, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **SS SCS SBs 681 & 662, with HCS, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 820, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Further, that the Senate conferees be allowed to exceed the differences on House Amendment No. 3 and House Amendment No. 6, as amended.

THIRD READING OF SENATE CONCURRENT RESOLUTIONS

SCR 34, relating to a size increase of Wilson's Creek Newtonia Battlefields, was placed on the Informal Calendar.

SCR 28, relating to a state funeral for the last surviving World War II Medal of Honor recipient, was taken up by Representative Griffith.

On motion of Representative Griffith, **SCR 28** was truly agreed to and finally passed by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mayhew	McCreery	McGill	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Bosley	DeGroot	Derges	Fishel	Hicks
Mackey	McDaniel	McGaugh	Merideth	Pietzman
Price IV	Rone	Sharp 36	Smith 67	Stevens 46
Walsh Moore 93	Windham			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

BILLS CARRYING REQUEST MESSAGES

HCS SS SCS SBs 681 & 662, as amended, relating to elementary and secondary education, was taken up by Representative Basye.

Representative Basye moved that the House refuse to recede from its position on **HCS SS SCS SBs 681 & 662, as amended**, and grant the Senate a conference.

Which motion was adopted.

COMMITTEE REPORTS

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **SJR 39**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Bailey, Baker, Chipman and Cupps

Noes (0)

Absent (3): Ellebracht, Kelly (141) and Sharp (36)

Special Committee on Tourism, Chairman Hudson reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **SS SCR 36**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Burnett, Hudson, Morse, Pike, Riggs, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Barnes

CONFERENCE COMMITTEE REPORT ON SENATE SUBSTITUTE FOR HOUSE BILL NO. 2149

The Conference Committee appointed on Senate Substitute for House Bill No. 2149, with Senate Amendment No. 1, Senate Amendment No. 1 to Senate Amendment No. 3, Senate Amendment No. 3, as amended, and Senate Amendment No. 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for House Bill No. 2149, as amended;

2. That the House recede from its position on House Bill No. 2149;
3. That the attached Conference Committee Substitute for Senate Substitute for House Bill No. 2149, be Third Read and Finally Passed.

FOR THE HOUSE:

/s/ Representative Brenda Shields
/s/ Representative John Black
/s/ Representative David Evans
/s/ Representative Jo Doll
/s/ Representative Patty Lewis

FOR THE SENATE:

/s/ Senator Karla Eslinger
/s/ Senator Justin Brown
/s/ Senator Jeanie Riddle
/s/ Senator Doug Beck
/s/ Senator Jill Schupp

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS#2 SB 761 - Special Committee on Government Oversight

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR SS HB 2149, as amended - Fiscal Review

ADJOURNMENT

Representative Plocher moved that the House stand adjourned until 10:00 a.m., Wednesday, May 4, 2022.

Which motion was adopted by the following vote, the ayes and noes having been demanded by Representative Hovis:

AYES: 086

Anderson	Atchison	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Butz	Chipman	Clemens	Cook	Copeland
Cupps	Davidson	Deaton	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fitzwater
Gregory 51	Griffith	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Lewis 6
Mayhew	McCreery	Morse	Murphy	O'Donnell
Owen	Perkins	Phifer	Pike	Plocher
Pollitt 52	Pouche	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Sassmann	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Smith 155	Smith 45	Stacy	Stephens 128

Taylor 48	Terry	Thomas	Thompson	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	West
Mr. Speaker				

NOES: 024

Aldridge	Aune	Bailey	Bland Manlove	Brown 27
Coleman 97	Collins	Davis	Grier	Haden
Kidd	Lewis 25	Lovasco	Nurrenbern	Patterson
Pietzman	Pollock 123	Roden	Sander	Schroer
Taylor 139	Toalson Reisch	Walsh 50	Young	

PRESENT: 016

Adams	Appelbaum	Brown 70	Burnett	Burton
Doll	Fogle	Gray	Gunby	Johnson
Mosley	Person	Proudie	Sauls	Smith 67
Weber				

ABSENT WITH LEAVE: 030

Andrews	Boggs	Bosley	Christofanelli	Coleman 32
DeGroot	Derges	Fishel	Francis	Gregory 96
Hicks	Knight	Mackey	McDaniel	McGaugh
McGill	Merideth	Porter	Price IV	Rone
Schnelting	Sharp 36	Simmons	Smith 163	Stevens 46
Tate	Trent	Wiemann	Windham	Wright

VACANCIES: 007

COMMITTEE HEARINGS

CONFERENCE COMMITTEE ON BUDGET

Wednesday, May 4, 2022, 8:00 AM, Joint Hearing Room (117).

Conference Committee on Budget for SS SCS HCS HB 3002, SS SCS HCS HB 3003, SCS HCS HB 3004, SCS HCS HB 3005, SCS HCS HB 3006, SCS HCS HB 3007, SS SCS HCS HB 3008, SCS HCS HB 3009, SS SCS HCS HB 3010, SS SCS HCS HB 3011, SS SCS HCS HB 3012, SCS HCS HB 3013 and SCS HCS HB 3015.

CONFERENCE COMMITTEE ON SS SCS HCS HB 1720

Wednesday, May 4, 2022, 3:00 PM, House Hearing Room 5.

Conference Committee for SS SCS HCS HB 1720.

CONSERVATION AND NATURAL RESOURCES

Thursday, May 5, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: SB 984

FISCAL REVIEW

Wednesday, May 4, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

HIGHER EDUCATION

Thursday, May 5, 2022, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2763

PENSIONS

Wednesday, May 4, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2825

RULES - LEGISLATIVE OVERSIGHT

Wednesday, May 4, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HJR 110

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, May 4, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: SS#2 SB 761

Executive session will be held: SS SB 812

Time change.

Added SS#2 SB 761.

AMENDED

SPECIAL COMMITTEE ON REDISTRICTING

Wednesday, May 4, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2909

Executive session will be held: HB 2909

Time change.

CORRECTED

SPECIAL COMMITTEE ON URBAN ISSUES

Wednesday, May 4, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: SS SB 798

SPECIAL COMMITTEE ON URBAN ISSUES

Thursday, May 5, 2022, 9:00 AM, House Hearing Room 7.

Executive session will be held: SS SB 798

HOUSE CALENDAR

SIXTY-FOURTH DAY, WEDNESDAY, MAY 4, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl
HJR 80 - Coleman (32)
HCS HJR 134 - Taylor (139)
HJR 137 - Eggleston
HJR 128 - O'Donnell
HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HBs 1593 & 1959 - Walsh (50)
HCS HB 2704 - Hicks
HCS HB 1546 - Richey
HB 1581 - Mayhew
HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley

HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs

HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot

HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2452 - Cook

SENATE BILLS FOR SECOND READING

SS SB 742

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, E.C. - Baker
HCS SCS SB 982, E.C. - Shields
HCS#2 SB 710, (Fiscal Review 5/2/22), E.C. - Baker
HCS SB 718, (Fiscal Review 5/2/22) - Shields
HCS SS#2 SCS SB 745, (Fiscal Review 5/2/22) - O'Donnell
HCS SB 845 - McGaugh
HCS SCS SB 886 - Hardwick
HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 31 - Francis
SCR 33 - Gregory (51)
SCR 25 - Trent

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
HCS SB 820, as amended (request House recede/grant conference/Senate exceeded differences) - Haffner

BILLS IN CONFERENCE

SS SCS HCS HB 1720, as amended (House exceeded differences), E.C. - Pollitt (52)
CCR SS HB 2149, as amended (Fiscal Review 5/3/22), E.C. - Shields
SS SCS HCS HB 3002 - Smith (163)
SS SCS HCS HB 3003 - Smith (163)
SCS HCS HB 3004 - Smith (163)
SCS HCS HB 3005 - Smith (163)
SCS HCS HB 3006 - Smith (163)
SCS HCS HB 3007 - Smith (163)
SS SCS HCS HB 3008 - Smith (163)
SCS HCS HB 3009 - Smith (163)
SS SCS HCS HB 3010 - Smith (163)
SS SCS HCS HB 3011 - Smith (163)
SS SCS HCS HB 3012 - Smith (163)
SCS HCS HB 3013 - Smith (163)
SCS HCS HB 3015 - Smith (163)
HCS SS SCS SBs 681 & 662, as amended, E.C. - Basye

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

SS SCS HCS HB 3014 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-FOURTH DAY, WEDNESDAY, MAY 4, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

And this commandment we have from Him, that he who loveth God love his brother also. (I John 4:21)

O God, the Lord and sustainer of all and the Creator of all people, we pray that You will make Your will known to us as we bow in this circle of prayer. May we be so governed by Your power and so guided by Your gracious purpose that we may be led into the way of truth, along the path of peace, on the road of righteousness, and down the highway of goodwill.

Remove the walls which separate our people and break down the barriers which partition one life from another, one group from another, one party from another. Purge our cities and towns of the causes of hate and violence. By Your grace, help us to live in a new unity of spirit, with a new bond of peace, by a new righteousness of life, and for a new spirit of humility.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-third day was approved as printed.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS SB 742, relating to insurance, with penalty provisions.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SCS SBs 681 & 662, as amended**.

Senators: O’Laughlin, Koenig, Eslinger, Arthur, Schupp

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR SS HB 2149, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (1): Eggleston

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS#2 SB 710**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (1): Eggleston

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS#2 SCS SB 745**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (1): Eggleston

THIRD READING OF SENATE BILLS

HCS SCS SB 886, relating to trusts, was taken up by Representative Hardwick.

On motion of Representative Hardwick, the title of **HCS SCS SB 886** was agreed to.

Representative Kalberloh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 886, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"214.160. 1. Under sections 214.140 to 214.180, and as otherwise not prohibited under Article VI, Section 23 of the Constitution of Missouri, the county commission may invest or loan said trust fund or funds in United States government, state, county or municipal bonds, certificates of deposit, first real estate mortgages, or deeds of trust and may utilize investment managers to invest, reinvest, and manage assets, subject to the terms, conditions, and limitations provided in this section and Article IV, Section 15 of the Constitution of Missouri. ~~[They]~~ **When sufficient, the commission** shall use the net income from said trust fund or funds or such investments or so much thereof as is necessary to support and maintain and beautify any public or private cemetery or any particular part

thereof which may be designated by the person, persons or firm or association making said gift or bequest. **If the net income from said trust fund or funds is not sufficient to support and maintain and beautify a cemetery, the commission may only use as much of the principal thereof as the commission deems necessary for the purpose of the basic maintenance to control the growth of grass and weeds.** In maintaining or supporting the cemetery or any particular part or portion thereof the commission shall as nearly as possible follow the expressed wishes of the creator of said trust fund.

2. An investment manager shall discharge his or her duties in the interest of the public or private cemetery and the interest of the person, persons, or firm making the gift or bequest and shall:

(1) Act with the same care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a similar capacity and familiar with those matters would use in the conduct of a similar enterprise with similar aims;

(2) Act with due regard for the management, reputation, and stability of the issuer and the character of the particular investments being considered;

(3) Make investments for the purpose of supporting, maintaining, and beautifying any public or private cemetery or any particular part thereof, which may be designated by the person, persons, or firm or association making said gift or bequest, and of defraying reasonable expenses of investing the assets;

(4) Give appropriate consideration to those facts and circumstances that the investment fiduciary knows or should know are relevant to the particular investment or investment course of action involved, including the role the investment or investment course of action plays in that portion of the investments for which the investment fiduciary has responsibility. For purposes of this subdivision, "appropriate consideration" shall include, but is not limited to, a determination by the investment fiduciary that a particular investment or investment course of action is reasonably designed to further the purposes of supporting, maintaining, and beautifying any public or private cemetery or any particular part thereof, which may be designated by the person, persons, or firm or association making said gift or bequest, while considering the risk of loss and the opportunity for gain or other return associated with the investment or investment course of action and considering the following factors as they relate to the investment or investment course of action:

(a) The diversification of the investments;

(b) The liquidity and current return of the investments relative to the anticipated cash flow requirements; and

(c) The projected return of the investments relative to the funding objectives; and

(5) Give appropriate consideration to investments that would enhance the general welfare of this state and its citizens if those investments offer the safety and rate of return comparable to other investments available to the investment fiduciary at the time the investment decision is made.

3. As used in this section, "invest" or "investment" means utilization of moneys in the expectation of future returns in the form of income or capital gain."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kalberloh, **House Amendment No. 1** was adopted.

On motion of Representative Hardwick, **HCS SCS SB 886, as amended**, was adopted.

On motion of Representative Hardwick, **HCS SCS SB 886, as amended**, was read the third time and passed by the following vote:

AYES: 130

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Bland Manlove	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burton	Busick	Chipman	Clemens
Coleman 32	Coleman 97	Cook	Cupps	Davidson
Davis	DeGroot	Derges	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner

Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mayhew	McCreery
McDaniel	McGaugh	McGill	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Pietzman	Pike	Plocher	Pollock 123
Porter	Pouche	Price IV	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Sander	Sassmann	Sauls	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 026

Aldridge	Bailey	Black 7	Bosley	Burnett
Butz	Christofanelli	Collins	Copeland	Deaton
Fishel	Henderson	Mackey	Merideth	Patterson
Phifer	Pollitt 52	Proudie	Roden	Rogers
Rone	Schnelting	Sharp 36	Smith 163	Walsh Moore 93
Windham				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

BILLS IN CONFERENCE

CCR SS HB 2149, as amended, relating to professional licensing, was taken up by Representative Shields.

Representative Shields moved that the House refuse to adopt the Conference Committee Report on **SS HB 2149, as amended**, and request the Senate to grant the House further conference.

Which motion was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 134

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Bland Manlove	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Chipman
Clemens	Coleman 32	Coleman 97	Cook	Cupps

Davidson	Davis	DeGroot	Derges	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mayhew	McCreery	McDaniel	McGaugh	McGill
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Perkins	Person	Pike	Plocher
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge	Bailey	Black 7	Bosley	Butz
Christofanelli	Collins	Copeland	Deaton	Fishel
Mackey	Merideth	Patterson	Phifer	Pietzman
Pollitt 52	Rogers	Rone	Sharp 36	Smith 155
Smith 163	Windham			

VACANCIES: 007

THIRD READING OF SENATE BILLS

HCS SS SCS SB 834, HCS SCS SB 908, HCS SCS SB 982, HCS#2 SB 710, HCS SB 718, HCS SS#2 SCS SB 745, and HCS SB 845 were placed on the Informal Calendar.

On motion of Representative Plocher, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

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AYES: 051

Anderson	Atchison	Basye	Billington	Boggs
Brown 16	Brown 27	Burton	Busick	Christofanelli
Collins	Cook	Copeland	Cupps	Davidson
Dogan	Evans	Francis	Gregory 51	Haden
Haffner	Haley	Hardwick	Hicks	Johnson
Kalberloh	Kelley 127	Kelly 141	Lewis 6	Lovasco
McGaugh	McGill	Morse	Murphy	Owen
Pollock 123	Railsback	Sander	Sassmann	Seitz
Sharpe 4	Shields	Smith 155	Taylor 139	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wright
Young				

NOES: 002

Davis	Ingle
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PRESENT: 081

Adams	Aldridge	Andrews	Appelbaum	Aune
Baker	Baringer	Barnes	Black 7	Bosley
Bromley	Brown 70	Buchheit-Courtway	Burger	Butz
Chipman	Coleman 32	Derges	Dinkins	Doll
Eggleston	Ellebracht	Fitzwater	Fogle	Gray
Gregory 96	Griffith	Gunby	Henderson	Houx
Hovis	Hudson	Hurlbert	Kidd	Knight
Lewis 25	McCreery	McDaniel	Mosley	Nurrenbern
O'Donnell	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Quade	Reedy
Riley	Roden	Rone	Sauls	Schnelting
Schroer	Schwadron	Sharp 36	Shaul	Simmons
Smith 45	Smith 67	Stacy	Stephens 128	Tate
Taylor 48	Terry	Thomas	Thompson	Trent
Turnbaugh	Walsh Moore 93	Weber	Wiemann	Windham
Mr. Speaker				

ABSENT WITH LEAVE: 022

Bailey	Bangert	Black 137	Bland Manlove	Burnett
Clemens	Coleman 97	Deaton	DeGroot	Falkner
Fishel	Grier	Mackey	Mayhew	Merideth
Richey	Riggs	Roberts	Rogers	Smith 163
Stevens 46	Unsicker			

VACANCIES: 007

BILLS CARRYING REQUEST MESSAGES

HCS SB 820, as amended, relating to renewable energy, was taken up by Representative Haffner.

Representative Haffner moved that the House refuse to recede from its position on **HCS SB 820, as amended**, and grant the Senate a conference.

Which motion was adopted.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

HCS SS SCS SBs 681 & 662, as amended: Representatives Basye, Francis, Haffner, Sharp (36), and Proudie

HCS SB 820, as amended: Representatives Haffner, Chipman, Taylor (139), Butz, and McCreery

THIRD READING OF SENATE BILLS - INFORMAL

HCS#2 SB 710, relating to health care, was taken up by Representative Baker.

On motion of Representative Baker, the title of **HCS#2 SB 710** was agreed to.

Representative Baker offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 9, Line 59, by deleting the phrase "**January 1, 2023**" and inserting in lieu thereof the phrase "**November 1, 2022**"; and

Further amend said bill, Page 28, Section 194.297, Line 4, by deleting the phrase "**state treasurer**" and inserting in lieu thereof the phrase "**director of revenue**"; and

Further amend said bill, Page 40, Section 195.010, Line 348, by inserting after all of said section and line the following:

"196.1170. 1. This section shall be known and may be cited as the "**Kratom Consumer Protection Act**".

2. As used in this section, the following terms mean:

(1) "**Dealer**", a person who sells, prepares, or maintains kratom products or advertises, represents, or holds oneself out as selling, preparing, or maintaining kratom products. Such person may include, but not be limited to, a manufacturer, wholesaler, store, restaurant, hotel, catering facility, camp, bakery, delicatessen, supermarket, grocery store, convenience store, nursing home, or food or drink company;

(2) "**Department**", the department of health and senior services;

(3) "**Director**", the director of the department or the director's designee;

(4) "**Food**", a food, food product, food ingredient, dietary ingredient, dietary supplement, or beverage for human consumption;

(5) "**Kratom product**", a food product or dietary ingredient containing any part of the leaf of the plant *Mitragyna speciosa*.

3. The general assembly hereby occupies and preempts the entire field of regulating kratom products to the complete exclusion of any order, ordinance, or regulation of any political subdivision of this state. Any political subdivision's existing or future orders, ordinances, or regulations relating to kratom products are hereby void.

4. (1) A dealer who prepares, distributes, sells, or exposes for sale a food that is represented to be a kratom product shall disclose on the product label the factual basis upon which that representation is made.

(2) A dealer shall not prepare, distribute, sell, or expose for sale a food represented to be a kratom product that does not conform to the disclosure requirement under subdivision (1) of this subsection.

5. A dealer shall not prepare, distribute, sell, or expose for sale any of the following:

(1) A kratom product that is adulterated with a dangerous non-kratom substance. A kratom product shall be considered to be adulterated with a dangerous non-kratom substance if the kratom product is mixed or packed with a non-kratom substance and that substance affects the quality or strength of the kratom product to such a degree as to render the kratom product injurious to a consumer;

(2) A kratom product that is contaminated with a dangerous non-kratom substance. A kratom product shall be considered to be contaminated with a dangerous non-kratom substance if the kratom product contains a poisonous or otherwise deleterious non-kratom ingredient including, but not limited to, any substance listed in section 195.017;

(3) A kratom product containing a level of 7-hydroxymitragynine in the alkaloid fraction that is greater than two percent of the alkaloid composition of the product;

(4) A kratom product containing any synthetic alkaloids, including synthetic mitragynine, synthetic 7-hydroxymitragynine, or any other synthetically derived compounds of the plant *Mitragyna speciosa*; or

(5) A kratom product that does not include on its package or label the amount of mitragynine and 7-hydroxymitragynine contained in the product.

6. A dealer shall not distribute, sell, or expose for sale a kratom product to an individual under eighteen years of age.

7. (1) If a dealer violates subdivision (1) of subsection 4 of this section, the director may, after notice and hearing, impose a fine on the dealer of no more than five hundred dollars for the first offense and no more than one thousand dollars for the second or subsequent offense.

(2) A dealer who violates subdivision (2) of subsection 4 of this section, subsection 5 of this section, or subsection 6 of this section is guilty of a class D misdemeanor.

(3) A person aggrieved by a violation of subdivision (2) of subsection 4 of this section or subsection 5 of this section may, in addition to and distinct from any other remedy at law or in equity, bring a private cause of action in a court of competent jurisdiction for damages resulting from that violation including, but not limited to, economic, noneconomic, and consequential damages.

(4) A dealer does not violate subdivision (2) of subsection 4 of this section or subsection 5 of this section if a preponderance of the evidence shows that the dealer relied in good faith upon the representations of a manufacturer, processor, packer, or distributor of food represented to be a kratom product.

8. The department shall promulgate rules to implement the provisions of this section including, but not limited to, the requirements for the format, size, and placement of the disclosure label required under subdivision (1) of subsection 4 of this section and for the information to be included in the disclosure label. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Baker, **House Amendment No. 1** was adopted.

Representative Black (7) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 12, Section 191.900, Line 38, by deleting the word "**substantial**" and inserting in lieu thereof the word "**reasonable**"; and

Further amend said bill, Section 191.1400, Page 16, Lines 15 to 20, by deleting all of said lines and inserting in lieu thereof the following:

"member, or other person requested by the patient or resident for the purpose of a"; and

Further amend said bill, page, and section, Lines 27 to 29, by deleting all of said lines and inserting in lieu thereof the following:

"visitation hours shall include evenings, weekends, and holidays. Minor children under twelve years of age shall be allowed as compassionate care visitors, but access to a patient or resident may be limited by a health care facility due to any of the provisions under subdivision (3) of subsection 6 of this section."; and

Further amend said bill, page, and section, Lines 31 and 32, by deleting the words **"when appropriate"** and inserting in lieu thereof the following:

"unless the patient's or resident's attending physician deems twenty-four-hour attendance to be medically or therapeutically contraindicated as attested to in a patient's or resident's chart;"; and

Further amend said bill and section, Page 18, Line 79, by inserting after all of said line the following:

"10. The health care facility shall have the burden of proof to establish that it is entitled to limit access under the provisions of this section.

11. Any individual aggrieved by a violation of this section may bring a civil action for injunctive relief, damages, or both."; and

Further amend said bill by renumbering all subsequent subsections accordingly; and

Further amend said bill, page, and section, Line 82, by inserting after the word **"section"** the following:

"if they have used the degree of care that a reasonable and prudent person would use under the same or similar circumstances"; and

Further amend said bill, page, and section, Lines 87 to 88, by deleting all of said lines and inserting in lieu thereof the following:

"by a health care facility, the department of health and senior services, the department of social services, or the governor upon declaring a state of emergency under chapter 44.

12. The provisions of this section shall not apply to any inpatient facility operated by the department of mental health."; and

Further amend said bill, Pages 18 to 20, Section 191.2290, Lines 1 to 80, by deleting all of said section and lines from the bill; and

Further amend said bill, Pages 70 to 72, Section 630.202, Lines 1 to 77, by deleting all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 2** was adopted.

Representative Buchheit-Courtway offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 72, Section 630.202, Line 77, by inserting after all of said section and line the following:

"630.1150. 1. The department of mental health and the department of social services shall oversee and implement a collaborative project to:

(1) Assess the incidence and implications of continued hospitalization of foster children and clients of the department of mental health that occurs without medical justification because appropriate post-discharge placement options are unavailable;

(2) Assess the incidence and implications of continued hospitalization of foster children with mental illnesses, mental disorders, intellectual disabilities, and developmental disabilities that occurs without medical justification because they are awaiting screening for appropriateness of residential services; and

(3) Develop recommendations to ensure that patients described in this subsection receive treatment in the most cost-effective and efficacious settings, consistent with federal and state standards for treatment in the least restrictive environment.

2. The departments shall also solicit and consider data and recommendations from foster children, clients of the department of mental health, and other stakeholders who may provide or coordinate treatment for, or have responsibility for, such children or patients, including:

(1) Hospital social workers and discharge planners;

(2) Health insurers;

(3) Psychiatrists and psychologists;

(4) Hospitals, as defined in section 197.020;

(5) Skilled nursing facilities and intermediate care facilities licensed under chapter 198;

(6) Vendors, as defined in section 630.005;

(7) Vulnerable persons or persons under the care and custody of the children's division of the department of social services;

(8) Consumers;

(9) Public elementary and secondary schools;

(10) Family support teams and case workers; and

(11) The courts.

3. The departments shall issue interim reports before December 31, 2022, and before July 1, 2023, and a final report before December 1, 2023. Copies of each report shall be submitted concurrently to the general assembly.

4. The provisions of this section shall expire on January 1, 2024."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Buchheit-Courtway, **House Amendment No. 3** was adopted.

Representative Morse offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 2, Section 9.236, Line 7, by inserting after all of said section and line the following:

"9.275. The month of June is hereby designated as "Myasthenia Gravis Awareness Month" in Missouri. The citizens of this state are encouraged to celebrate the month with events and activities to raise awareness about this treatable, but progressive and difficult to diagnose, disease.

9.348. September fifteenth each year is hereby designated as "Caregiver Appreciation Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to recognize the efforts of home health, hospice, and unpaid relative caregivers who give care and dignity to the elderly and infirm."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McDaniel offered **House Amendment No. 1** to **House Amendment No. 4**.

House Amendment No. 1
to
House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 1, Line 10, by deleting said line and inserting in lieu thereof the following:

"dignity to the elderly and infirm.

9.350. October first each year is hereby designated as "Biliary Atresia Awareness Day" in Missouri, in memory of Annistyn Kate Rackley. The citizens of this state are encouraged to participate in appropriate events and activities to raise awareness about this rare congenital liver disease that occurs when bile ducts do not develop normally."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McDaniel, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Morse, **House Amendment No. 4, as amended**, was adopted.

Representative Eggleston offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 30, Section 194.321, Line 7, by inserting after "2." the following:

"Except if the organ being transplanted is a lung,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Stephens (128) offered **House Amendment No. 1 to House Amendment No. 5.**

House Amendment No. 1
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 1, Line 4, by inserting after said line the following:

"Further amend said bill, Page 69, Section 335.257, Line 4, by inserting after all of said section and line the following:

"376.427. 1. As used in this section, the following terms mean:

(1) "Health benefit plan", as such term is defined in section 376.1350. **The term "health benefit plan" shall also include a prepaid dental plan, as defined in section 354.700;**

(2) "Health care services", medical, surgical, dental, podiatric, pharmaceutical, chiropractic, licensed ambulance service, and optometric services;

(3) "Health carrier" or "carrier", as such term is defined in section 376.1350. **The term "health carrier" or "carrier" shall also include a prepaid dental plan corporation, as defined in section 354.700;**

(4) "Insured", any person entitled to benefits under a contract of accident and sickness insurance, or medical-payment insurance issued as a supplement to liability insurance but not including any other coverages contained in a liability or a workers' compensation policy, issued by an insurer;

(5) "Insurer", any person, reciprocal exchange, interinsurer, fraternal benefit society, health services corporation, self-insured group arrangement to the extent not prohibited by federal law, **prepaid dental plan corporation as defined in section 354.700**, or any other legal entity engaged in the business of insurance;

(6) "Provider", a physician, hospital, dentist, podiatrist, chiropractor, pharmacy, licensed ambulance service, or optometrist, licensed by this state.

2. Upon receipt of an assignment of benefits made by the insured to a provider, the insurer shall issue the instrument of payment for a claim for payment for health care services in the name of the provider. All claims shall be paid within thirty days of the receipt by the insurer of all documents reasonably needed to determine the claim.

3. Nothing in this section shall preclude an insurer from voluntarily issuing an instrument of payment in the single name of the provider.

4. Except as provided in subsection 5 of this section, this section shall not require any insurer, health services corporation, **prepaid dental plan as defined in section 354.700**, health maintenance corporation or preferred provider organization which directly contracts with certain members of a class of providers for the delivery of health care services to issue payment as provided pursuant to this section to those members of the class which do not have a contract with the insurer.

5. When a patient's health benefit plan does not include or require payment to out-of-network providers for all or most covered services, which would otherwise be covered if the patient received such services from a provider in the ~~carrier's~~ **health benefit plan's** network, including but not limited to health maintenance organization plans, as such term is defined in section 354.400, or a health benefit plan offered by a carrier consistent with subdivision (19) of section 376.426, payment for all services shall be made directly to the providers when the health carrier has authorized such services to be received from a provider outside the ~~carrier's~~ **health benefit plan's** network."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Stephens (128), **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Eggleston, **House Amendment No. 5, as amended**, was adopted.

Representative Kelley (127) offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 69, Section 335.257, Line 4, by inserting after all of said section and line the following:

"345.015. As used in sections 345.010 to 345.080, the following terms mean:

(1) "Audiologist", a person who is licensed as an audiologist pursuant to sections 345.010 to 345.080 to practice audiology;

(2) "Audiology aide", a person who is registered as an audiology aide by the board, who does not act independently but works under the direction and supervision of a licensed audiologist. Such person assists the audiologist with activities which require an understanding of audiology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee and:

(a) Be at least eighteen years of age;

(b) Furnish evidence of the person's educational qualifications which shall be at a minimum:

a. Certification of graduation from an accredited high school or its equivalent; and

b. On-the-job training;

(c) Be employed in a setting in which direct and indirect supervision are provided on a regular and systematic basis by a licensed audiologist.

However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than audiology aide, develop or modify treatment plans, discharge clients from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising audiologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;

(3) "Board", the state board of registration for the healing arts;

(4) **"Clinical fellowship", the supervised professional employment period following completion of the academic and practicum requirements of an accredited training program as described in sections 345.010 to 345.080;**

(5) "Commission", the advisory commission for speech-language pathologists and audiologists;

~~[(5)]~~ (6) "Hearing instrument" or "hearing aid", any wearable device or instrument designed for or offered for the purpose of aiding or compensating for impaired human hearing and any parts, attachments or accessories, including ear molds, but excluding batteries, cords, receivers and repairs;

~~[(6)]~~ (7) "Person", any individual, organization, or corporate body, except that only individuals may be licensed pursuant to sections 345.010 to 345.080;

~~[(7)]~~ (8) "Practice of audiology":

(a) The application of accepted audiologic principles, methods and procedures for the measurement, testing, interpretation, appraisal and prediction related to disorders of the auditory system, balance system or related structures and systems;

(b) Provides consultation or counseling to the patient, client, student, their family or interested parties;

(c) Provides academic, social and medical referrals when appropriate;

(d) Provides for establishing goals, implementing strategies, methods and techniques, for habilitation, rehabilitation or aural rehabilitation, related to disorders of the auditory system, balance system or related structures and systems;

(e) Provides for involvement in related research, teaching or public education;

(f) Provides for rendering of services or participates in the planning, directing or conducting of programs which are designed to modify audition, communicative, balance or cognitive disorder, which may involve speech and language or education issues;

(g) Provides and interprets behavioral and neurophysiologic measurements of auditory balance, cognitive processing and related functions, including intraoperative monitoring;

(h) Provides involvement in any tasks, procedures, acts or practices that are necessary for evaluation of audition, hearing, training in the use of amplification or assistive listening devices;

(i) Provides selection, assessment, fitting, programming, and dispensing of hearing instruments, assistive listening devices, and other amplification systems;

(j) Provides for taking impressions of the ear, making custom ear molds, ear plugs, swim molds and industrial noise protectors;

(k) Provides assessment of external ear and cerumen management;

(l) Provides advising, fitting, mapping assessment of implantable devices such as cochlear or auditory brain stem devices;

(m) Provides information in noise control and hearing conservation including education, equipment selection, equipment calibration, site evaluation and employee evaluation;

(n) Provides performing basic speech-language screening test;

(o) Provides involvement in social aspects of communication, including challenging behavior and ineffective social skills, lack of communication opportunities;

(p) Provides support and training of family members and other communication partners for the individual with auditory balance, cognitive and communication disorders;

(q) Provides aural rehabilitation and related services to individuals with hearing loss and their families;

(r) Evaluates, collaborates and manages audition problems in the assessment of the central auditory processing disorders and providing intervention for individuals with central auditory processing disorders;

(s) Develops and manages academic and clinical problems in communication sciences and disorders;

(t) Conducts, disseminates and applies research in communication sciences and disorders;

~~[(8)]~~ (9) "Practice of speech-language pathology":

- (a) Provides screening, identification, assessment, diagnosis, treatment, intervention, including but not limited to prevention, restoration, amelioration and compensation, and follow-up services for disorders of:
 - a. Speech: articulation, fluency, voice, including respiration, phonation and resonance;
 - b. Language, involving the parameters of phonology, morphology, syntax, semantics and pragmatic; and including disorders of receptive and expressive communication in oral, written, graphic and manual modalities;
 - c. Oral, pharyngeal, cervical esophageal and related functions, such as dysphagia, including disorders of swallowing and oral functions for feeding; orofacial myofunctional disorders;
 - d. Cognitive aspects of communication, including communication disability and other functional disabilities associated with cognitive impairment;
 - e. Social aspects of communication, including challenging behavior, ineffective social skills, lack of communication opportunities;
 - (b) Provides consultation and counseling and makes referrals when appropriate;
 - (c) Trains and supports family members and other communication partners of individuals with speech, voice, language, communication and swallowing disabilities;
 - (d) Develops and establishes effective augmentative and alternative communication techniques and strategies, including selecting, prescribing and dispensing of augmentative aids and devices; and the training of individuals, their families and other communication partners in their use;
 - (e) Selects, fits and establishes effective use of appropriate prosthetic/adaptive devices for speaking and swallowing, such as tracheoesophageal valves, electrolarynges, or speaking valves;
 - (f) Uses instrumental technology to diagnose and treat disorders of communication and swallowing, such as videofluoroscopy, nasendoscopy, ultrasonography and stroboscopy;
 - (g) Provides aural rehabilitative and related counseling services to individuals with hearing loss and to their families;
 - (h) Collaborates in the assessment of central auditory processing disorders in cases in which there is evidence of speech, language or other cognitive communication disorders; provides intervention for individuals with central auditory processing disorders;
 - (i) Conducts pure-tone air conduction hearing screening and screening tympanometry for the purpose of the initial identification or referral;
 - (j) Enhances speech and language proficiency and communication effectiveness, including but not limited to accent reduction, collaboration with teachers of English as a second language and improvement of voice, performance and singing;
 - (k) Trains and supervises support personnel;
 - (l) Develops and manages academic and clinical programs in communication sciences and disorders;
 - (m) Conducts, disseminates and applies research in communication sciences and disorders;
 - (n) Measures outcomes of treatment and conducts continuous evaluation of the effectiveness of practices and programs to improve and maintain quality of services;
- [(9)] (10)** "Speech-language pathologist", a person who is licensed as a speech-language pathologist pursuant to sections 345.010 to 345.080; who engages in the practice of speech-language pathology as defined in sections 345.010 to 345.080;
- [(40)] (11)** "Speech-language pathology aide", a person who is registered as a speech-language aide by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist. Such person assists the speech-language pathologist with activities which require an understanding of speech-language pathology but do not require formal training in the relevant academics. To be eligible for registration by the board, each applicant shall submit a registration fee and:
- (a) Be at least eighteen years of age;
 - (b) Furnish evidence of the person's educational qualifications which shall be at a minimum:
 - a. Certification of graduation from an accredited high school or its equivalent; and
 - b. On-the-job training;
 - (c) Be employed in a setting in which direct and indirect supervision is provided on a regular and systematic basis by a licensed speech-language pathologist.

However, the aide shall not administer or interpret hearing screening or diagnostic tests, fit or dispense hearing instruments, make ear impressions, make diagnostic statements, determine case selection, present written reports to anyone other than the supervisor without the signature of the supervisor, make referrals to other professionals or agencies, use a title other than speech-language pathology aide, develop or modify treatment plans, discharge clients

from treatment or terminate treatment, disclose clinical information, either orally or in writing, to anyone other than the supervising speech-language pathologist, or perform any procedure for which he or she is not qualified, has not been adequately trained or both;

~~[(11)]~~ (12) "Speech-language pathology assistant", a person who is registered as a speech-language pathology assistant by the board, who does not act independently but works under the direction and supervision of a licensed speech-language pathologist practicing for at least one year or speech-language pathologist practicing under subdivision (1) or (6) of subsection 1 of section 345.025 for at least one year and whose activities require both academic and practical training in the field of speech-language pathology although less training than those established by sections 345.010 to 345.080 as necessary for licensing as a speech-language pathologist. To be eligible for registration by the board, each applicant shall submit the registration fee, supervising speech-language pathologist information if employment is confirmed, if not such information shall be provided after registration, and furnish evidence of the person's educational qualifications which meet the following:

(a) Hold a bachelor's level degree from an institution accredited or approved by a regional accrediting body recognized by the United States Department of Education or its equivalent; and

(b) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of bachelor's level course work and requirements in the field of speech-language pathology as established by the board through rules and regulations;

(c) Submit proof of completion of the number and type of clinical hours as established by the board through rules and regulations.

345.022. 1. Any person in the person's clinical fellowship as defined in sections 345.010 to 345.080 shall hold a provisional license to practice speech-language pathology or audiology. The board may issue a provisional license to an applicant who:

(1) Has met the requirements for practicum and academic requirements from an accredited training program as defined in sections 345.010 to 345.080;

(2) Submits an application to the board on a form prescribed by the board. Such form shall include a plan for the content and supervision of the clinical fellowship, as well as evidence of good moral and ethical character; and

(3) Submits to the board an application fee, as set by the board, for the provisional license.

2. A provisional license is effective for one year. A provisional license may be extended for an additional twelve months only for purposes of completing the postgraduate clinical experience portion of the clinical fellowship; provided that, the applicant has passed the national examination and shall hold a master's degree from an approved training program in his or her area of application.

3. Within twelve months of issuance of the provisional license, the applicant shall pass an examination promulgated or approved by the board.

4. Within twelve months of issuance of a provisional license, the applicant shall complete the requirements for the master's or doctoral degree from a program accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought.

345.025. 1. The provisions of sections 345.010 to 345.080 do not apply to:

(1) The activities, services, and the use of an official title on the part of a person in the employ of a federal agency insofar as such services are part of the duties of the person's office or position with such agency;

(2) The activities and services of certified teachers of the deaf;

(3) The activities and services of a student in speech-language pathology or audiology pursuing a course of study at a university or college that has been approved by its regional accrediting association, or working in a recognized training center, if these activities and services constitute a part of the person's course of study supervised by a licensed speech-language pathologist or audiologist as provided in section 345.050;

(4) The activities and services of physicians and surgeons licensed pursuant to chapter 334;

(5) Audiometric technicians who are certified by the council for accreditation of occupational hearing conservationists when conducting pure tone air conduction audiometric tests for purposes of industrial hearing conservation and comply with requirements of the federal Occupational Safety and Health Administration;

(6) A person who holds a current valid certificate as a speech-language pathologist issued before January 1, 2016, by the Missouri department of elementary and secondary education and who is an employee of a public school while providing speech-language pathology services in such school system;

(7) Any person completing the required number and type of clinical hours required by paragraph (c) of subdivision ~~[(44)]~~ (12) of section 345.015 as long as such person is under the direct supervision of a licensed speech-language pathologist and has not completed more than the number of clinical hours required by rule.

2. No one shall be exempt pursuant to subdivision (1) or (6) of subsection 1 of this section if the person does any work as a speech-language pathologist or audiologist outside of the exempted areas outlined in this section for which a fee or compensation may be paid by the recipient of the service. When college or university clinics charge a fee, supervisors of student clinicians shall be licensed.

345.050. ~~[(4)]~~ To be eligible for licensure by the board by examination, each applicant shall submit the application fee and shall furnish evidence of such person's current competence and shall:

(1) Hold a master's or a doctoral degree from a program that was awarded "accreditation candidate" status or is accredited by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board in the area in which licensure is sought;

(2) Submit official transcripts from one or more accredited colleges or universities presenting evidence of the completion of course work and clinical practicum requirements equivalent to that required by the Council on Academic Accreditation of the American Speech-Language-Hearing Association or other accrediting agency approved by the board; ~~and~~

(3) **Present written evidence of completion of a clinical fellowship from supervisors. The experience required by this subdivision shall follow the completion of the requirements of subdivisions (1) and (2) of this section. This period of employment shall be under the direct supervision of a person who is licensed by the state of Missouri in the profession in which the applicant seeks to be licensed. Persons applying with an audiology clinical doctoral degree are exempt from this provision; and**

(4) Pass an examination promulgated or approved by the board. The board shall determine the subject and scope of the examinations.

~~[(2) To be eligible for licensure by the board without examination, each applicant shall make application on forms prescribed by the board, submit the application fee, submit an activity statement and meet one of the following requirements:—~~

~~(1) The board shall issue a license to any speech-language pathologist or audiologist who is licensed in another country and who has had no violations, suspension or revocations of a license to practice speech-language pathology or audiology in any jurisdiction; provided that, such person is licensed in a country whose requirements are substantially equal to, or greater than, Missouri at the time the applicant applies for licensure; or~~

~~(2) Hold the certificate of clinical competence issued by the American Speech Language Hearing Association in the area in which licensure is sought.—]~~

345.052. 1. For purposes of this section, the following terms mean:

(1) "License", a license, certificate, registration, permit, accreditation, or military occupational specialty that enables a person to legally practice an occupation or profession in a particular jurisdiction;

(2) "Military", the Armed Forces of the United States, including the Air Force, Army, Coast Guard, Marine Corps, Navy, Space Force, National Guard, and any other military branch that is designated by Congress as part of the Armed Forces of the United States, and all reserve components and auxiliaries. The term "military" also includes the military reserves and militia of any United States territory or state;

(3) "Nonresident military spouse", a nonresident spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri, or who has been transferred or is scheduled to be transferred to an adjacent state and is or will be domiciled in the state of Missouri, or has moved to the state of Missouri on a permanent change-of-station basis;

(4) "Oversight body", any board, department, agency, or office of a jurisdiction that issues licenses;

(5) "Resident military spouse", a spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri or an adjacent state and who is a permanent resident of the state of Missouri, who is domiciled in the state of Missouri, or who has Missouri as his or her home of record.

2. Any person who holds a valid current speech-language pathologist or audiologist license issued by another state, a branch or unit of the military, a territory of the United States, or the District of Columbia, and who has been licensed for at least one year in such other jurisdiction, may submit an application for a speech-language pathologist or audiologist license in Missouri along with proof of current licensure and proof of licensure for at least one year in the other jurisdiction to the board.

3. The board shall:

(1) Within six months of receiving an application described in subsection 2 of this section, waive any examination, educational, or experience requirements for licensure in this state for the applicant if it determines that there were minimum education requirements and, if applicable, work experience and clinical supervision requirements in effect and the other jurisdiction verifies that the person met those requirements in order to be licensed or certified in that jurisdiction. The board may require an applicant to take and pass an examination specific to the laws of this state; or

(2) Within thirty days of receiving an application described in subsection 2 of this section from a nonresident military spouse or a resident military spouse, waive any examination, educational, or experience requirements for licensure in this state for the applicant and issue such applicant a license under this section if such applicant otherwise meets the requirements of this section.

4. (1) The board shall not waive any examination, educational, or experience requirements for any applicant who has had his or her license revoked by an oversight body outside the state; who is currently under investigation, who has a complaint pending, or who is currently under disciplinary action, except as provided in subdivision (2) of this subsection, with an oversight body outside the state; who does not hold a license in good standing with an oversight body outside the state; who has a criminal record that would disqualify him or her for licensure in Missouri; or who does not hold a valid current license in the other jurisdiction on the date the board receives his or her application under this section.

(2) If another jurisdiction has taken disciplinary action against an applicant, the board shall determine if the cause for the action was corrected and the matter resolved. If the matter has not been resolved by that jurisdiction, the board may deny a license until the matter is resolved.

5. Nothing in this section shall prohibit the board from denying a license to an applicant under this section for any reason described in section 345.065.

6. Any person who is licensed under the provisions of this section shall be subject to the board's jurisdiction and all rules and regulations pertaining to the practice as a speech-language pathologist or audiologist in this state.

7. This section shall not be construed to waive any requirement for an applicant to pay any fees.

345.170. Sections 345.170 to 345.240 shall be known and may be cited as the "Audiology and Speech-Language Pathology Interstate Compact".

345.175. 1. The purpose of this Compact is to facilitate interstate practice of audiology and speech-language pathology with the goal of improving public access to audiology and speech-language pathology services. The practice of audiology and speech-language pathology occurs in the state where the patient/client/student is located at the time of the patient/client/student encounter. The Compact preserves the regulatory authority of states to protect public health and safety through the current system of state licensure.

2. This Compact is designed to achieve the following objectives:

(1) Increase public access to audiology and speech-language pathology services by providing for the mutual recognition of other member state licenses;

(2) Enhance the states' ability to protect the public's health and safety;

(3) Encourage the cooperation of member states in regulating multistate audiology and speech-language pathology practice;

(4) Support spouses of relocating active duty military personnel;

(5) Enhance the exchange of licensure, investigative and disciplinary information between member states;

(6) Allow a remote state to hold a provider of services with a compact privilege in that state accountable to that state's practice standards; and

(7) Allow for the use of telehealth technology to facilitate increased access to audiology and speech-language pathology services.

345.180. As used in this Compact, and except as otherwise provided, the following definitions shall apply:

(1) "Active duty military" means full-time duty status in the active uniformed service of the United States, including members of the National Guard and Reserve on active duty orders pursuant to 10 U.S.C. Chapter 1209 and 1211.

(2) "Adverse action" means any administrative, civil, equitable or criminal action permitted by a state's laws which is imposed by a licensing board or other authority against an audiologist or speech-

language pathologist, including actions against an individual's license or privilege to practice such as revocation, suspension, probation, monitoring of the licensee, or restriction on the licensee's practice.

(3) "Alternative program" means a non-disciplinary monitoring process approved by an audiology or speech-language pathology licensing board to address impaired practitioners.

(4) "Audiologist" means an individual who is licensed by a state to practice audiology.

(5) "Audiology" means the care and services provided by a licensed audiologist as set forth in the member state's statutes and rules.

(6) "Audiology and Speech-Language Pathology Compact Commission" or "Commission" means the national administrative body whose membership consists of all states that have enacted the Compact.

(7) "Audiology and speech-language pathology licensing board," "audiology licensing board," "speech-language pathology licensing board," or "licensing board" means the agency of a state that is responsible for the licensing and regulation of audiologists and/or speech-language pathologists.

(8) "Compact privilege" means the authorization granted by a remote state to allow a licensee from another member state to practice as an audiologist or speech-language pathologist in the remote state under its laws and rules. The practice of audiology or speech-language pathology occurs in the member state where the patient/client/student is located at the time of the patient/client/student encounter.

(9) "Current significant investigative information" means investigative information that a licensing board, after an inquiry or investigation that includes notification and an opportunity for the audiologist or speech-language pathologist to respond, if required by state law, has reason to believe is not groundless and, if proved true, would indicate more than a minor infraction.

(10) "Data system" means a repository of information about licensees, including, but not limited to, continuing education, examination, licensure, investigative, compact privilege and adverse action.

(11) "Encumbered license" means a license in which an adverse action restricts the practice of audiology or speech-language pathology by the licensee and said adverse action has been reported to the National Practitioners Data Bank (NPDB).

(12) "Executive Committee" means a group of directors elected or appointed to act on behalf of, and within the powers granted to them by, the Commission.

(13) "Home state" means the member state that is the licensee's primary state of residence.

(14) "Impaired practitioner" means individuals whose professional practice is adversely affected by substance abuse, addiction, or other health-related conditions.

(15) "Licensee" means an individual who currently holds an authorization from the state licensing board to practice as an audiologist or speech-language pathologist.

(16) "Member state" means a state that has enacted the Compact.

(17) "Privilege to practice" means a legal authorization permitting the practice of audiology or speech-language pathology in a remote state.

(18) "Remote state" means a member state other than the home state where a licensee is exercising or seeking to exercise the compact privilege.

(19) "Rule" means a regulation, principle or directive promulgated by the Commission that has the force of law.

(20) "Single-state license" means an audiology or speech-language pathology license issued by a member state that authorizes practice only within the issuing state and does not include a privilege to practice in any other member state.

(21) "Speech-language pathologist" means an individual who is licensed by a state to practice speech-language pathology.

(22) "Speech-language pathology" means the care and services provided by a licensed speech-language pathologist as set forth in the member state's statutes and rules.

(23) "State" means any state, commonwealth, district or territory of the United States of America that regulates the practice of audiology and speech-language pathology.

(24) "State practice laws" means a member state's laws, rules and regulations that govern the practice of audiology or speech-language pathology, define the scope of audiology or speech-language pathology practice, and create the methods and grounds for imposing discipline.

(25) "Telehealth" means the application of telecommunication technology to deliver audiology or speech-language pathology services at a distance for assessment, intervention and/or consultation.

345.185. 1. A license issued to an audiologist or speech-language pathologist by a home state to a resident in that state shall be recognized by each member state as authorizing an audiologist or speech-

language pathologist to practice audiology or speech-language pathology, under a privilege to practice, in each member state.

2. A state must implement or utilize procedures for considering the criminal history records of applicants for initial privilege to practice. These procedures shall include the submission of fingerprints or other biometric-based information by applicants for the purpose of obtaining an applicant's criminal history record information from the Federal Bureau of Investigation and the agency responsible for retaining that state's criminal records.

(1) A member state must fully implement a criminal background check requirement, within a time frame established by rule, by receiving the results of the Federal Bureau of Investigation record search on criminal background checks and use the results in making licensure decisions.

(2) Communication between a member state, the Commission and among member states regarding the verification of eligibility for licensure through the Compact shall not include any information received from the Federal Bureau of Investigation relating to a federal criminal records check performed by a member state under Public Law 92-544.

3. Upon application for a privilege to practice, the licensing board in the issuing remote state shall ascertain, through the data system, whether the applicant has ever held, or is the holder of, a license issued by any other state, whether there are any encumbrances on any license or privilege to practice held by the applicant, whether any adverse action has been taken against any license or privilege to practice held by the applicant.

4. Each member state shall require an applicant to obtain or retain a license in the home state and meet the home state's qualifications for licensure or renewal of licensure, as well as, all other applicable state laws.

5. For an audiologist:

(1) Must meet one of the following educational requirements:

(a) On or before, Dec. 31, 2007, has graduated with a master's degree or doctorate in audiology, or equivalent degree regardless of degree name, from a program that is accredited by an accrediting agency recognized by the Council for Higher Education Accreditation, or its successor, or by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(b) On or after, Jan. 1, 2008, has graduated with a Doctoral degree in audiology, or equivalent degree, regardless of degree name, from a program that is accredited by an accrediting agency recognized by the Council for Higher Education Accreditation, or its successor, or by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(c) Has graduated from an audiology program that is housed in an institution of higher education outside of the United States a. for which the program and institution have been approved by the authorized accrediting body in the applicable country and b. the degree program has been verified by an independent credentials review agency to be comparable to a state licensing board-approved program.

(2) Has completed a supervised clinical practicum experience from an accredited educational institution or its cooperating programs as required by the Commission;

(3) Has successfully passed a national examination approved by the Commission;

(4) Holds an active, unencumbered license;

(5) Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of audiology, under applicable state or federal criminal law;

(6) Has a valid United States Social Security or National Practitioner Identification number.

6. For a speech-language pathologist:

(1) Must meet one of the following educational requirements:

(a) Has graduated with a master's degree from a speech-language pathology program that is accredited by an organization recognized by the United States Department of Education and operated by a college or university accredited by a regional or national accrediting organization recognized by the board; or

(b) Has graduated from a speech-language pathology program that is housed in an institution of higher education outside of the United States a. for which the program and institution have been approved by the authorized accrediting body in the applicable country and b. the degree program has been verified by an independent credentials review agency to be comparable to a state licensing board-approved program.

(2) Has completed a supervised clinical practicum experience from an educational institution or its cooperating programs as required by the Commission;

(3) Has completed a supervised postgraduate professional experience as required by the Commission;

(4) Has successfully passed a national examination approved by the Commission;

(5) Holds an active, unencumbered license;

(6) Has not been convicted or found guilty, and has not entered into an agreed disposition, of a felony related to the practice of speech-language pathology, under applicable state or federal criminal law;

(7) Has a valid United States Social Security or National Practitioner Identification number.

7. The privilege to practice is derived from the home state license.

8. An audiologist or speech-language pathologist practicing in a member state must comply with the state practice laws of the state in which the client is located at the time service is provided. The practice of audiology and speech-language pathology shall include all audiology and speech-language pathology practice as defined by the state practice laws of the member state in which the client is located. The practice of audiology and speech-language pathology in a member state under a privilege to practice shall subject an audiologist or speech-language pathologist to the jurisdiction of the licensing board, the courts and the laws of the member state in which the client is located at the time service is provided.

9. Individuals not residing in a member state shall continue to be able to apply for a member state's single-state license as provided under the laws of each member state. However, the single-state license granted to these individuals shall not be recognized as granting the privilege to practice audiology or speech-language pathology in any other member state. Nothing in this Compact shall affect the requirements established by a member state for the issuance of a single-state license.

10. Member states may charge a fee for granting a compact privilege.

11. Member states must comply with the bylaws and rules and regulations of the Commission.

345.190. 1. To exercise the compact privilege under the terms and provisions of the Compact, the audiologist or speech-language pathologist shall:

(1) Hold an active license in the home state;

(2) Have no encumbrance on any state license;

(3) Be eligible for a compact privilege in any member state in accordance with section 345.185;

(4) Have not had any adverse action against any license or compact privilege within the previous 2 years from date of application;

(5) Notify the Commission that the licensee is seeking the compact privilege within a remote state or states;

(6) Pay any applicable fees, including any state fee, for the compact privilege;

(7) Report to the Commission adverse action taken by any non-member state within 30 days from the date the adverse action is taken.

2. For the purposes of the compact privilege, an audiologist or speech-language pathologist shall only hold one home state license at a time.

3. Except as provided in section 345.200, if an audiologist or speech-language pathologist changes primary state of residence by moving between two-member states, the audiologist or speech-language pathologist must apply for licensure in the new home state, and the license issued by the prior home state shall be deactivated in accordance with applicable rules adopted by the Commission.

4. The audiologist or speech-language pathologist may apply for licensure in advance of a change in primary state of residence.

5. A license shall not be issued by the new home state until the audiologist or speech-language pathologist provides satisfactory evidence of a change in primary state of residence to the new home state and satisfies all applicable requirements to obtain a license from the new home state.

6. If an audiologist or speech-language pathologist changes primary state of residence by moving from a member state to a non-member state, the license issued by the prior home state shall convert to a single-state license, valid only in the former home state.

7. The compact privilege is valid until the expiration date of the home state license. The licensee must comply with the requirements of subsection 1 of this section to maintain the compact privilege in the remote state.

8. A licensee providing audiology or speech-language pathology services in a remote state under the compact privilege shall function within the laws and regulations of the remote state.

9. A licensee providing audiology or speech-language pathology services in a remote state is subject to that state's regulatory authority. A remote state may, in accordance with due process and that state's laws, remove a licensee's compact privilege in the remote state for a specific period of time, impose fines, and/or take any other necessary actions to protect the health and safety of its citizens.

10. If a home state license is encumbered, the licensee shall lose the compact privilege in any remote state until the following occur:

- (1) The home state license is no longer encumbered; and
- (2) Two years have elapsed from the date of the adverse action.

11. Once an encumbered license in the home state is restored to good standing, the licensee must meet the requirements of subsection 1 of this section to obtain a compact privilege in any remote state.

12. Once the requirements of subsection 10 of this section have been met, the licensee must meet the requirements in subsection 1 of this section to obtain a compact privilege in a remote state.

345.195. Member states shall recognize the right of an audiologist or speech-language pathologist, licensed by a home state in accordance with section 345.185 and under rules promulgated by the Commission, to practice audiology or speech-language pathology in any member state via telehealth under a privilege to practice as provided in the Compact and rules promulgated by the Commission.

345.200. Active duty military personnel, or their spouse, shall designate a home state where the individual has a current license in good standing. The individual may retain the home state designation during the period the service member is on active duty. Subsequent to designating a home state, the individual shall only change their home state through application for licensure in the new state.

345.205. 1. In addition to the other powers conferred by state law, a remote state shall have the authority, in accordance with existing state due process law, to:

- (1) Take adverse action against an audiologist's or speech-language pathologist's privilege to practice within that member state.
- (2) Issue subpoenas for both hearings and investigations that require the attendance and testimony of witnesses as well as the production of evidence. Subpoenas issued by a licensing board in a member state for the attendance and testimony of witnesses or the production of evidence from another member state shall be enforced in the latter state by any court of competent jurisdiction, according to the practice and procedure of that court applicable to subpoenas issued in proceedings pending before it. The issuing authority shall pay any witness fees, travel expenses, mileage and other fees required by the service statutes of the state in which the witnesses or evidence are located.

(3) Only the home state shall have the power to take adverse action against an audiologist's or speech-language pathologist's license issued by the home state.

2. For purposes of taking adverse action, the home state shall give the same priority and effect to reported conduct received from a member state as it would if the conduct had occurred within the home state. In so doing, the home state shall apply its own state laws to determine appropriate action.

3. The home state shall complete any pending investigations of an audiologist or speech-language pathologist who changes primary state of residence during the course of the investigations. The home state shall also have the authority to take appropriate action or actions and shall promptly report the conclusions of the investigations to the administrator of the data system. The administrator of the coordinated licensure information system shall promptly notify the new home state of any adverse actions.

4. If otherwise permitted by state law, the member state may recover from the affected audiologist or speech-language pathologist the costs of investigations and disposition of cases resulting from any adverse action taken against that audiologist or speech-language pathologist.

5. The member state may take adverse action based on the factual findings of the remote state, provided that the member state follows the member state's own procedures for taking the adverse action.

6. (1) In addition to the authority granted to a member state by its respective audiology or speech-language pathology practice act or other applicable state law, any member state may participate with other member states in joint investigations of licensees.

(2) Member states shall share any investigative, litigation, or compliance materials in furtherance of any joint or individual investigation initiated under the Compact.

7. If adverse action is taken by the home state against an audiologist's or speech language pathologist's license, the audiologist's or speech-language pathologist's privilege to practice in all other member states shall be deactivated until all encumbrances have been removed from the state license. All

home state disciplinary orders that impose adverse action against an audiologist's or speech language pathologist's license shall include a statement that the audiologist's or speech-language pathologist's privilege to practice is deactivated in all member states during the pendency of the order.

8. If a member state takes adverse action, it shall promptly notify the administrator of the data system. The administrator of the data system shall promptly notify the home state of any adverse actions by remote states.

9. Nothing in this Compact shall override a member state's decision that participation in an alternative program may be used in lieu of adverse action.

345.210. 1. The Compact member states hereby create and establish a joint public agency known as the Audiology and Speech-Language Pathology Compact Commission:

(1) The Commission is an instrumentality of the Compact states.

(2) Venue is proper and judicial proceedings by or against the Commission shall be brought solely and exclusively in a court of competent jurisdiction where the principal office of the Commission is located. The Commission may waive venue and jurisdictional defenses to the extent it adopts or consents to participate in alternative dispute resolution proceedings.

(3) Nothing in this Compact shall be construed to be a waiver of sovereign immunity.

2. (1) Each member state shall have two (2) delegates selected by that member state's licensing board. The delegates shall be current members of the licensing board. One shall be an audiologist and one shall be a speech-language pathologist.

(2) An additional five (5) delegates, who are either a public member or board administrator from a state licensing board, shall be chosen by the Executive Committee from a pool of nominees provided by the Commission at Large.

(3) Any delegate may be removed or suspended from office as provided by the law of the state from which the delegate is appointed.

(4) The member state board shall fill any vacancy occurring on the Commission, within 90 days.

(5) Each delegate shall be entitled to one (1) vote with regard to the promulgation of rules and creation of bylaws and shall otherwise have an opportunity to participate in the business and affairs of the Commission.

(6) A delegate shall vote in person or by other means as provided in the bylaws. The bylaws may provide for delegates' participation in meetings by telephone or other means of communication.

(7) The Commission shall meet at least once during each calendar year. Additional meetings shall be held as set forth in the bylaws.

3. The Commission shall have the following powers and duties:

(1) Establish the fiscal year of the Commission;

(2) Establish bylaws;

(3) Establish a Code of Ethics;

(4) Maintain its financial records in accordance with the bylaws;

(5) Meet and take actions as are consistent with the provisions of this Compact and the bylaws;

(6) Promulgate uniform rules to facilitate and coordinate implementation and administration of this Compact. The rules shall have the force and effect of law and shall be binding in all member states;

(7) Bring and prosecute legal proceedings or actions in the name of the Commission, provided that the standing of any state audiology or speech-language pathology licensing board to sue or be sued under applicable law shall not be affected;

(8) Purchase and maintain insurance and bonds;

(9) Borrow, accept, or contract for services of personnel, including, but not limited to, employees of a member state;

(10) Hire employees, elect or appoint officers, fix compensation, define duties, grant individuals appropriate authority to carry out the purposes of the Compact, and to establish the Commission's personnel policies and programs relating to conflicts of interest, qualifications of personnel, and other related personnel matters;

(11) Accept any and all appropriate donations and grants of money, equipment, supplies, materials and services, and to receive, utilize and dispose of the same; provided that at all times the Commission shall avoid any appearance of impropriety and/or conflict of interest;

(12) Lease, purchase, accept appropriate gifts or donations of, or otherwise to own, hold, improve or use, any property, real, personal or mixed; provided that at all times the Commission shall avoid any appearance of impropriety;

(13) Sell, convey, mortgage, pledge, lease, exchange, abandon, or otherwise dispose of any property real, personal, or mixed;
(14) Establish a budget and make expenditures;
(15) Borrow money;
(16) Appoint committees, including standing committees composed of members, and other interested persons as may be designated in this Compact and the bylaws;
(17) Provide and receive information from, and cooperate with, law enforcement agencies;
(18) Establish and elect an Executive Committee; and
(19) Perform other functions as may be necessary or appropriate to achieve the purposes of this Compact consistent with the state regulation of audiology and speech-language pathology licensure and practice.

4. The Executive Committee shall have the power to act on behalf of the Commission according to the terms of this Compact:

(1) The Executive Committee shall be composed of ten (10) members:

(a) Seven (7) voting members who are elected by the Commission from the current membership of the Commission;

(b) Two (2) ex-officios, consisting of one nonvoting member from a recognized national audiology professional association and one nonvoting member from a recognized national speech-language pathology association; and

(c) One (1) ex-officio, nonvoting member from the recognized membership organization of the audiology and speech-language pathology licensing boards.

5. The ex-officio members shall be selected by their respective organizations.

(1) The Commission may remove any member of the Executive Committee as provided in bylaws.

(2) The Executive Committee shall meet at least annually.

(3) The Executive Committee shall have the following duties and responsibilities:

(a) Recommend to the entire Commission changes to the rules or bylaws, changes to this Compact legislation, fees paid by Compact member states such as annual dues, and any commission Compact fee charged to licensees for the compact privilege;

(b) Ensure Compact administration services are appropriately provided, contractual or otherwise;

(c) Prepare and recommend the budget;

(d) Maintain financial records on behalf of the Commission;

(e) Monitor Compact compliance of member states and provide compliance reports to the Commission;

(f) Establish additional committees as necessary; and

(g) Other duties as provided in rules or bylaws.

(4) All meetings shall be open to the public, and public notice of meetings shall be given in the same manner as required under the rulemaking provisions in section 345.220.

(5) The Commission or the Executive Committee or other committees of the Commission may convene in a closed, non-public meeting if the Commission or Executive Committee or other committees of the Commission must discuss:

(a) Non-compliance of a member state with its obligations under the Compact;

(b) The employment, compensation, discipline or other matters, practices or procedures related to specific employees or other matters related to the Commission's internal personnel practices and procedures;

(c) Current, threatened, or reasonably anticipated litigation;

(d) Negotiation of contracts for the purchase, lease, or sale of goods, services, or real estate;

(e) Accusing any person of a crime or formally censuring any person;

(f) Disclosure of trade secrets or commercial or financial information that is privileged or confidential;

(g) Disclosure of information of a personal nature where disclosure would constitute a clearly unwarranted invasion of personal privacy;

(h) Disclosure of investigative records compiled for law enforcement purposes;

(i) Disclosure of information related to any investigative reports prepared by or on behalf of or for use of the Commission or other committee charged with responsibility of investigation or determination of compliance issues pursuant to the Compact; or

(j) Matters specifically exempted from disclosure by federal or member state statute.

(6) If a meeting, or portion of a meeting, is closed pursuant to this provision, the Commission's legal counsel or designee shall certify that the meeting may be closed and shall reference each relevant exempting provision.

(7) The Commission shall keep minutes that fully and clearly describe all matters discussed in a meeting and shall provide a full and accurate summary of actions taken, and the reasons therefore, including a description of the views expressed. All documents considered in connection with an action shall be identified in minutes. All minutes and documents of a closed meeting shall remain under seal, subject to release by a majority vote of the Commission or order of a court of competent jurisdiction.

(8) (a) The Commission shall pay, or provide for the payment of, the reasonable expenses of its establishment, organization, and ongoing activities.

(b) The Commission may accept any and all appropriate revenue sources, donations, and grants of money, equipment, supplies, materials, and services.

(c) The Commission may levy on and collect an annual assessment from each member state or impose fees on other parties to cover the cost of the operations and activities of the Commission and its staff, which must be in a total amount sufficient to cover its annual budget as approved each year for which revenue is not provided by other sources. The aggregate annual assessment amount shall be allocated based upon a formula to be determined by the Commission, which shall promulgate a rule binding upon all member states.

(9) The Commission shall not incur obligations of any kind prior to securing the funds adequate to meet the same; nor shall the Commission pledge the credit of any of the member states, except by and with the authority of the member state.

(10) The Commission shall keep accurate accounts of all receipts and disbursements. The receipts and disbursements of the Commission shall be subject to the audit and accounting procedures established under its bylaws. However, all receipts and disbursements of funds handled by the Commission shall be audited yearly by a certified or licensed public accountant, and the report of the audit shall be included in and become part of the annual report of the Commission.

6. (1) The members, officers, executive director, employees and representatives of the Commission shall be immune from suit and liability, either personally or in their official capacity, for any claim for damage to or loss of property or personal injury or other civil liability caused by or arising out of any actual or alleged act, error or omission that occurred, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties or responsibilities; provided that nothing in this subdivision shall be construed to protect any person from suit and/or liability for any damage, loss, injury, or liability caused by the intentional or willful or wanton misconduct of that person.

(2) The Commission shall defend any member, officer, executive director, employee or representative of the Commission in any civil action seeking to impose liability arising out of any actual or alleged act, error, or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that the person against whom the claim is made had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities; provided that nothing herein shall be construed to prohibit that person from retaining his or her own counsel; and provided further, that the actual or alleged act, error, or omission did not result from that person's intentional or willful or wanton misconduct.

(3) The Commission shall indemnify and hold harmless any member, officer, executive director, employee, or representative of the Commission for the amount of any settlement or judgment obtained against that person arising out of any actual or alleged act, error or omission that occurred within the scope of Commission employment, duties, or responsibilities, or that person had a reasonable basis for believing occurred within the scope of Commission employment, duties, or responsibilities, provided that the actual or alleged act, error, or omission did not result from the intentional or willful or wanton misconduct of that person.

345.215. 1. The Commission shall provide for the development, maintenance, and utilization of a coordinated database and reporting system containing licensure, adverse action, and investigative information on all licensed individuals in member states.

2. Notwithstanding any other provision of state law to the contrary, a member state shall submit a uniform data set to the data system on all individuals to whom this Compact is applicable as required by the rules of the Commission, including:

- (1) Identifying information;
- (2) Licensure data;
- (3) Adverse actions against a license or compact privilege;
- (4) Non-confidential information related to alternative program participation;
- (5) Any denial of application for licensure, and the reason or reasons for denial; and
- (6) Other information that may facilitate the administration of this Compact, as determined by the rules of the Commission.

3. Investigative information pertaining to a licensee in any member state shall only be available to other member states.

4. The Commission shall promptly notify all member states of any adverse action taken against a licensee or an individual applying for a license. Adverse action information pertaining to a licensee in any member state shall be available to any other member state.

5. Member states contributing information to the data system may designate information that may not be shared with the public without the express permission of the contributing state.

6. Any information submitted to the data system that is subsequently required to be expunged by the laws of the member state contributing the information shall be removed from the data system.

345.220. 1. The Commission shall exercise its rulemaking powers pursuant to the criteria set forth in this Section and the rules adopted thereunder. Rules and amendments shall become binding as of the date specified in each rule or amendment.

2. If a majority of the legislatures of the member states rejects a rule, by enactment of a statute or resolution in the same manner used to adopt the Compact within 4 years of the date of adoption of the rule, the rule shall have no further force and effect in any member state.

3. Rules or amendments to the rules shall be adopted at a regular or special meeting of the Commission.

4. Prior to promulgation and adoption of a final rule or rules by the Commission, and at least thirty (30) days in advance of the meeting at which the rule shall be considered and voted upon, the Commission shall file a Notice of Proposed Rulemaking:

- (1) On the website of the Commission or other publicly accessible platform; and
- (2) On the website of each member state audiology or speech-language pathology licensing board or other publicly accessible platform or the publication in which each state would otherwise publish proposed rules.

5. The Notice of Proposed Rulemaking shall include:

- (1) The proposed time, date, and location of the meeting in which the rule shall be considered and voted upon;
- (2) The text of the proposed rule or amendment and the reason for the proposed rule;
- (3) A request for comments on the proposed rule from any interested person; and
- (4) The manner in which interested persons may submit notice to the Commission of their intention to attend the public hearing and any written comments.

6. Prior to the adoption of a proposed rule, the Commission shall allow persons to submit written data, facts, opinions and arguments, which shall be made available to the public.

7. The Commission shall grant an opportunity for a public hearing before it adopts a rule or amendment if a hearing is requested by:

- (1) At least twenty-five (25) persons;
- (2) A state or federal governmental subdivision or agency; or
- (3) An association having at least twenty-five (25) members.

8. If a hearing is held on the proposed rule or amendment, the Commission shall publish the place, time, and date of the scheduled public hearing. If the hearing is held via electronic means, the Commission shall publish the mechanism for access to the electronic hearing.

- (1) All persons wishing to be heard at the hearing shall notify the executive director of the Commission or other designated member in writing of their desire to appear and testify at the hearing not less than five (5) business days before the scheduled date of the hearing.

- (2) Hearings shall be conducted in a manner providing each person who wishes to comment a fair and reasonable opportunity to comment orally or in writing.

- (3) All hearings shall be recorded. A copy of the recording shall be made available on request.

(4) Nothing in this section shall be construed as requiring a separate hearing on each rule. Rules may be grouped for the convenience of the Commission at hearings required by this section.

9. Following the scheduled hearing date, or by the close of business on the scheduled hearing date if the hearing was not held, the Commission shall consider all written and oral comments received.

10. If no written notice of intent to attend the public hearing by interested parties is received, the Commission may proceed with promulgation of the proposed rule without a public hearing.

11. The Commission shall, by majority vote of all members, take final action on the proposed rule and shall determine the effective date of the rule, if any, based on the rulemaking record and the full text of the rule.

12. Upon determination that an emergency exists, the Commission may consider and adopt an emergency rule without prior notice, opportunity for comment, or hearing, provided that the usual rulemaking procedures provided in the Compact and in this section shall be retroactively applied to the rule as soon as reasonably possible, in no event later than ninety (90) days after the effective date of the rule. For the purposes of this provision, an emergency rule is one that must be adopted immediately in order to:

(1) Meet an imminent threat to public health, safety, or welfare;

(2) Prevent a loss of Commission or member state funds; or

(3) Meet a deadline for the promulgation of an administrative rule that is established by federal law or rule.

13. The Commission or an authorized committee of the Commission may direct revisions to a previously adopted rule or amendment for purposes of correcting typographical errors, errors in format, errors in consistency, or grammatical errors. Public notice of any revisions shall be posted on the website of the Commission. The revision shall be subject to challenge by any person for a period of thirty (30) days after posting. The revision may be challenged only on grounds that the revision results in a material change to a rule. A challenge shall be made in writing and delivered to the chair of the Commission prior to the end of the notice period. If no challenge is made, the revision shall take effect without further action. If the revision is challenged, the revision may not take effect without the approval of the Commission.

345.225. 1. (1) Upon request by a member state, the Commission shall attempt to resolve disputes related to the Compact that arise among member states and between member and non-member states.

(2) The Commission shall promulgate a rule providing for both mediation and binding dispute resolution for disputes as appropriate.

2. (1) The Commission, in the reasonable exercise of its discretion, shall enforce the provisions and rules of this Compact.

(2) By majority vote, the Commission may initiate legal action in the United States District Court for the District of Columbia or the federal district where the Commission has its principal offices against a member state in default to enforce compliance with the provisions of the Compact and its promulgated rules and bylaws. The relief sought may include both injunctive relief and damages. In the event judicial enforcement is necessary, the prevailing member shall be awarded all costs of litigation, including reasonable attorney's fees.

(3) The remedies herein shall not be the exclusive remedies of the Commission. The Commission may pursue any other remedies available under federal or state law.

345.230. 1. The Compact shall come into effect on the date on which the Compact statute is enacted into law in the 10th member state. The provisions, which become effective at that time, shall be limited to the powers granted to the Commission relating to assembly and the promulgation of rules. Thereafter, the Commission shall meet and exercise rulemaking powers necessary to the implementation and administration of the Compact.

2. Any state that joins the Compact subsequent to the Commission's initial adoption of the rules shall be subject to the rules as they exist on the date on which the Compact becomes law in that state. Any rule that has been previously adopted by the Commission shall have the full force and effect of law on the day the Compact becomes law in that state.

3. Any member state may withdraw from this Compact by enacting a statute repealing the same.

(1) A member state's withdrawal shall not take effect until six (6) months after enactment of the repealing statute.

(2) Withdrawal shall not affect the continuing requirement of the withdrawing state's audiology or speech-language pathology licensing board to comply with the investigative and adverse action reporting requirements of this act prior to the effective date of withdrawal.

4. Nothing contained in this Compact shall be construed to invalidate or prevent any audiology or speech-language pathology licensure agreement or other cooperative arrangement between a member state and a non-member state that does not conflict with the provisions of this Compact.

5. This Compact may be amended by the member states. No amendment to this Compact shall become effective and binding upon any member state until it is enacted into the laws of all member states.

345.235. This Compact shall be liberally construed so as to effectuate the purposes thereof. The provisions of this Compact shall be severable and if any phrase, clause, sentence or provision of this Compact is declared to be contrary to the constitution of any member state or of the United States or the applicability thereof to any government, agency, person or circumstance is held invalid, the validity of the remainder of this Compact and the applicability thereof to any government, agency, person or circumstance shall not be affected thereby. If this Compact shall be held contrary to the constitution of any member state, the Compact shall remain in full force and effect as to the remaining member states and in full force and effect as to the member state affected as to all severable matters.

345.240. 1. Nothing herein prevents the enforcement of any other law of a member state that is not inconsistent with the Compact.

2. All laws in a member state in conflict with the Compact are superseded to the extent of the conflict.

3. All lawful actions of the Commission, including all rules and bylaws promulgated by the Commission, are binding upon the member states.

4. All agreements between the Commission and the member states are binding in accordance with their terms.

5. In the event any provision of the Compact exceeds the constitutional limits imposed on the legislature of any member state, the provision shall be ineffective to the extent of the conflict with the constitutional provision in question in that member state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 6** was adopted.

Representative Schwadron offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 69, Section 335.257, Line 4, by inserting after all of said section and line the following:

"338.061. 1. This section shall be known and may be cited as the "Tricia Leann Tharp Act".

2. The board of pharmacy shall recommend that all licensed pharmacists who are employed at a licensed retail or clinical pharmacy obtain two hours of continuing education in suicide awareness and prevention. Any such board-approved continuing education shall count toward the total hours of continuing education hours required by the board for the renewal of a license under subsection 3 of section 338.060.

3. The board of pharmacy shall develop guidelines suitable for training materials that may be used by accredited schools of pharmacy and other organizations and courses approved by the Accreditation Council for Pharmacy Education; except that, schools of pharmacy may approve materials to be used in providing training for faculty and other employees.

4. The board of pharmacy may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schwadron, **House Amendment No. 7** was adopted.

Representative Morse offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 5, Section 135.690, Line 108, by inserting after all of said section and line:

"135.1140. 1. As used in this section, the following terms mean:

- (1) "Dentist", any person currently licensed to practice dentistry under chapter 332;
- (2) "Primary care physician", a physician licensed and registered under chapter 334 engaged in general or family practice;
- (3) "Qualified amount", for any qualified taxpayer in a given tax year, fifteen thousand dollars;
- (4) "Qualified taxpayer", any individual subject to the state income tax imposed under chapter 143, excluding the withholding tax imposed under sections 143.191 to 143.265, who is a primary care physician or dentist that practices and resides in a rural county;
- (5) "Rural county", a county in Missouri with fewer than thirty-five thousand inhabitants;
- (6) "Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.

2. For all tax years beginning on or after January 1, 2023, a qualified taxpayer shall be allowed to claim a tax credit against the taxpayer's state tax liability in an amount equal to the taxpayer's qualified amount.

3. The cumulative amount of tax credits allowed to all taxpayers under this section shall not exceed three million dollars per tax year. If the amount of tax credits claimed in a tax year under this section exceeds three million dollars, tax credits shall be apportioned among all eligible tax payers.

4. No tax credit claimed under this section shall be assigned, transferred, sold, or otherwise conveyed. If the amount of the tax credit exceeds the taxpayer's state tax liability, the difference shall not be refundable but may be carried forward to any of the five subsequent tax years.

5. The department of revenue shall promulgate all necessary rules and regulations for the administration of this section including, but not limited to, rules relating to the verification of a taxpayer's qualified amount. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

6. Under section 23.253 of the Missouri sunset act:

- (1) The provisions of this section shall automatically sunset six years after the effective date of this section unless reauthorized by an act of the general assembly; and
- (2) If such provisions of this section are reauthorized, such provisions shall automatically sunset twelve years after the effective date of their reauthorization; and
- (3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the provisions of this section are sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morse, **House Amendment No. 8** was adopted.

Representative Grier offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 42, Section 197.258, Line 23, by inserting after all of said section and line the following:

"197.400. As used in sections 197.400 to 197.475, unless the context otherwise requires, the following terms mean:

- (1) "Council", the home health services advisory council created by sections 197.400 to 197.475;
- (2) "Department", the department of health and senior services;
- (3) "Home health agency", a public agency or private organization or a subdivision or subunit of an agency or organization that provides two or more home health services at the residence of a patient according to a ~~physician's~~ written ~~and signed~~ plan of treatment **signed by a physician, nurse practitioner, clinical nurse specialist, or physician assistant**;
- (4) "Home health services", any of the following items and services provided at the residence of the patient on a part-time or intermittent basis: nursing, physical therapy, speech therapy, occupational therapy, home health aid, or medical social service;
- (5) **"Nurse practitioner, clinical nurse specialist", a person recognized by the state board of nursing pursuant to the provisions of chapter 335 to practice in this state as a nurse practitioner or clinical nurse specialist**;
- (6) "Part-time or intermittent basis", the providing of home health services in an interrupted interval sequence on the average of not to exceed three hours in any twenty-four-hour period;
- ~~[(6)]~~ (7) "Patient's residence", the actual place of residence of the person receiving home health services, including institutional residences as well as individual dwelling units;
- ~~[(7)]~~ (8) "Physician", a person licensed by the state board of registration for the healing arts pursuant to the provisions of chapter 334 to practice in this state as a physician and surgeon;
- (9) **"Physician assistant", a person licensed by the state board of registration for the healing arts pursuant to the provisions of chapter 334 to practice in this state as a physician assistant**;
- ~~[(8)]~~ (10) "Plan of treatment", a plan reviewed and signed as often as ~~medically~~ necessary by a physician ~~or~~, podiatrist, **nurse practitioner, clinical nurse specialist, or a physician assistant**, not to exceed sixty days in duration, **and reviewed by a physician at least once every six months**, prescribing items and services for an individual patient's condition;
- ~~[(9)]~~ (11) "Podiatrist", a person licensed by the state board of podiatry pursuant to the provisions of chapter 330 to practice in this state as a podiatrist;
- ~~[(10)]~~ (12) "Subunit" or "subdivision", any organizational unit of a larger organization which can be clearly defined as a separate entity within the larger structure, which can meet all of the requirements of sections 197.400 to 197.475 independent of the larger organization, which can be held accountable for the care of patients it is serving, and which provides to all patients care and services meeting the standards and requirements of sections 197.400 to 197.475."; and

Further amend said bill, Page 43, Section 197.415, Line 28, by inserting after all of said section and line the following:

"197.445. 1. The department may adopt reasonable rules and standards necessary to carry out the provisions of sections 197.400 to 197.477. The rules and standards adopted shall not be less than the standards established by the federal government for home health agencies under Title XVIII of the Federal Social Security Act. The reasonable rules and standards shall be initially promulgated within one year of September 28, 1983.

2. The rules and standards adopted by the department pursuant to the provisions of sections 197.400 to 197.477 shall apply to all health services covered by sections 197.400 to 197.477 rendered to any patient being served by a home health agency regardless of source of payment for the service, patient's condition, or place of residence, at which the home health services are ordered by the physician ~~or~~, podiatrist, **nurse practitioner, clinical nurse specialist, or physician assistant**. No rule or portion of a rule promulgated pursuant to the authority of sections 197.400 to 197.477 shall become effective unless it has been promulgated pursuant to the provisions of section 536.024."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Grier, **House Amendment No. 9** was adopted.

Representative Cook offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 69, Section 335.257, Line 4, by inserting after said section and line the following:

"376.1575. As used in sections 376.1575 to 376.1580, the following terms shall mean:

- (1) "Completed application", a practitioner's application to a health carrier that seeks the health carrier's authorization for the practitioner to provide patient care services as a member of the health carrier's network and does not omit any information which is clearly required by the application form and the accompanying instructions;
- (2) "Credentialing", a health carrier's process of assessing and validating the qualifications of a practitioner to provide patient care services and act as a member of the health carrier's provider network;
- (3) "Health carrier", the same meaning as such term is defined in section 376.1350. **The term "health carrier" shall also include any entity described in subdivision (4) of section 354.700;**
- (4) "Practitioner":
 - (a) A physician or physician assistant eligible to provide treatment services under chapter 334;
 - (b) A pharmacist eligible to provide services under chapter 338;
 - (c) A dentist eligible to provide services under chapter 332;
 - (d) A chiropractor eligible to provide services under chapter 331;
 - (e) An optometrist eligible to provide services under chapter 336;
 - (f) A podiatrist eligible to provide services under chapter 330;
 - (g) A psychologist or licensed clinical social worker eligible to provide services under chapter 337; or
 - (h) An advanced practice nurse eligible to provide services under chapter 335."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cook, **House Amendment No. 10** was adopted.

Representative Dogan offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 10, Section 191.116, Line 64, by inserting after all of said section and line the following:

"191.240. 1. For purposes of this section, the following terms mean:

- (1) "Health care provider", the same meaning given to the term in section 191.900;
 - (2) "Patient examination", a prostate, anal, or pelvic examination.
- 2. A health care provider, or any student or trainee under the supervision of a health care provider, shall not knowingly perform a patient examination upon an anesthetized or unconscious patient in a health care facility unless:**
- (1) The patient or a person authorized to make health care decisions for the patient has given specific informed consent to the patient examination;
 - (2) The patient examination is necessary for diagnostic or treatment purposes; or
 - (3) The collection of evidence through a forensic examination, as defined under subsection 8 of section 595.220, for a suspected sexual assault on the anesthetized or unconscious patient is necessary because the evidence will be lost or the patient is unable to give informed consent due to a medical condition.
- 3. A health care provider shall notify a patient of any patient examination performed under subsection 2 of this section.**
- 4. A health care provider who violates the provisions of this section, or who supervises a student or trainee who violates the provisions of this section, shall be subject to discipline by any licensing board that licenses the health care provider."; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 11** was adopted.

Representative Knight offered **House Amendment No. 12**.

House Amendment No. 12

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 69, Section 335.257, Line 4, by inserting after all of said section and line the following:

"407.925. As used in sections ~~[407.925]~~ **407.924** to 407.934, the following terms mean:

(1) "Alternative nicotine product", any noncombustible product containing nicotine that is intended for human consumption, whether chewed, absorbed, dissolved, or ingested by any other means. Alternative nicotine product does not include any vapor product, tobacco product or any product regulated as a drug or device by the United States Food and Drug Administration under Chapter V of the Food, Drug, and Cosmetic Act;

~~(2) ["Center of youth activities", any playground, school or other facility, when such facility is being used primarily by persons under the age of eighteen for recreational, educational or other purposes;~~

~~(3)~~ (3) "Distribute", a conveyance to the public by sale, barter, gift or sample;

~~(4)~~ (3) "Minor", a person under ~~[the age of eighteen]~~ **twenty-one years of age**;

~~(5)~~ (4) "Municipality", the city, village or town within which tobacco products, alternative nicotine products or vapor products are sold or distributed or, in the case of tobacco products, alternative nicotine products or vapor products that are not sold or distributed within a city, village or town, the county in which they are sold or distributed;

~~(6)~~ (5) "Person", an individual, partnership, copartnership, firm, company, public or private corporation, association, joint stock company, trust, estate, political subdivision or any agency, board, department or bureau of the state or federal government, or any other legal entity which is recognized by law as the subject of rights and duties;

~~(7)~~ (6) "Proof of age", a driver's license or other generally accepted means of identification that contains a picture of the individual and appears on its face to be valid;

~~(8)~~ (7) "Rolling papers", paper designed, manufactured, marketed, or sold for use primarily as a wrapping or enclosure for tobacco, which enables a person to roll loose tobacco into a smokable cigarette;

~~(9)~~ (8) "Sample", a tobacco product, alternative nicotine product, or vapor product distributed to members of the general public at no cost or at nominal cost for product promotional purposes;

~~(10)~~ (9) "Sampling", the distribution to members of the general public of tobacco product, alternative nicotine product or vapor product samples;

~~(11)~~ (10) "Tobacco products", any substance containing tobacco leaf, including, but not limited to, cigarettes, cigars, pipe tobacco, snuff, chewing tobacco, or dipping tobacco but does not include alternative nicotine products, or vapor products;

~~(12)~~ (11) "Vapor product", any noncombustible product containing nicotine that employs a heating element, power source, electronic circuit, or other electronic, chemical or mechanical means, regardless of shape or size, that can be used to produce vapor from nicotine in a solution or other form. Vapor product includes any electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device and any vapor cartridge or other container of nicotine in a solution or other form that is intended to be used with or in an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device. Vapor product does not include any alternative nicotine product or tobacco product;

~~(13)~~ (12) "Vending machine", any mechanical electric or electronic~~;~~ self-service device ~~[which]~~ **that**, upon insertion of money, tokens or any other form of payment, dispenses tobacco products, alternative nicotine products, or vapor products.

407.926. 1. Any person or entity who sells tobacco products, alternative nicotine products, or vapor products shall deny the sale of such tobacco products to ~~[any person who is less than eighteen years of age]~~ **minors**.

2. Any person or entity who sells or distributes tobacco products, alternative nicotine products, or vapor products by mail or through the internet in this state in violation of subsection 1 of this section shall be assessed a fine of two hundred fifty dollars for the first violation and five hundred dollars for each subsequent violation.

3. Alternative nicotine products and vapor products shall ~~[only]~~ **not** be sold to ~~[persons eighteen years of age or older]~~ **minors**, shall be subject to local and state sales tax, but shall not be otherwise taxed or regulated as tobacco products.

4. (1) Any nicotine liquid container that is sold at retail in this state shall satisfy the child-resistant effectiveness standards set forth in 16 CFR 1700.15(b) as in effect on August 28, 2015, when tested in accordance with the method described in 16 CFR 1700.20 as in effect on August 28, 2015.

(2) For the purposes of this subsection, "nicotine liquid container" shall mean a bottle or other container of liquid or other substance containing nicotine if the liquid or substance is sold, marketed, or intended for use in a vapor product. A "nicotine liquid container" shall not include a liquid or other substance containing nicotine in a cartridge that is sold, marketed, or intended for use in a vapor product, provided that such cartridge is prefilled and sealed by the manufacturer and not intended to be opened by the consumer.

(3) Any person who engages in retail sales of liquid nicotine containers in this state in violation of this subsection shall be assessed a fine of two hundred fifty dollars for the first violation and five hundred dollars for each subsequent violation.

(4) The department of health and senior services may adopt rules necessary to carry out the provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2015, shall be invalid and void.

(5) The provisions of this subsection and any rules adopted hereunder shall be null, void, and of no force and effect upon the effective date of the final regulations issued by the federal Food and Drug Administration or from any other federal agency if such regulations mandate child-resistant effectiveness standards for nicotine liquid containers.

407.927. The owner of an establishment at which tobacco products, alternative nicotine products, vapor products, or rolling papers are sold at retail or through vending machines shall cause to be prominently displayed in a conspicuous place at every display from which tobacco products, alternative nicotine products, or vapor products are sold and on every vending machine where tobacco products are purchased a sign that shall:

(1) Contain in red lettering at least one-half inch high on a white background the following: "It is a violation of state law for cigarettes, other tobacco products, alternative nicotine products, or vapor products to be sold or otherwise provided to any person under ~~[the age of eighteen]~~ **twenty-one years of age** or for such person to purchase, attempt to purchase or possess cigarettes, other tobacco products, alternative nicotine products or vapor products."; and

(2) Include a depiction of a pack of cigarettes at least two inches high defaced by a red diagonal diameter of a surrounding red circle, and the words "Under ~~[18]~~ **21**".

407.929. 1. A person or entity selling tobacco products, alternative nicotine products, or vapor products or rolling papers or distributing tobacco product, alternative nicotine product, or vapor product samples shall require proof of age from a prospective purchaser or recipient if an ordinary person would conclude on the basis of appearance that such prospective purchaser or recipient may be ~~[under the age of eighteen]~~ **a minor**.

2. The operator's or chauffeur's license issued pursuant to the provisions of section 302.177, or the operator's or chauffeur's license issued pursuant to the laws of any state or possession of the United States to residents of those states or possessions, or an identification card as provided for in section 302.181, or the identification card issued by any uniformed service of the United States, or a valid passport shall be presented by the holder thereof upon request of any agent of the division of liquor control or any owner or employee of an establishment that sells tobacco, alternative nicotine products, or vapor products, for the purpose of aiding the registrant, agent or employee to determine whether or not the person is ~~[at least eighteen years of age]~~ **a minor** when such person desires to purchase or possess tobacco products, alternative nicotine products, or vapor products procured from a registrant. Upon such presentation, the owner or employee of the establishment shall compare the photograph and physical characteristics noted on the license, identification card or passport with the physical characteristics of the person presenting the license, identification card or passport.

3. Any person who shall, without authorization from the department of revenue, reproduce, alter, modify or misrepresent any chauffeur's license, motor vehicle operator's license or identification card shall be deemed guilty of a misdemeanor and upon conviction shall be subject to a fine of not more than one thousand dollars, and confinement for not more than one year, or by both such fine and imprisonment.

4. Reasonable reliance on proof of age or on the appearance of the purchaser or recipient shall be a defense to any action for a violation of subsections 1, 2 and 3 of section 407.931. No person shall be liable for more than one violation of subsections 2 and 3 of section 407.931 on any single day.

407.931. 1. It shall be unlawful for any person to sell, provide or distribute tobacco products, alternative nicotine products, or vapor products to ~~[persons under eighteen years of age]~~ **a minor**.

2. All vending machines that dispense tobacco products, alternative nicotine products, or vapor products shall be located within the unobstructed line of sight and under the direct supervision of an adult responsible for preventing ~~[persons less than eighteen years of age]~~ **minors** from purchasing any tobacco product, alternative nicotine product, or vapor product from such machine or shall be equipped with a lock-out device to prevent the machines from being operated until the person responsible for monitoring sales from the machines disables the lock. Such locking device shall be of a design that prevents it from being left in an unlocked condition and which will allow only a single sale when activated. A locking device shall not be required on machines that are located in areas where ~~[persons less than eighteen years of age]~~ **minors** are not permitted or prohibited by law. An owner of an establishment whose vending machine is not in compliance with the provisions of this subsection shall be subject to the penalties contained in subsection 5 of this section. A determination of noncompliance may be made by a local law enforcement agency or the division of liquor control. Nothing in this section shall apply to a vending machine if located in a factory, private club or other location not generally accessible to the general public.

3. No person or entity shall sell, provide or distribute any tobacco product, alternative nicotine product, or vapor product or rolling papers to any minor, or sell any individual cigarettes to any person in this state. This subsection shall not apply to the distribution by family members on property that is not open to the public.

4. Any person including, but not limited to, a sales clerk, owner or operator who violates subsection 1, 2 or 3 of this section or section 407.927 shall be penalized as follows:

- (1) For the first offense, twenty-five dollars;
- (2) For the second offense, one hundred dollars;
- (3) For a third and subsequent offense, two hundred fifty dollars.

5. Any owner of the establishment where tobacco products, alternative nicotine products, or vapor products are available for sale who violates subsection 3 of this section, in addition to the penalties established in subsection 4 of this section, shall be penalized in the following manner:

- (1) For the first violation per location within two years, a reprimand shall be issued by the division of liquor control;
- (2) For the second violation per location within two years, the division of liquor control shall issue a citation prohibiting the outlet from selling tobacco products, alternative nicotine products, or vapor products for a twenty-four-hour period;
- (3) For the third violation per location within two years, the division of liquor control shall issue a citation prohibiting the outlet from selling tobacco products, alternative nicotine products, or vapor products for a forty-eight-hour period;
- (4) For the fourth and any subsequent violations per location within two years, the division of liquor control shall issue a citation prohibiting the outlet from selling tobacco products for a five-day period.

6. Any owner of the establishment where tobacco products are available for sale who violates subsection 3 of this section shall not be penalized pursuant to this section if such person documents the following:

- (1) An in-house or other tobacco compliance employee training program was in place to provide the employee with information on the state and federal regulations regarding sales of tobacco products, alternative nicotine products, or vapor products to minors. Such training program must be attended by all employees who sell tobacco products, alternative nicotine products, or vapor products to the general public;
- (2) A signed statement by the employee stating that the employee has been trained and understands the state laws and federal regulations regarding the sale of tobacco products, alternative nicotine products, or vapor products to minors; and
- (3) Such in-house or other tobacco compliance training meets the minimum training criteria, which shall not exceed a total of ninety minutes in length, established by the division of liquor control.

7. The exemption in subsection 6 of this section shall not apply to any person who is considered the general owner or operator of the outlet where tobacco products, alternative nicotine products, or vapor products are available for sale if:

- (1) Four or more violations per location of subsection 3 of this section occur within a one-year period; or

(2) Such person knowingly violates or knowingly allows his or her employees to violate subsection 3 of this section.

8. If a sale is made by an employee of the owner of an establishment in violation of sections 407.925 to 407.934, the employee shall be guilty of an offense established in subsections 1, 2 and 3 of this section. If a vending machine is in violation of section 407.927, the owner of the establishment shall be guilty of an offense established in subsections 3 and 4 of this section. If a sample is distributed by an employee of a company conducting the sampling, such employee shall be guilty of an offense established in subsections 3 and 4 of this section.

9. A person cited for selling, providing or distributing any tobacco product, alternative nicotine product, or vapor product to ~~[any individual less than eighteen years of age]~~ **a minor** in violation of subsection 1, 2 or 3 of this section shall conclusively be presumed to have reasonably relied on proof of age of the purchaser or recipient, and such person shall not be found guilty of such violation if such person raises and proves as an affirmative defense that such individual presented a driver's license or other government-issued photo identification purporting to establish that such individual was ~~[eighteen years of age or older]~~ **not a minor**.

10. Any person adversely affected by this section may file an appeal with the administrative hearing commission which shall be adjudicated pursuant to the procedures established in chapter 621.

407.933. 1. No ~~[person less than eighteen years of age]~~ **minor** shall purchase, attempt to purchase or possess cigarettes, other tobacco products, alternative nicotine products, or vapor products unless such person is an employee of a seller of cigarettes, tobacco products, alternative nicotine products, or vapor products and is in such possession to effect a sale in the course of employment, or an employee of the division of liquor control for enforcement purposes pursuant to subsection 5 of section 407.934.

2. ~~[Any person less than eighteen years of age]~~ **No minor** shall ~~[not]~~ misrepresent his or her age to purchase cigarettes, tobacco products, alternative nicotine products, or vapor products.

3. Any person who violates the provisions of this section shall be penalized as follows:

(1) For the first violation, the person is guilty of an infraction and shall have any cigarettes, tobacco products, alternative nicotine products, or vapor products confiscated;

(2) For a second violation and any subsequent violations, the person is guilty of an infraction, shall have any cigarettes, tobacco products, alternative nicotine products, or vapor products confiscated and shall complete a tobacco education or smoking cessation program, if available.

407.934. 1. No person shall sell cigarettes, tobacco products, alternative nicotine products, or vapor products unless the person has a retail sales tax license.

2. The department of revenue shall permit persons to designate through the internet or by including a place on all sales tax license applications for the applicant to designate himself or herself as a seller of tobacco products, alternative nicotine products, or vapor products and to provide a list of all locations where the applicant sells such products.

3. On or before July first of each year, the department of revenue shall make available to the division of liquor control and the department of mental health a complete list of every establishment which sells cigarettes, other tobacco products, alternative nicotine products, or vapor products in this state.

4. The division of liquor control shall have the authority to inspect stores and tobacco outlets for compliance with all laws related to access of tobacco products, alternative nicotine products, or vapor products to minors. The division may employ a ~~[person seventeen years of age]~~ **minor**, with parental consent **if the minor is under eighteen years of age**, to attempt to purchase tobacco for the purpose of inspection or enforcement of tobacco laws.

5. The supervisor of the division of liquor control shall not use minors to enforce the provisions of this chapter unless the supervisor promulgates rules that establish standards for the use of minors. The supervisor shall establish mandatory guidelines for the use of minors in investigations by a state, county, municipal or other local law enforcement authority which shall be followed by such authority and which shall, at a minimum, provide for the following:

(1) The minor shall be seventeen years of age **or older**;

(2) The minor shall have a youthful appearance, and the minor, if a male, shall not have facial hair or a receding hairline and if a female, shall not wear excessive makeup or excessive jewelry;

(3) The state, county, municipal or other local law enforcement agency shall obtain the consent of the minor's parent or legal guardian, **if necessary**, before the use of such minor on a form approved by the supervisor;

(4) The state, county, municipal or other local law enforcement agency shall make a photocopy of the minor's valid identification showing the minor's correct date of birth;

(5) Any attempt by such minor to purchase tobacco products, alternative nicotine products, or vapor products shall be videotaped or audiotaped with equipment sufficient to record all statements made by the minor and the seller of the tobacco product;

(6) The minor shall carry his or her own identification showing the minor's correct date of birth and shall, upon request, produce such identification to the seller of the tobacco product, alternative nicotine product, or vapor product;

(7) The minor shall answer truthfully any questions about his or her age and shall not remain silent when asked questions regarding his or her age;

(8) The minor shall not lie to the seller of the tobacco product, alternative nicotine product, or vapor product to induce a sale of tobacco products;

(9) The minor shall not be employed by the state, county, municipal or other local law enforcement agency on an incentive or quota basis;

(10) The state, county, municipal or other local law enforcement agency shall, within forty-eight hours, contact or take all reasonable steps to contact the owner or manager of the establishment if a violation occurs;

(11) The state, county, municipal or other local law enforcement agency shall maintain records of each visit to an establishment where a minor is used by the state, county, municipal or other local law enforcement agency for a period of at least one year following the incident, regardless of whether a violation occurs at each visit, and such records shall, at a minimum, include the following information:

(a) The signed consent form of the minor's parent or legal guardian, **if necessary**;

(b) A Polaroid photograph of the minor;

(c) A photocopy of the minor's valid identification, showing the minor's correct date of birth;

(d) An information sheet completed by the minor on a form approved by the supervisor; and

(e) The name of each establishment visited by the minor, and the date and time of each visit.

6. If the state, county, municipal or other local law enforcement authority uses minors in investigations or in enforcing or determining violations of this chapter or any local ordinance and does not comply with the mandatory guidelines established by the supervisor of liquor control in subsection 5 of this section, the supervisor of liquor control shall not take any disciplinary action against the establishment or seller pursuant to this chapter based on an alleged violation discovered when using a minor and shall not cooperate in any way with the state, county, municipal or other local law enforcement authority in prosecuting any alleged violation discovered when using a minor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Knight, **House Amendment No. 12** was adopted.

Representative Gregory (51) offered **House Amendment No. 13**.

House Amendment No. 13

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 57, Section 198.644, Lines 43-49, by deleting said lines and inserting in lieu thereof the following:

"(10) Indemnify and hold harmless a health care facility for any damages, sanctions, or civil monetary penalties that are proximately caused by an action or failure to act of any health care personnel the agency provides to the health care facility; provided that the amount for which the supplemental health care services agency may be liable to a health care facility for civil monetary penalties and sanctions shall not exceed one hundred thousand dollars for civil monetary penalties and sanctions that can be assessed against skilled nursing facilities by the United States Department of Health and Human Services or the Centers for Medicare and Medicaid Services. If the damages, sanctions, or civil monetary penalties are proximately caused by the negligence, action, or failure to act by the health care facility, then liability shall be determined by a percentage of fault and shall be the sole responsibility of the party against whom such determination is made. Such determinations shall be made by the agreement of the parties or a neutral third party who considers all of the relevant factors in making a determination."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory (51), **House Amendment No. 13** was adopted.

Representative Burger offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 2, Section 9.236, Line 7, by inserting after all of the said section and line the following:

"9.351. The sixteenth of April each year is hereby designated as "Missouri Donate Life Day" in the state of Missouri. The citizens of this state are encouraged to participate in appropriate activities and events to increase public awareness of the need for organ donation and organ donors."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley offered **House Amendment No. 1 to House Amendment No. 14**.

*House Amendment No. 1
to
House Amendment No. 14*

AMEND House Amendment No. 14 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 1, Line 7, by inserting after said line the following:

"Further amend said bill, Page 73, Section 660.010, Line 46, by inserting after all of said section and line the following:

"Section 1. April 11 through April 17 of each year is hereby designated as "Black Maternal Health Week". The citizens of this state are encouraged to engage in appropriate events and activities to commemorate black maternal health.

Section 2. The month of April of each year is hereby designated as "Minority Health Month". The citizens of this state are encouraged to engage in appropriate events and activities to commemorate minority health month."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 1 to House Amendment No. 14** was adopted.

Representative Burton offered **House Amendment No. 2 to House Amendment No. 14**.

*House Amendment No. 2
to
House Amendment No. 14*

AMEND House Amendment No. 14 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 1, Lines 6 to 7, by deleting all of said lines and inserting in lieu thereof the following:

**"activities and events to increase public awareness of the need for organ donations and organ donors.
9.358. April twenty-second each year is hereby designated as "Missouri Black Bear Awareness Day". Citizens of this state are encouraged to participate in appropriate events and activities to provide education about efforts to conserve Missouri's black bear population.";** and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 97
Cook	Davidson	Davis	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Henderson	Houx
Hovis	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Railsback
Reedy	Richey	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 037

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Bosley	Brown 27	Burnett	Burton
Butz	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
McCreery	Mosley	Person	Phifer	Price IV
Quade	Rogers	Sauls	Smith 45	Smith 67
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 027

Bailey	Baringer	Barnes	Black 7	Bland Manlove
Brown 70	Clemens	Coleman 32	Copeland	Cupps
Deaton	DeGroot	Fishel	Hardwick	Hicks
Hudson	Kidd	Mackey	McDaniel	Merideth
Nurrenbern	Pietzman	Riggs	Schwadron	Sharp 36
Smith 163	Stevens 46			

VACANCIES: 007

Representative Burton moved that **House Amendment No. 2 to House Amendment No. 14** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Burton:

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AYES: 045

Adams	Aldridge	Anderson	Appelbaum	Atchison
Aune	Bangert	Baringer	Brown 27	Burnett
Burton	Clemens	Collins	Davis	Derges
Dogan	Doll	Fogle	Gray	Gunby
Haley	Ingle	Johnson	Kidd	Lewis 25
Lovasco	McCreery	Mosley	Person	Phifer
Price IV	Quade	Reedy	Rone	Sander
Sassmann	Sauls	Smith 45	Smith 67	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

NOES: 082

Andrews	Baker	Basye	Billington	Black 137
Boggs	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Butz	Chipman	Christofanelli	Coleman 97
Cook	Davidson	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Henderson
Houx	Hovis	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	McGauth	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Richey	Riley
Roberts	Rogers	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schojack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

PRESENT: 002

Dinkins	Roden
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ABSENT WITH LEAVE: 027

Bailey	Barnes	Black 7	Bland Manlove	Bosley
Brown 70	Coleman 32	Copeland	Cupps	Deaton
DeGroot	Fishel	Hardwick	Hicks	Hudson
Mackey	Mayhew	McDaniel	Merideth	Nurrenbern
Pietzman	Proudie	Riggs	Sharp 36	Smith 163
Stevens 46	Windham			

VACANCIES: 007

On motion of Representative Burger, **House Amendment No. 14, as amended**, was adopted.

Representative Wright offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 69, Section 335.257, Line 4, by inserting after all of said section and line the following:

"376.414. 1. For purposes of this section, the following terms mean:

- (1) "340B drug", a drug that is:
 - (a) A covered outpatient drug as defined in Section 340B of the Public Health Service Act, 42 U.S.C. Section 256b, enacted by Section 602 of the Veterans Health Care Act of 1992, Pub. L. 102-585; and
 - (b) Purchased under an agreement entered into under 42 U.S.C. Section 256b;
- (2) "Covered entity", the same meaning given to the term in Section 340B(a)(4) of the Public Health Service Act, 42 U.S.C. Section 256b(a)(4);
- (3) "Health carrier", the same meaning given to the term in section 376.1350;
- (4) "Pharmacy benefits manager", the same meaning given to the term in section 376.388;
- (5) "Specified pharmacy", a pharmacy licensed under chapter 338 with which a covered entity has contracted to dispense 340B drugs on behalf of the covered entity regardless of whether the 340B drugs are distributed in person or through the mail.

2. A health carrier or pharmacy benefits manager shall not discriminate against a covered entity or a specified pharmacy by doing any of the following:

- (1) Reimbursing a covered entity or specified pharmacy for a quantity of a 340B drug in an amount less than such health carrier or pharmacy benefits manager would pay to any other similarly situated pharmacy that is not a covered entity or a specified pharmacy for such quantity of such drug on the basis that the entity or pharmacy is a covered entity or specified pharmacy or that the entity or pharmacy dispenses 340B drugs;
- (2) Imposing any terms or conditions on covered entities or specified pharmacies that differ from such terms or conditions applied to other similarly situated pharmacies that are not covered entities or specified pharmacies on the basis that the entity or pharmacy is a covered entity or specified pharmacy or that the entity or pharmacy dispenses 340B drugs including, but not limited to, terms or conditions with respect to any of the following:
 - (a) Fees, chargebacks, clawbacks, adjustments, or other assessments;
 - (b) Professional dispensing fees;
 - (c) Restrictions or requirements regarding participation in standard or preferred pharmacy networks;
 - (d) Requirements relating to the frequency or scope of audits or to inventory management systems using generally accepted accounting principles; and
 - (e) Any other restrictions, conditions, practices, or policies that, as specified by the director of the department of commerce and insurance, interfere with the ability of a covered entity to maximize the value of discounts provided under 42 U.S.C. Section 256b;
- (3) Interfering with an individual's choice to receive a 340B drug from a covered entity or specified pharmacy, whether in person or via direct delivery, mail, or other form of shipment; or
- (4) Refusing to contract with a covered entity or specified pharmacy for reasons other than those that apply equally to entities or pharmacies that are not covered entities or specified pharmacies, or on the basis that:
 - (a) The entity or pharmacy is a covered entity or a specified pharmacy; or
 - (b) The entity or pharmacy is described in any of subparagraphs (A) to (O) of 42 U.S.C. Section 256b(a)(4).

3. The director of the department of commerce and insurance shall impose a civil penalty on any pharmacy benefits manager that violates the requirements of this section. Such penalty shall not exceed five thousand dollars per violation per day.

4. The director of the department of commerce and insurance shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Porter offered **House Amendment No. 1 to House Amendment No. 15.**

*House Amendment No. 1
to
House Amendment No. 15*

AMEND House Amendment No. 15 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 2, Line 26, by deleting all of said line and inserting in lieu thereof the following:

"authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

376.415. 1. For purposes of this section, the following terms mean:

(1) "340B drug", a drug that is:

(a) A covered outpatient drug as defined in Section 340B of the Public Health Service Act, 42 U.S.C. Section 256b, enacted by Section 602 of the Veterans Health Care Act of 1992, Pub. L. 102-585; and

(b) Purchased under an agreement entered into under 42 U.S.C. Section 256b;

(2) "Covered entity", the same meaning given to the term in Section 340B(a)(4) of the Public Health Service Act, 42 U.S.C. Section 256b(a)(4);

(3) "Health carrier", the same meaning given to the term in section 376.1350;

(4) "Pharmacy benefits manager", the same meaning given to the term in section 376.388;

(5) "Specified pharmacy", a pharmacy licensed under chapter 338 with which a covered entity has contracted to dispense 340B drugs on behalf of the covered entity regardless of whether the 340B drugs are distributed in person or through the mail.

2. Before March 1, 2024, and annually thereafter, every covered entity and specified pharmacy and licensed or approved to do business in this state shall file a report with the Missouri Department of Commerce and Insurance for the immediately preceding calendar year. The report shall contain the following information regarding the plan:

(1) The gross profits the covered entity or specified pharmacy realized from its participation in the 340B drug pricing program as described in 42 U.S.C. Section 256b;

(2) The difference between the cost to purchase or acquire each 340B drug and the reimbursement the covered entity or specified pharmacy received from a health carrier, pharmacy benefits manager, or other entity for the 340 drug."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Porter moved that **House Amendment No. 1 to House Amendment No. 15** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 024

Baker	Basye	Brown 16	Butz	Christofanelli
Coleman 97	Davidson	Ellebracht	Hardwick	Hicks
Hudson	Johnson	Murphy	Plocher	Porter
Price IV	Richey	Sander	Schnelting	Schroer
Schwadron	Sharp 36	Trent	Wiemann	

NOES: 100

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bangert	Baringer	Billington	Bland Manlove
Bosley	Bromley	Brown 27	Buchheit-Courtway	Burger
Burton	Busick	Clemens	Collins	Cook
Davis	Derges	Dinkins	Dogan	Doll

Eggleston	Evans	Falkner	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Henderson
Hovis	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mayhew
McCreery	McGill	Morse	Mosley	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Pollitt 52	Pollock 123	Quade
Railsback	Reedy	Riley	Roberts	Rogers
Rone	Sassmann	Sauls	Seitz	Sharpe 4
Shields	Simmons	Smith 155	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Toalson Reisch	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wright	Young	Mr. Speaker

PRESENT: 001

Copeland

ABSENT WITH LEAVE: 031

Aldridge	Bailey	Barnes	Black 137	Black 7
Boggs	Brown 70	Burnett	Chipman	Coleman 32
Cupps	Deaton	DeGroot	Fishel	Gregory 96
Houx	Kidd	Lovasco	Mackey	McDaniel
McGaugh	Merideth	Pietzman	Pouche	Proudie
Riggs	Roden	Shaul	Smith 163	Thompson
Windham				

VACANCIES: 007

On motion of Representative Wright, **House Amendment No. 15** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 096

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Basye
Bosley	Bromley	Brown 27	Buchheit-Courtway	Burger
Burton	Butz	Clemens	Collins	Cook
Copeland	Derges	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Hovis	Johnson	Kalberloh
Kidd	Knight	Lewis 25	Lewis 6	McCreery
McGaugh	McGill	Morse	Mosley	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Pollitt 52	Pollock 123	Porter
Proudie	Railsback	Reedy	Roberts	Roden
Rone	Sassmann	Sauls	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 45	Smith 67
Stephens 128	Stevens 46	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	Wright	Young
Mr. Speaker				

NOES: 034

Baker	Billington	Brown 16	Busick	Christofanelli
Coleman 32	Coleman 97	Davidson	Davis	Gregory 51
Hudson	Hurlbert	Kelley 127	Kelly 141	Lovasco
Murphy	Pietzman	Plocher	Pouche	Richey
Riley	Sander	Schnelting	Schroer	Schwadron
Seitz	Simmons	Stacy	Tate	Toalson Reisch
Trent	Walsh 50	West	Wiemann	

PRESENT: 000

ABSENT WITH LEAVE: 026

Bailey	Barnes	Black 137	Black 7	Bland Manlove
Boggs	Brown 70	Burnett	Chipman	Cupps
Deaton	DeGroot	Fishel	Gregory 96	Houx
Ingle	Mackey	Mayhew	McDaniel	Merideth
Price IV	Quade	Riggs	Rogers	Smith 163
Windham				

VACANCIES: 007

Representative Schroer offered **House Amendment No. 16.**

House Amendment No. 16

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 2, Section 9.236, Line 7, by inserting after all of said section and line the following:

"67.265. 1. For purposes of this section, the ~~[term "order" shall]~~ **following terms** mean:

(1) **"Local elected governing body", the board of aldermen, city council, county commission, or other like body of officials elected to represent an entire city or county. "Local elected governing body" shall not include any inferior body whose duties are limited to a specific area of responsibility or expertise within the city or county including, but not limited to, a local health authority;**

(2) **"Order", a public health order, ordinance, rule, or regulation issued by a political subdivision**~~including by a health officer, local public health agency, public health authority, or the political subdivision's executive, as such term is defined in section 67.750,~~ **in response to an actual or perceived threat to public health for the purpose of preventing the spread of a contagious disease;**

(3) **"Prohibited order", any order that has been terminated under subsection 3 or expired under subsection 2 of this section;**

(4) **"Statewide pandemic", an outbreak of a particularly dangerous disease affecting a high proportion of the population, appearing in three or more counties.**

2. Notwithstanding any other provision of law to the contrary, **all orders shall be approved by a vote of the local elected governing body of the city or county, shall be issued by the same, and shall be subject to the following:**

(1) Any order issued during and related to an emergency declared pursuant to chapter 44 that directly or indirectly closes, partially closes, or places restrictions on the opening of or access to any one or more business organizations, churches, schools, or other places of public or private gathering or assembly, including any order, ordinance, rule, or regulation of general applicability ~~[or]~~ that prohibits or otherwise limits attendance at any public or private gatherings, **or requires the wearing of face coverings,** ~~[shall not remain in effect for longer than thirty calendar days in a one hundred eighty-day period, including the cumulative duration of similar orders issued concurrently, consecutively, or successively, and]~~ shall automatically expire at the end of ~~[the]~~ thirty days or as specified in the order, whichever is shorter, unless so authorized by a simple majority vote of the ~~[political subdivision's]~~ **local elected governing body to extend such order or approve a similar order prior to the expiration or termination of the original order;** provided that such extension or approval of similar orders shall not ~~[exceed thirty calendar days in duration and any order may be extended more than once]~~ **extend beyond sixty days from the effective date of the original order passed pursuant to this subdivision; [and]**

(2) Any order of general applicability issued at a time other than an emergency declared pursuant to chapter 44 that directly or indirectly closes, **partially closes, or places restrictions on the opening of or access to any one or more business organizations**, an entire classification of business organizations, churches, schools, or other places of public or private gathering or assembly, **including any order, ordinance, rule, or regulation of general applicability that prohibits or otherwise limits attendance at any public or private gatherings, or requires the wearing of face coverings**, shall ~~[not remain in effect for longer than twenty-one calendar days in a one hundred eighty day period, including the cumulative duration of similar orders issued concurrently, consecutively, or successively, and shall]~~ automatically expire at the end of ~~[the twenty-one]~~ **twenty** days or as specified in the order, whichever is shorter, unless so authorized by a two-thirds majority vote of the ~~[political subdivision's]~~ **local elected** governing body to extend such order or approve a similar order **prior to the expiration or termination of the original order** ; provided that such extension or approval of similar orders ~~[may be extended more than once]~~ **shall not extend beyond sixty days from the effective date of the original order passed pursuant to this subdivision; and**

(3) Upon the expiration of sixty days as set forth in subdivision (1) or (2) of this subsection, only the director of the department of health and senior services shall be authorized to issue or extend any further order relating to the actual or perceived threat to public health or safety that gave rise to the order authorized by the local elected governing body or to terminate the same.

~~[2-]~~ 3. The ~~[governing bodies of the political subdivisions]~~ **local elected governing body** issuing orders under this section shall at all times have the authority to terminate ~~[an order]~~ **local orders** issued or extended under this section upon a simple majority vote of the body.

~~[3-]~~ 4. In the case of local public health agencies created through an agreement by multiple counties under chapter 70, all of the participating counties' **local elected** governing bodies shall be required to approve or terminate orders in accordance with the provisions of this section.

~~[4-]~~ 5. Prior to or concurrent with the issuance or extension of any order under subdivisions (1) and (2) of subsection ~~[4]~~ **2** of this section, the health officer, local public health agency, public health authority, or executive shall provide a report to the **local elected** governing body containing information supporting the need for such order and **may submit a draft order, which shall not have any legal effect until it is approved by a vote of the local elected governing body taken in a session that is open to the public.** Such report shall include specific studies or other evidence relied upon in the creation of the order, along with an explanation of the legal authority upon which the order is based. Such report shall also include a summary of the general nature and extent of the comments submitted in support of or opposition to the proposed order and a concise summary of the testimony presented at all hearings in which the order was discussed. In addition, the report shall contain a summary of the findings regarding the merits of any such testimony or comments submitted by members of the public who are opposed, in whole or in part, to the proposed order.

~~[5-]~~ 6. No ~~[political subdivision]~~ **local elected governing body** of this state shall make or modify any orders that have the effect, directly or indirectly, of a prohibited order under this section.

~~[6-]~~ 7. No **directive**, rule, or regulation issued by the department of health and senior services shall authorize a local health official, health officer, local public health agency, or public health authority to create or enforce any order, ordinance, rule, or regulation described in section 192.300 or this section that is inconsistent with the provisions of this section.

8. (1) No local elected governing body shall issue or authorize any order relating to a statewide pandemic pursuant to this section unless the governor has, by executive order pursuant to an emergency declared under chapter 44, directed the director of the department of health and senior services to authorize, by written directive containing sufficiently specific criteria, local elected governing bodies to issue or approve such order; except that, no such local order shall be more expansive than the written directive issued by the department and shall be subject to review and alteration by the director.

(2) Not less than thirty days after the issuance of a written directive by the director of the department, as provided in this subsection, the department shall replace such directive with an emergency rule promulgated as set forth in chapter 536.

(3) Any order issued by a local elected governing body that is not in compliance with this subsection shall be void ab initio.

(4) Any order issued by a local elected governing body shall be subject to the time limitations set forth in subsection 2 of this section.

9. Except as provided in subsection 11 of this section, the existence of a statewide pandemic may be declared by the governor or the director of the department of health and senior services. During a statewide pandemic, only the director shall have the authority to close a public or private school or other place of public or private assembly or to reduce, alter, suspend, or otherwise restrict the operations or hours thereof. The director shall consult with the local health authorities prior to any closing.

10. (1) Any person aggrieved by the actions of a political subdivision, including its local elected governing body, its officers, employees, or agents, in violation of this section shall have a civil claim for damages against such political subdivision for:

- (a) Injunctive relief;
- (b) Treble compensatory damages;
- (c) Punitive damages;
- (d) Costs of litigation including, but not limited to, court costs and expert witness fees; and
- (e) Reasonable attorneys fees.

(2) Neither sovereign immunity nor official immunity shall be a defense in any such civil action.

(3) Venue for any civil action filed pursuant to this section shall, at the election of the aggrieved party, be in the county within which the aggrieved party resides, in the county within which the alleged harm occurred, or Cole County.

(4) In any civil action filed by a person with standing or by the attorney general under this section, upon a showing that a material fact is in dispute, the political subdivision shall bear the burden of showing, by clear and convincing evidence, that its order was necessary to prevent the actual or anticipated harm and that no less restrictive means to prevent such actual or anticipated harm were available.

11. The general assembly may, by the passage of a concurrent resolution, declare the existence of a statewide pandemic. Such resolution shall not extend the declaration of a statewide pandemic for more than thirty days beyond the convening of the next regular session of the general assembly but may by its own provisions specify the expiration date of the declaration prior to that time. The general assembly may approve subsequent declarations in like manner and subject to the same limitations.

67.308. 1. No county, city, town or village in this state receiving public funds shall require documentation of an individual having received a vaccination against COVID-19 in order for the individual to access transportation systems or services or any other public accommodations.

2. No private person, business, corporation, organization, or other nongovernment entity shall be required to assist in any manner in the enforcement of any order issued pursuant to section 67.265, nor shall such person or entity suffer any adverse action including, but not limited to, a fine, loss of a business license, closure, or citation for any such refusal to assist.

3. (1) Any person aggrieved by the actions of a political subdivision or any public official under this section shall have a civil claim for damages against such political subdivision or public official for:

- (a) Injunctive relief;
- (b) Treble compensatory damages;
- (c) Punitive damages;
- (d) Costs of litigation including, but not limited to, court costs and expert witness fees; and
- (e) Reasonable attorneys fees.

(2) Neither sovereign immunity nor official immunity shall be a defense in any such civil action.

(3) Venue for any civil action filed pursuant to this section or section 67.265 shall, at the election of the aggrieved party, be the county in which the aggrieved party resides, the county where the alleged harm occurred or Cole County.

(4) In any civil action filed by a person with standing or by the attorney general under this section, upon a showing that a material fact is in dispute, the political subdivision shall bear the burden of showing, by clear and convincing evidence, that its order was necessary to prevent the actual or anticipated harm and that no less restrictive means to prevent such actual or anticipated harm were available."; and

Further amend said bill, Page 5, Section 135.690, Line 108, by inserting after all of said section and line the following:

"167.029. 1. A public school district may require students to wear a school uniform or restrict student dress to a particular style in accordance with the law. The school district may determine the style and color of the school uniform.

2. No public or charter school shall implement or enforce any student dress requirements that include a mask or other face covering or respirator.

167.181. 1. The department of health and senior services, after consultation with the department of elementary and secondary education, shall promulgate rules and regulations governing the immunization against poliomyelitis, rubella, rubeola, mumps, tetanus, pertussis, diphtheria, and hepatitis B, to be required of children attending public, private, parochial or parish schools. Such rules and regulations may modify the immunizations that are required of children in this subsection. The immunizations required and the manner and frequency of their administration shall conform to recognized standards of medical practice. The department of health and senior services shall supervise and secure the enforcement of the required immunization program.

2. It is unlawful for any student to attend school unless he has been immunized as required under the rules and regulations of the department of health and senior services, and can provide satisfactory evidence of such immunization; except that if he produces satisfactory evidence of having begun the process of immunization, he may continue to attend school as long as the immunization process is being accomplished in the prescribed manner. It is unlawful for any parent or guardian to refuse or neglect to have his child immunized as required by this section, unless the child is properly exempted.

3. This section shall not apply to any child if one parent or guardian objects in writing to his school administrator against the immunization of the child, because of religious beliefs or medical contraindications. In cases where any such objection is for reasons of medical contraindications, a statement from a duly licensed physician must also be provided to the school administrator.

4. Each school superintendent, whether of a public, private, parochial or parish school, shall cause to be prepared a record showing the immunization status of every child enrolled in or attending a school under his jurisdiction. The name of any parent or guardian who neglects or refuses to permit a nonexempted child to be immunized against diseases as required by the rules and regulations promulgated pursuant to the provisions of this section shall be reported by the school superintendent to the department of health and senior services.

5. The immunization required may be done by any duly licensed physician or by someone under his direction. If the parent or guardian is unable to pay, the child shall be immunized at public expense by a physician or nurse at or from the county, district, city public health center or a school nurse or by a nurse or physician in the private office or clinic of the child's personal physician with the costs of immunization paid through the state Medicaid program, private insurance or in a manner to be determined by the department of health and senior services subject to state and federal appropriations, and after consultation with the school superintendent and the advisory committee established in section 192.630. When a child receives his or her immunization, the treating physician may also administer the appropriate fluoride treatment to the child's teeth.

6. Funds for the administration of this section and for the purchase of vaccines for children of families unable to afford them shall be appropriated to the department of health and senior services from general revenue or from federal funds if available.

7. No student shall be required, as a condition of school attendance or participation in school-sponsored extracurricular activities, to be immunized against COVID 19. No school shall require students to wear face masks or other face coverings or respirators as an alternative to receiving a COVID-19 vaccination. No school shall require students to undergo COVID-19 diagnostic testing or otherwise implement a "test to stay" policy requiring testing as an alternative to receiving a COVID-19 vaccination; provided, that nothing in this subsection shall be interpreted to preclude a school from requiring a student to be tested as described in section 167.191 as a condition for school attendance or participation in school-sponsored extracurricular activities. For purposes of the section, "COVID 19" shall include any variant thereof.

8. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2001, shall be invalid and void.

167.191. 1. It is unlawful for any child to attend any of the public schools of this state while afflicted with any contagious or infectious disease, or while liable to transmit such disease after having been exposed to it. For the purpose of determining the diseased condition, or the liability of transmitting the disease, the teacher or board of

directors may require any child to be examined by a physician, **physician assistant, or advanced practice registered nurse** and exclude the child from school so long as there is any liability of such disease being transmitted by the pupil. **For purposes of this section, the term "liability" shall mean that symptoms of such a contagious or infectious disease are present and that disease transmission is more likely than not to occur.** If the parent or guardian refuses to have an examination made by a physician, **physician assistant, or advanced practice registered nurse pursuant to [at] the written request of [the teacher] a school administration or school board of directors, the [teacher or board of directors] child may be [exclude the child] excluded** from school. Any parent or guardian who persists in sending a child to school, after having been examined as provided by this section, and found to be afflicted with any contagious or infectious disease, or liable to transmit the disease, or refuses to have the child examined as herein provided, is guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not less than five nor more than one hundred dollars.

2. If the parent or guardian of the child presents a written document, signed by a physician, physician assistant, or advanced practice registered nurse stating that the child is not afflicted with any contagious or infectious disease, or liable to transmit the disease, the child shall not be excluded from school under subsection 1."; and

Further amend said bill, Page 7, Section 167.630, Line 19, by inserting after all of said section and line the following:

"171.011. **1.** The school board of each school district in the state may make all needful rules and regulations for the organization, grading and government in the school district. The rules shall take effect when a copy of the rules, duly signed by order of the board, is deposited with the district clerk. The district clerk shall transmit forthwith a copy of the rules to the teachers employed in the schools. The rules may be amended or repealed in like manner.

2. No school administrator, teacher, staff, or other personnel of any public school or charter school, nor any school board, shall have authority to adopt rules, regulations, policies, directives, or any other order relating to quarantines, isolation, or other health-related requirements for students except as provided in section 167.191; except that, nothing in this section or section 167.191 shall be construed to authorize any such order relating to masking or vaccinations.

3. During a statewide pandemic as defined in section 67.265, all generally applicable orders relating to the spread of an infectious or contagious disease shall be made by a local elected governing body as provided in section 67.265."; and

Further amend said bill, Page 21, Section 192.005, Line 27, by inserting after all of said section and line the following:

"192.290. All rules and regulations authorized and made by the department of health and senior services in accordance with this chapter shall supersede as to those matters to which this chapter relates, all local **orders**, ordinances, rules, and regulations and shall be observed throughout the state and enforced by all local and state health authorities. Nothing herein shall limit the right of local authorities **under section 192.300** to make such further **orders**, ordinances, rules, and regulations not inconsistent with **or more restrictive than** the rules and regulations prescribed by the department of health and senior services, which may be necessary for the particular locality under the jurisdiction of such local authorities; **except that, all such orders, ordinances, rules and regulations made by local authorities shall comply with the provisions of section 67.265.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Murphy offered **House Amendment No. 1 to House Amendment No. 16.**

House Amendment No. 1

to

House Amendment No. 16

AMEND House Amendment No. 16 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 3, Lines 19-20, by deleting all of said lines and renumbering subsequent subdivisions accordingly; and

Further amend said amendment, Page 4, Lines 1-2, by deleting all of said lines and renumbering subsequent subdivisions accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Andrews	Atchison	Baker	Billington	Black 7
Boggs	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Evans	Falkner
Fitzwater	Francis	Gregory 51	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 043

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Brown 27	Burnett	Burton
Butz	Clemens	Collins	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 019

Aldridge	Bailey	Basye	Black 137	Bland Manlove
Bosley	Brown 70	Chipman	DeGroot	Eggleston
Fishel	Gregory 96	Houx	Kidd	Knight
Mackey	McDaniel	Riggs	Simmons	

VACANCIES: 007

On motion of Representative Murphy, **House Amendment No. 1 to House Amendment No. 16** was adopted.

Representative Collins offered **House Amendment No. 2 to House Amendment No. 16.**

House Amendment No. 2
to
House Amendment No. 16

AMEND House Amendment No. 16 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 6, Line 26, by inserting after all of the said line the following:

"Further amend said bill, Page 62, Section 210.921, Line 41, by inserting after all of said section and line the following:

"217.697. 1. Notwithstanding any other provision of law, any offender who:

(1) Is incarcerated in a correctional facility after being sentenced by a court of this state;
(2) Is serving a sentence of life without parole for a minimum of fifty years or more, who was sentenced under section 565.008 for an offense committed prior to October 1, 1984, and who has not been sentenced to imprisonment for the duration of his or her natural life without the possibility of probation or parole;

(3) Is sixty-five years of age or older;
(4) Has been diagnosed with a terminal diseases or illness or meets the criteria for medical parole;
(5) Has no felony conviction for a dangerous felony, as defined under section 556.061, prior to the conviction for which he or she is currently incarcerated; and
(6) Is not a convicted sex offender

shall receive a parole hearing upon serving thirty years or more of his or her sentence.

2. During the parole hearing required under subsection 1 of this section, the parole board shall determine whether there is a reasonable probability the offender shall live and remain at liberty without violating the law upon release. If the board determines a reasonable probability exists, the offender shall be eligible for release upon a finding that the offender has:

(1) A record of good conduct while incarcerated;
(2) Demonstrated self-rehabilitation while incarcerated;
(3) A workable parole plan, including community and family support;
(4) An institutional risk factor of no higher than one, which shall be based on assessment tools used by the department of corrections and the parole board; and
(5) A mental health score no higher than two.

3. Any offender granted parole under this section shall be subject to a minimum of five years of supervision by the division of probation and parole upon release.

4. Nothing in this section shall diminish the consideration of parole under any other provision of law applicable to the offender or the responsibility and authority of the governor to grant clemency, including pardons and commutation of sentences if necessary or desirable."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davis	Deaton
Derges	Dinkins	Dogan	Eggleston	Evans
Falkner	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley

Hardwick	Henderson	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Burnett	Burton	Butz	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Black 137	Bland Manlove	Brown 70	Chipman
Clemens	Davidson	DeGroot	Fishel	Hicks
Houx	Kidd	Mackey	McDaniel	Pietzman
Pollitt 52	Proudie	Riggs	Schnelting	Simmons

VACANCIES: 007

House Amendment No. 2 to House Amendment No. 16 was withdrawn.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell

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Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	McCreery	Merideth
Mosley	Nurrenbern	Phifer	Price IV	Proudie
Quade	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Brown 70	Chipman	DeGroot
Fishel	Houx	Kidd	Mackey	McDaniel
Person	Pietzman	Riggs	Rogers	Schnelting
Simmons	Veit			

VACANCIES: 007

On motion of Representative Schroer, **House Amendment No. 16, as amended**, was adopted by the following vote, the ayes and noes having been demanded by Representative Schroer:

AYES: 094

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	Derges	Dinkins
Dogan	Eggleston	Evans	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Hardwick	Henderson	Hicks	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Smith 155
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Walsh 50	West	Wiemann	Mr. Speaker	

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Burnett	Burton	Butz	Clemens
Collins	Doll	Falkner	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	McCreery
Merideth	Mosley	Nurrenbern	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Wright
Young				

PRESENT: 001

Haley

ABSENT WITH LEAVE: 015

Bailey	Brown 70	DeGroot	Ellebracht	Fishel
Houx	Mackey	McDaniel	Person	Pietzman
Riggs	Shields	Simmons	Smith 163	Veit

VACANCIES: 007

Representative Deaton offered **House Amendment No. 17.**

House Amendment No. 17

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 58, Section 198.648, Line 9, by inserting after all of the said section and line the following:

"208.030. 1. The family support division shall make monthly payments to each person who was a recipient of old age assistance, aid to the permanently and totally disabled, and aid to the blind and who:

- (1) Received such assistance payments from the state of Missouri for the month of December, 1973, to which they were legally entitled; and
- (2) Is a resident of Missouri.

2. The amount of supplemental payment made to persons who meet the eligibility requirements for and receive federal supplemental security income payments shall be in an amount, as established by rule and regulation of the family support division, sufficient to, when added to all other income, equal the amount of cash income received in December, 1973; except, in establishing the amount of the supplemental payments, there shall be disregarded cost-of-living increases provided for in Titles II and XVI of the federal Social Security Act and any benefits or income required to be disregarded by an act of Congress of the United States or any regulation duly promulgated thereunder. As long as the recipient continues to receive a supplemental security income payment, the supplemental payment shall not be reduced. The minimum supplemental payment for those persons who continue to meet the December, 1973, eligibility standards for aid to the blind shall be in an amount which, when added to the federal supplemental security income payment, equals the amount of the blind pension grant as provided for in chapter 209.

3. The amount of supplemental payment made to persons who do not meet the eligibility requirements for federal supplemental security income benefits, but who do meet the December, 1973, eligibility standards for old age assistance, permanent and total disability and aid to the blind or less restrictive requirements as established by rule or regulation of the family support division, shall be in an amount established by rule and regulation of the family support division sufficient to, when added to all other income, equal the amount of cash income received in December, 1973; except, in establishing the amount of the supplemental payment, there shall be disregarded cost-of-living increases provided for in Titles II and XVI of the federal Social Security Act and any other benefits or income required to be disregarded by an act of Congress of the United States or any regulation duly promulgated thereunder.

The minimum supplemental payments for those persons who continue to meet the December, 1973, eligibility standards for aid to the blind shall be a blind pension payment as prescribed in chapter 209.

4. The family support division shall make monthly payments to persons meeting the eligibility standards for the aid to the blind program in effect December 31, 1973, who are bona fide residents of the state of Missouri. The payment shall be in the amount prescribed in subsection 1 of section 209.040, less any federal supplemental security income payment.

5. The family support division shall make monthly payments to persons age twenty-one or over who meet the eligibility requirements in effect on December 31, 1973, or less restrictive requirements as established by rule or regulation of the family support division, who were receiving old age assistance, permanent and total disability assistance, general relief assistance, or aid to the blind assistance lawfully, who are not eligible for nursing home care under the Title XIX program, and who reside in a licensed residential care facility, a licensed assisted living facility, a licensed intermediate care facility or a licensed skilled nursing facility in Missouri and whose total cash income is not sufficient to pay the amount charged by the facility; and to all applicants age twenty-one or over who are not eligible for nursing home care under the Title XIX program who are residing in a licensed residential care facility, a licensed assisted living facility, a licensed intermediate care facility or a licensed skilled nursing facility in Missouri, who make application after December 31, 1973, provided they meet the eligibility standards for old age assistance, permanent and total disability assistance, general relief assistance, or aid to the blind assistance in effect on December 31, 1973, or less restrictive requirements as established by rule or regulation of the family support division, who are bona fide residents of the state of Missouri, and whose total cash income is not sufficient to pay the amount charged by the facility. ~~[Until July 1, 1983, the amount of the total state payment for home care in licensed residential care facilities shall not exceed one hundred twenty dollars monthly, for care in licensed intermediate care facilities or licensed skilled nursing facilities shall not exceed three hundred dollars monthly, and for care in licensed assisted living facilities shall not exceed two hundred twenty five dollars monthly. Beginning July 1, 1983, for fiscal year 1983-1984 and each year thereafter,]~~ The amount of the total state payment for home care in licensed residential care facilities **and for care in licensed assisted living facilities** shall ~~[not exceed one hundred fifty six dollars monthly,]~~ **be subject to appropriation. The amount of total state payment** for care in licensed intermediate care facilities or licensed skilled nursing facilities shall not exceed three hundred ninety dollars monthly~~], and for care in licensed assisted living facilities shall not exceed two hundred ninety two dollars and fifty cents monthly].~~ No intermediate care or skilled nursing payment shall be made to a person residing in a licensed intermediate care facility or in a licensed skilled nursing facility unless such person has been determined, by his or her own physician or doctor, to medically need such services subject to review and approval by the department. Residential care payments may be made to persons residing in licensed intermediate care facilities or licensed skilled nursing facilities. Any person eligible to receive a monthly payment pursuant to this subsection shall receive an additional monthly payment equal to the Medicaid vendor nursing facility personal needs allowance. The exact amount of the additional payment shall be determined by rule of the department. This additional payment shall not be used to pay for any supplies or services, or for any other items that would have been paid for by the family support division if that person would have been receiving medical assistance benefits under Title XIX of the federal Social Security Act for nursing home services pursuant to the provisions of section 208.159. Notwithstanding the previous part of this subsection, the person eligible shall not receive this additional payment if such eligible person is receiving funds for personal expenses from some other state or federal program."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Deaton, **House Amendment No. 17** was adopted.

Representative Stephens (128) offered **House Amendment No. 18.**

House Amendment No. 18

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 58, Section 208.184, Line 16, by inserting after all of said section and line the following:

"208.798. The provisions of sections 208.780 to 208.798 shall terminate on August 28, ~~[2022]~~ **2029.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Stephens (128), **House Amendment No. 18** was adopted.

Representative Patterson offered **House Amendment No. 19**.

House Amendment No. 19

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 69, Section 335.257, Line 4, by inserting after all of said section and line the following:

"376.1800. 1. As used in this section, the following terms shall mean:

(1) **"Dentist", a dentist licensed under chapter 332. The term "dentist" includes an individual dentist or a group of dentists;**

(2) "Medical retainer agreement", a contract between a physician **or a dentist** and an individual patient or such individual patient's legal representative in which the physician **or dentist** agrees to provide certain health care services described in the agreement to the individual patient for an agreed-upon fee and period of time;

~~[(2)]~~ (3) "Physician", a physician licensed under chapter **331 or 334**. Physician includes an individual physician or a group of physicians.

2. A medical retainer agreement is not insurance and is not subject to this chapter. Entering into a medical retainer agreement is not the business of insurance and is not subject to this chapter.

3. A physician, **a dentist**, or **an** agent of a physician **or dentist** is not required to obtain a certificate of authority or license under this section to market, sell, or offer to sell a medical retainer agreement.

4. To be considered a medical retainer agreement for the purposes of this section, the agreement shall meet all of the following requirements:

(1) Be in writing;

(2) Be signed by the physician, **the dentist**, or **the** agent of the physician **or dentist** and the individual patient or such individual patient's legal representative;

(3) Allow either party to terminate the agreement on written notice to the other party;

(4) Describe the specific health care services that are included in the agreement;

(5) Specify the fee for the agreement;

(6) Specify the period of time under the agreement; and

(7) Prominently state in writing that the agreement is not health insurance.

5. (1) For any patient who enters into a medical retainer agreement under this section and who has established a health savings account (HSA) in compliance with 26 U.S.C. Section 223, or who has a flexible spending arrangement (FSA) or health reimbursement arrangement (HRA), fees under the patient's medical retainer agreement may be paid from such health savings account or reimbursed through such flexible spending arrangement or health reimbursement arrangement, subject to any federal or state laws regarding qualified expenditures from a health savings account, or reimbursement through a flexible spending arrangement or a health reimbursement arrangement.

(2) The employer of any patient described in subdivision (1) of this subsection may:

(a) Make contributions to such patient's health savings account, flexible spending arrangement, or health reimbursement arrangement to cover all or any portion of the agreed-upon fees under the patient's medical retainer agreement, subject to any federal or state restrictions on contributions made by an employer to a health savings account, or reimbursement through a flexible spending arrangement, or health reimbursement arrangement; or

(b) Pay the agreed-upon fees directly to the physician **or dentist** under the medical retainer agreement.

6. Nothing in this section shall be construed as prohibiting, limiting, or otherwise restricting a physician in a collaborative practice arrangement from entering into a medical retainer agreement under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Patterson, **House Amendment No. 19** was adopted.

Representative McCreery offered **House Amendment No. 20**.

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 69, Section 335.257, Line 4, by inserting after all of said section and line the following:

"338.010. 1. The "practice of pharmacy" means the interpretation, implementation, and evaluation of medical prescription orders, including any legend drugs under 21 U.S.C. Section 353; **the** receipt, transmission, or handling of such orders or facilitating the dispensing of such orders; the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by the prescription order so long as the prescription order is specific to each patient for care by a pharmacist; the compounding, dispensing, labeling, and administration of drugs and devices pursuant to medical prescription orders and administration of viral influenza, pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by written protocol authorized by a physician for persons at least seven years of age or the age recommended by the Centers for Disease Control and Prevention, whichever is higher, or the administration of pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, meningitis, and viral influenza vaccines by written protocol authorized by a physician for a specific patient as authorized by rule; the participation in drug selection according to state law and participation in drug utilization reviews; the proper and safe storage of drugs and devices and the maintenance of proper records thereof; consultation with patients and other health care practitioners, and veterinarians and their clients about legend drugs, about the safe and effective use of drugs and devices; the prescribing and dispensing of any nicotine replacement therapy product under section 338.665; the dispensing of HIV postexposure prophylaxis pursuant to section 338.730; **the dispensing of self-administered oral hormonal contraceptives under section 338.720;** and the offering or performing of those acts, services, operations, or transactions necessary in the conduct, operation, management and control of a pharmacy. No person shall engage in the practice of pharmacy unless he or she is licensed under the provisions of this chapter. This chapter shall not be construed to prohibit the use of auxiliary personnel under the direct supervision of a pharmacist from assisting the pharmacist in any of his or her duties. This assistance in no way is intended to relieve the pharmacist from his or her responsibilities for compliance with this chapter and he or she will be responsible for the actions of the auxiliary personnel acting in his or her assistance. This chapter shall also not be construed to prohibit or interfere with any legally registered practitioner of medicine, dentistry, or podiatry, or veterinary medicine only for use in animals, or the practice of optometry in accordance with and as provided in sections 195.070 and 336.220 in the compounding, administering, prescribing, or dispensing of his or her own prescriptions.

2. Any pharmacist who accepts a prescription order for a medication therapeutic plan shall have a written protocol from the physician who refers the patient for medication therapy services. The written protocol and the prescription order for a medication therapeutic plan shall come from the physician only, and shall not come from a nurse engaged in a collaborative practice arrangement under section 334.104, or from a physician assistant engaged in a collaborative practice arrangement under section 334.735.

3. Nothing in this section shall be construed as to prevent any person, firm or corporation from owning a pharmacy regulated by sections 338.210 to 338.315, provided that a licensed pharmacist is in charge of such pharmacy.

4. Nothing in this section shall be construed to apply to or interfere with the sale of nonprescription drugs and the ordinary household remedies and such drugs or medicines as are normally sold by those engaged in the sale of general merchandise.

5. No health carrier as defined in chapter 376 shall require any physician with which they contract to enter into a written protocol with a pharmacist for medication therapeutic services.

6. This section shall not be construed to allow a pharmacist to diagnose or independently prescribe pharmaceuticals.

7. The state board of registration for the healing arts, under section ~~[334.125]~~ **334.120**, and the state board of pharmacy, under ~~[section 338.140]~~ **this chapter**, shall jointly promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Such rules shall require protocols to include provisions allowing for timely communication between the pharmacist and the referring physician, and any other patient protection provisions deemed appropriate by both boards. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither board shall separately promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay

the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

8. The state board of pharmacy may grant a certificate of medication therapeutic plan authority to a licensed pharmacist who submits proof of successful completion of a board-approved course of academic clinical study beyond a bachelor of science in pharmacy, including but not limited to clinical assessment skills, from a nationally accredited college or university, or a certification of equivalence issued by a nationally recognized professional organization and approved by the board of pharmacy.

9. Any pharmacist who has received a certificate of medication therapeutic plan authority may engage in the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by a prescription order from a physician that is specific to each patient for care by a pharmacist.

10. Nothing in this section shall be construed to allow a pharmacist to make a therapeutic substitution of a pharmaceutical prescribed by a physician unless authorized by the written protocol or the physician's prescription order.

11. "Veterinarian", "doctor of veterinary medicine", "practitioner of veterinary medicine", "DVM", "VMD", "BVSe", "BVMS", "BSe (Vet Science)", "VMB", "MRCVS", or an equivalent title means a person who has received a doctor's degree in veterinary medicine from an accredited school of veterinary medicine or holds an Educational Commission for Foreign Veterinary Graduates (EDFVG) certificate issued by the American Veterinary Medical Association (AVMA).

12. In addition to other requirements established by the joint promulgation of rules by the board of pharmacy and the state board of registration for the healing arts:

(1) A pharmacist shall administer vaccines by protocol in accordance with treatment guidelines established by the Centers for Disease Control and Prevention (CDC);

(2) A pharmacist who is administering a vaccine shall request a patient to remain in the pharmacy a safe amount of time after administering the vaccine to observe any adverse reactions. Such pharmacist shall have adopted emergency treatment protocols;

(3) In addition to other requirements by the board, a pharmacist shall receive additional training as required by the board and evidenced by receiving a certificate from the board upon completion, and shall display the certification in his or her pharmacy where vaccines are delivered.

13. A pharmacist shall inform the patient that the administration of the vaccine will be entered into the ShowMeVax system, as administered by the department of health and senior services. The patient shall attest to the inclusion of such information in the system by signing a form provided by the pharmacist. If the patient indicates that he or she does not want such information entered into the ShowMeVax system, the pharmacist shall provide a written report within fourteen days of administration of a vaccine to the patient's health care provider, if provided by the patient, containing:

- (1) The identity of the patient;
- (2) The identity of the vaccine or vaccines administered;
- (3) The route of administration;
- (4) The anatomic site of the administration;
- (5) The dose administered; and
- (6) The date of administration.

338.720. 1. For purposes of this section, "self-administered oral hormonal contraceptive" shall mean a drug composed of a combination of hormones that is approved by the Food and Drug Administration to prevent pregnancy and that the patient to whom the drug is prescribed takes orally.

2. A pharmacist may dispense self-administered oral hormonal contraceptives to a person who is eighteen years of age or older under a prescription order for medication therapy services as described in section 338.010. A prescription order for a self-administered oral hormonal contraceptive shall have no expiration date.

3. The board of pharmacy, under this chapter, and the state board of registration for the healing arts, under section 334.120, shall jointly promulgate rules regulating the use of protocols for prescription orders for self-administered oral hormonal contraceptives. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

4. The rules adopted under this section shall require a pharmacist to:
 - (1) Complete a training program approved by the board of pharmacy that is related to dispensing self-administered oral hormonal contraceptives under this section;
 - (2) Provide a self-screening risk assessment tool that the patient shall use prior to the pharmacist's dispensing the self-administered oral hormonal contraceptive under this section;
 - (3) At least once every twelve months, refer the patient to the patient's primary care practitioner, women's health care practitioner, or physician with whom the pharmacist has a prescription order before dispensing the self-administered oral hormonal contraceptive to the patient;
 - (4) Provide the patient with a written record of the self-administered oral hormonal contraceptive dispensed and advise the patient to consult with a primary care practitioner or women's health care practitioner; and
 - (5) Dispense the self-administered oral hormonal contraceptive to the patient as soon as practicable.
5. All state and federal laws governing insurance coverage of contraceptive drugs, devices, products, and services shall apply to self-administered oral hormonal contraceptives dispensed by a pharmacist under this section.
6. The provisions of this section shall terminate upon the enactment of any laws allowing the provision of oral hormonal contraceptives from a pharmacist without a prescription or prescription order.
7. Nothing in this section shall be construed to allow a pharmacist to make a therapeutic substitution of a self-administered oral hormonal contraceptive prescribed by a physician unless authorized by the written protocol or the physician's written prescription order."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCreery, **House Amendment No. 20** was adopted.

Representative Patterson offered **House Amendment No. 21**.

House Amendment No. 21

AMEND House Committee Substitute No. 2 for Senate Bill No. 710, Page 58, Section 198.648, Line 9, by inserting after all of the said section and line the following:

- "208.151. 1. Medical assistance on behalf of needy persons shall be known as "MO HealthNet". For the purpose of paying MO HealthNet benefits and to comply with Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301, et seq.) as amended, the following needy persons shall be eligible to receive MO HealthNet benefits to the extent and in the manner hereinafter provided:
- (1) All participants receiving state supplemental payments for the aged, blind and disabled;
 - (2) All participants receiving aid to families with dependent children benefits, including all persons under nineteen years of age who would be classified as dependent children except for the requirements of subdivision (1) of subsection 1 of section 208.040. Participants eligible under this subdivision who are participating in treatment court, as defined in section 478.001, shall have their eligibility automatically extended sixty days from the time their dependent child is removed from the custody of the participant, subject to approval of the Centers for Medicare and Medicaid Services;
 - (3) All participants receiving blind pension benefits;
 - (4) All persons who would be determined to be eligible for old age assistance benefits, permanent and total disability benefits, or aid to the blind benefits under the eligibility standards in effect December 31, 1973, or less restrictive standards as established by rule of the family support division, who are sixty-five years of age or over and are patients in state institutions for mental diseases or tuberculosis;
 - (5) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children except for the requirements of subdivision (2) of subsection 1 of section 208.040, and who are residing in an intermediate care facility, or receiving active treatment as inpatients in psychiatric facilities or programs, as defined in 42 U.S.C. Section 1396d, as amended;
 - (6) All persons under the age of twenty-one years who would be eligible for aid to families with dependent children benefits except for the requirement of deprivation of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;

- (7) All persons eligible to receive nursing care benefits;
- (8) All participants receiving family foster home or nonprofit private child-care institution care, subsidized adoption benefits and parental school care wherein state funds are used as partial or full payment for such care;
- (9) All persons who were participants receiving old age assistance benefits, aid to the permanently and totally disabled, or aid to the blind benefits on December 31, 1973, and who continue to meet the eligibility requirements, except income, for these assistance categories, but who are no longer receiving such benefits because of the implementation of Title XVI of the federal Social Security Act, as amended;
- (10) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child in the home;
- (11) Pregnant women who meet the requirements for aid to families with dependent children, except for the existence of a dependent child who is deprived of parental support as provided for in subdivision (2) of subsection 1 of section 208.040;
- (12) Pregnant women or infants under one year of age, or both, whose family income does not exceed an income eligibility standard equal to one hundred eighty-five percent of the federal poverty level as established and amended by the federal Department of Health and Human Services, or its successor agency;
- (13) Children who have attained one year of age but have not attained six years of age who are eligible for medical assistance under 6401 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989) (42 U.S.C. Sections 1396a to 1396b). The family support division shall use an income eligibility standard equal to one hundred thirty-three percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency;
- (14) Children who have attained six years of age but have not attained nineteen years of age. For children who have attained six years of age but have not attained nineteen years of age, the family support division shall use an income assessment methodology which provides for eligibility when family income is equal to or less than equal to one hundred percent of the federal poverty level established by the Department of Health and Human Services, or its successor agency. As necessary to provide MO HealthNet coverage under this subdivision, the department of social services may revise the state MO HealthNet plan to extend coverage under 42 U.S.C. Section 1396a(a)(10)(A)(i)(III) to children who have attained six years of age but have not attained nineteen years of age as permitted by paragraph (2) of subsection (n) of 42 U.S.C. Section 1396d using a more liberal income assessment methodology as authorized by paragraph (2) of subsection (r) of 42 U.S.C. Section 1396a;
- (15) The family support division shall not establish a resource eligibility standard in assessing eligibility for persons under subdivision (12), (13) or (14) of this subsection. The MO HealthNet division shall define the amount and scope of benefits which are available to individuals eligible under each of the subdivisions (12), (13), and (14) of this subsection, in accordance with the requirements of federal law and regulations promulgated thereunder;
- (16) Notwithstanding any other provisions of law to the contrary, ambulatory prenatal care shall be made available to pregnant women during a period of presumptive eligibility pursuant to 42 U.S.C. Section 1396r-1, as amended;
- (17) A child born to a woman eligible for and receiving MO HealthNet benefits under this section on the date of the child's birth shall be deemed to have applied for MO HealthNet benefits and to have been found eligible for such assistance under such plan on the date of such birth and to remain eligible for such assistance for a period of time determined in accordance with applicable federal and state law and regulations so long as the child is a member of the woman's household and either the woman remains eligible for such assistance or for children born on or after January 1, 1991, the woman would remain eligible for such assistance if she were still pregnant. Upon notification of such child's birth, the family support division shall assign a MO HealthNet eligibility identification number to the child so that claims may be submitted and paid under such child's identification number;
- (18) Pregnant women and children eligible for MO HealthNet benefits pursuant to subdivision (12), (13) or (14) of this subsection shall not as a condition of eligibility for MO HealthNet benefits be required to apply for aid to families with dependent children. The family support division shall utilize an application for eligibility for such persons which eliminates information requirements other than those necessary to apply for MO HealthNet benefits. The division shall provide such application forms to applicants whose preliminary income information indicates that they are ineligible for aid to families with dependent children. Applicants for MO HealthNet benefits under subdivision (12), (13) or (14) of this subsection shall be informed of the aid to families with dependent children program and that they are entitled to apply for such benefits. Any forms utilized by the family support division for assessing eligibility under this chapter shall be as simple as practicable;

(19) Subject to appropriations necessary to recruit and train such staff, the family support division shall provide one or more full-time, permanent eligibility specialists to process applications for MO HealthNet benefits at the site of a health care provider, if the health care provider requests the placement of such eligibility specialists and reimburses the division for the expenses including but not limited to salaries, benefits, travel, training, telephone, supplies, and equipment of such eligibility specialists. The division may provide a health care provider with a part-time or temporary eligibility specialist at the site of a health care provider if the health care provider requests the placement of such an eligibility specialist and reimburses the division for the expenses, including but not limited to the salary, benefits, travel, training, telephone, supplies, and equipment, of such an eligibility specialist. The division may seek to employ such eligibility specialists who are otherwise qualified for such positions and who are current or former welfare participants. The division may consider training such current or former welfare participants as eligibility specialists for this program;

(20) Pregnant women who are eligible for, have applied for and have received MO HealthNet benefits under subdivision (2), (10), (11) or (12) of this subsection shall continue to be considered eligible for all pregnancy-related and postpartum MO HealthNet benefits provided under section 208.152 until the end of the sixty-day period beginning on the last day of their pregnancy. Pregnant women receiving mental health treatment for postpartum depression or related mental health conditions within sixty days of giving birth shall, subject to appropriations and any necessary federal approval, be eligible for MO HealthNet benefits for mental health services for the treatment of postpartum depression and related mental health conditions for up to twelve additional months. Pregnant women receiving substance abuse treatment within sixty days of giving birth shall, subject to appropriations and any necessary federal approval, be eligible for MO HealthNet benefits for substance abuse treatment and mental health services for the treatment of substance abuse for no more than twelve additional months, as long as the woman remains adherent with treatment. The department of mental health and the department of social services shall seek any necessary waivers or state plan amendments from the Centers for Medicare and Medicaid Services and shall develop rules relating to treatment plan adherence. No later than fifteen months after receiving any necessary waiver, the department of mental health and the department of social services shall report to the house of representatives budget committee and the senate appropriations committee on the compliance with federal cost neutrality requirements;

(21) Case management services for pregnant women and young children at risk shall be a covered service. To the greatest extent possible, and in compliance with federal law and regulations, the department of health and senior services shall provide case management services to pregnant women by contract or agreement with the department of social services through local health departments organized under the provisions of chapter 192 or chapter 205 or a city health department operated under a city charter or a combined city-county health department or other department of health and senior services designees. To the greatest extent possible the department of social services and the department of health and senior services shall mutually coordinate all services for pregnant women and children with the crippled children's program, the prevention of intellectual disability and developmental disability program and the prenatal care program administered by the department of health and senior services. The department of social services shall by regulation establish the methodology for reimbursement for case management services provided by the department of health and senior services. For purposes of this section, the term "case management" shall mean those activities of local public health personnel to identify prospective MO HealthNet-eligible high-risk mothers and enroll them in the state's MO HealthNet program, refer them to local physicians or local health departments who provide prenatal care under physician protocol and who participate in the MO HealthNet program for prenatal care and to ensure that said high-risk mothers receive support from all private and public programs for which they are eligible and shall not include involvement in any MO HealthNet prepaid, case-managed programs;

(22) By January 1, 1988, the department of social services and the department of health and senior services shall study all significant aspects of presumptive eligibility for pregnant women and submit a joint report on the subject, including projected costs and the time needed for implementation, to the general assembly. The department of social services, at the direction of the general assembly, may implement presumptive eligibility by regulation promulgated pursuant to chapter 207;

(23) All participants who would be eligible for aid to families with dependent children benefits except for the requirements of paragraph (d) of subdivision (1) of section 208.150;

(24) (a) All persons who would be determined to be eligible for old age assistance benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriation;

(b) All persons who would be determined to be eligible for aid to the blind benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005, except that less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), shall be used to raise the income limit to one hundred percent of the federal poverty level;

(c) All persons who would be determined to be eligible for permanent and total disability benefits under the eligibility standards in effect December 31, 1973, as authorized by 42 U.S.C. Section 1396a(f), or less restrictive methodologies as contained in the MO HealthNet state plan as of January 1, 2005; except that, on or after July 1, 2005, less restrictive income methodologies, as authorized in 42 U.S.C. Section 1396a(r)(2), may be used to change the income limit if authorized by annual appropriations. Eligibility standards for permanent and total disability benefits shall not be limited by age;

(25) Persons who have been diagnosed with breast or cervical cancer and who are eligible for coverage pursuant to 42 U.S.C. Section 1396a(a)(10)(A)(ii)(XVIII). Such persons shall be eligible during a period of presumptive eligibility in accordance with 42 U.S.C. Section 1396r-1;

(26) Persons who are in foster care under the responsibility of the state of Missouri on the date such persons attained the age of eighteen years, or at any time during the thirty-day period preceding their eighteenth birthday, or persons who received foster care for at least six months in another state, are residing in Missouri, and are at least eighteen years of age, without regard to income or assets, if such persons:

(a) Are under twenty-six years of age;

(b) Are not eligible for coverage under another mandatory coverage group; and

(c) Were covered by Medicaid while they were in foster care;

(27) Any homeless child or homeless youth, as those terms are defined in section 167.020, subject to approval of a state plan amendment by the Centers for Medicare and Medicaid Services;

(28) (a) Beginning April 1, 2022, or the effective date of this act, whichever is later, pregnant women who are eligible for, have applied for, and have received MO HealthNet benefits under subdivision (2), (10), (11), or (12) of this subsection shall be eligible for medical assistance during the pregnancy and during the twelve-month period that begins on the last day of the woman's pregnancy and ends on the last day of the month in which such twelve-month period ends, consistent with the provisions of 42 U.S.C. Section 1396a(e)(16). The department shall submit a state plan amendment to the Centers for Medicare and Medicaid Services within sixty days of the effective date of this act;

(b) The provisions of this subdivision shall remain in effect for any period of time during which the federal authority under 42 U.S.C. Section 1396a(e)(16), as amended, or any successor statutes or implementing regulations, is in effect.

2. Rules and regulations to implement this section shall be promulgated in accordance with chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

3. After December 31, 1973, and before April 1, 1990, any family eligible for assistance pursuant to 42 U.S.C. Section 601, et seq., as amended, in at least three of the last six months immediately preceding the month in which such family became ineligible for such assistance because of increased income from employment shall, while a member of such family is employed, remain eligible for MO HealthNet benefits for four calendar months following the month in which such family would otherwise be determined to be ineligible for such assistance because of income and resource limitation. After April 1, 1990, any family receiving aid pursuant to 42 U.S.C. Section 601, et seq., as amended, in at least three of the six months immediately preceding the month in which such family becomes ineligible for such aid, because of hours of employment or income from employment of the caretaker relative, shall remain eligible for MO HealthNet benefits for six calendar months following the month of such ineligibility as long as such family includes a child as provided in 42 U.S.C. Section 1396r-6. Each family which has received such medical assistance during the entire six-month period described in this section and which meets reporting requirements and income tests established by the division and continues to include a child as provided in 42 U.S.C. Section 1396r-6 shall receive MO HealthNet benefits without fee for an additional six months. The MO HealthNet division may provide by rule and as authorized by annual appropriation the scope of MO HealthNet coverage to be granted to such families.

4. When any individual has been determined to be eligible for MO HealthNet benefits, such medical assistance will be made available to him or her for care and services furnished in or after the third month before the month in which he made application for such assistance if such individual was, or upon application would have been, eligible for such assistance at the time such care and services were furnished; provided, further, that such medical expenses remain unpaid.

5. The department of social services may apply to the federal Department of Health and Human Services for a MO HealthNet waiver amendment to the Section 1115 demonstration waiver or for any additional MO HealthNet waivers necessary not to exceed one million dollars in additional costs to the state, unless subject to appropriation or directed by statute, but in no event shall such waiver applications or amendments seek to waive the services of a rural health clinic or a federally qualified health center as defined in 42 U.S.C. Section 1396d(l)(1) and (2) or the payment requirements for such clinics and centers as provided in 42 U.S.C. Section 1396a(a)(15) and 1396a(bb) unless such waiver application is approved by the oversight committee created in section 208.955. A request for such a waiver so submitted shall only become effective by executive order not sooner than ninety days after the final adjournment of the session of the general assembly to which it is submitted, unless it is disapproved within sixty days of its submission to a regular session by a senate or house resolution adopted by a majority vote of the respective elected members thereof, unless the request for such a waiver is made subject to appropriation or directed by statute.

6. Notwithstanding any other provision of law to the contrary, in any given fiscal year, any persons made eligible for MO HealthNet benefits under subdivisions (1) to (22) of subsection 1 of this section shall only be eligible if annual appropriations are made for such eligibility. This subsection shall not apply to classes of individuals listed in 42 U.S.C. Section 1396a(a)(10)(A)(i).

7. (1) Notwithstanding any provision of law to the contrary, a military service member, or an immediate family member residing with such military service member, who is a legal resident of this state and is eligible for MO HealthNet developmental disability services, shall have his or her eligibility for MO HealthNet developmental disability services temporarily suspended for any period of time during which such person temporarily resides outside of this state for reasons relating to military service, but shall have his or her eligibility immediately restored upon returning to this state to reside.

(2) Notwithstanding any provision of law to the contrary, if a military service member, or an immediate family member residing with such military service member, is not a legal resident of this state, but would otherwise be eligible for MO HealthNet developmental disability services, such individual shall be deemed eligible for MO HealthNet developmental disability services for the duration of any time in which such individual is temporarily present in this state for reasons relating to military service."; and

Further amend said bill and page, Section 208.184, Line 16, by inserting after all of the said section and line the following:

"208.662. 1. There is hereby established within the department of social services the "Show-Me Healthy Babies Program" as a separate children's health insurance program (CHIP) for any low-income unborn child. The program shall be established under the authority of Title XXI of the federal Social Security Act, the State Children's Health Insurance Program, as amended, and 42 CFR 457.1.

2. For an unborn child to be enrolled in the show-me healthy babies program, his or her mother shall not be eligible for coverage under Title XIX of the federal Social Security Act, the Medicaid program, as it is administered by the state, and shall not have access to affordable employer-subsidized health care insurance or other affordable health care coverage that includes coverage for the unborn child. In addition, the unborn child shall be in a family with income eligibility of no more than three hundred percent of the federal poverty level, or the equivalent modified adjusted gross income, unless the income eligibility is set lower by the general assembly through appropriations. In calculating family size as it relates to income eligibility, the family shall include, in addition to other family members, the unborn child, or in the case of a mother with a multiple pregnancy, all unborn children.

3. Coverage for an unborn child enrolled in the show-me healthy babies program shall include all prenatal care and pregnancy-related services that benefit the health of the unborn child and that promote healthy labor, delivery, and birth. Coverage need not include services that are solely for the benefit of the pregnant mother, that are unrelated to maintaining or promoting a healthy pregnancy, and that provide no benefit to the unborn child. However, the department may include pregnancy-related assistance as defined in 42 U.S.C. Section 1397ll.

4. There shall be no waiting period before an unborn child may be enrolled in the show-me healthy babies program. In accordance with the definition of child in 42 CFR 457.10, coverage shall include the period from conception to birth. The department shall develop a presumptive eligibility procedure for enrolling an unborn child. There shall be verification of the pregnancy.

5. Coverage for the child shall continue for up to one year after birth, unless otherwise prohibited by law or unless otherwise limited by the general assembly through appropriations.

6. (1) Pregnancy-related and postpartum coverage for the mother shall begin on the day the pregnancy ends and extend through the last day of the month that includes the sixtieth day after the pregnancy ends, unless otherwise prohibited by law or unless otherwise limited by the general assembly through appropriations. The department may include pregnancy-related assistance as defined in 42 U.S.C. Section 1397ll.

(2) Beginning April 1, 2022, or the effective date of this act, whichever is later, mothers eligible to receive coverage under this section shall receive medical assistance benefits during the pregnancy and during the twelve-month period that begins on the last day of the woman's pregnancy and ends on the last day of the month in which such twelve-month period ends, consistent with the provisions of 42 U.S.C. Section 1397gg(e)(1)(J). The department shall seek any necessary state plan amendments or waivers to implement the provisions of this subdivision within sixty days of the effective date of this act. The provisions of this subdivision shall remain in effect for any period of time during which the federal authority under 42 U.S.C. Section 1397gg(e)(1)(J), as amended, or any successor statutes or implementing regulations, is in effect.

7. The department shall provide coverage for an unborn child enrolled in the show-me healthy babies program in the same manner in which the department provides coverage for the children's health insurance program (CHIP) in the county of the primary residence of the mother.

8. The department shall provide information about the show-me healthy babies program to maternity homes as defined in section 135.600, pregnancy resource centers as defined in section 135.630, and other similar agencies and programs in the state that assist unborn children and their mothers. The department shall consider allowing such agencies and programs to assist in the enrollment of unborn children in the program, and in making determinations about presumptive eligibility and verification of the pregnancy.

9. Within sixty days after August 28, 2014, the department shall submit a state plan amendment or seek any necessary waivers from the federal Department of Health and Human Services requesting approval for the show-me healthy babies program.

10. At least annually, the department shall prepare and submit a report to the governor, the speaker of the house of representatives, and the president pro tempore of the senate analyzing and projecting the cost savings and benefits, if any, to the state, counties, local communities, school districts, law enforcement agencies, correctional centers, health care providers, employers, other public and private entities, and persons by enrolling unborn children in the show-me healthy babies program. The analysis and projection of cost savings and benefits, if any, may include but need not be limited to:

(1) The higher federal matching rate for having an unborn child enrolled in the show-me healthy babies program versus the lower federal matching rate for a pregnant woman being enrolled in MO HealthNet or other federal programs;

(2) The efficacy in providing services to unborn children through managed care organizations, group or individual health insurance providers or premium assistance, or through other nontraditional arrangements of providing health care;

(3) The change in the proportion of unborn children who receive care in the first trimester of pregnancy due to a lack of waiting periods, by allowing presumptive eligibility, or by removal of other barriers, and any resulting or projected decrease in health problems and other problems for unborn children and women throughout pregnancy; at labor, delivery, and birth; and during infancy and childhood;

(4) The change in healthy behaviors by pregnant women, such as the cessation of the use of tobacco, alcohol, illicit drugs, or other harmful practices, and any resulting or projected short-term and long-term decrease in birth defects; poor motor skills; vision, speech, and hearing problems; breathing and respiratory problems; feeding and digestive problems; and other physical, mental, educational, and behavioral problems; and

(5) The change in infant and maternal mortality, preterm births and low birth weight babies and any resulting or projected decrease in short-term and long-term medical and other interventions.

11. The show-me healthy babies program shall not be deemed an entitlement program, but instead shall be subject to a federal allotment or other federal appropriations and matching state appropriations.

12. Nothing in this section shall be construed as obligating the state to continue the show-me healthy babies program if the allotment or payments from the federal government end or are not sufficient for the program to operate, or if the general assembly does not appropriate funds for the program.

13. Nothing in this section shall be construed as expanding MO HealthNet or fulfilling a mandate imposed by the federal government on the state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Shields offered **House Amendment No. 1 to House Amendment No. 21.**

*House Amendment No. 1
to
House Amendment No. 21*

AMEND House Amendment No. 21 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 1, Line 1, by inserting after the number "710," the following:

"Page 5, Section 135.690, Line 108, by inserting after all of said section and line the following:

- "160.485. 1. This section shall be known and may be cited as the "Stop the Bleed Act".**
- 2. As used in this section, the following terms mean:**
- (1) "Bleeding control kit", a first aid response kit that contains at least the following:**
- (a) Tourniquets that are:**
- a. Endorsed by the United States Department of Defense Committee on Tactical Combat Casualty Care or its successor entity; or**
- b. Approved for use in battlefield trauma care by the Armed Forces of the United States;**
- (b) Bleeding control bandages;**
- (c) Latex-free protective gloves;**
- (d) Permanent markers;**
- (e) Instructional documents developed by the United States Department of Homeland Security's Stop the Bleed national awareness campaign or the American College of Surgeons Committee on Trauma, or both; and**
- (f) Other medical materials and equipment similar to those described in paragraphs (a) and (b) of this subdivision;**
- (2) "Department", the department of elementary and secondary education;**
- (3) "Emergency medical services personnel", paid or volunteer firefighters, law enforcement officers, first responders, emergency medical technicians, or other emergency service personnel acting within the ordinary course and scope of those professions, but excluding physicians;**
- (4) "School personnel", any employee of a public school district or charter school, or any volunteer serving at a public school or charter school, who is designated to use a bleeding control kit under this section.**
- 3. (1) Before January 1, 2023, the department shall develop a traumatic blood loss protocol for school personnel to follow in the event of an injury involving traumatic blood loss. The protocol shall meet the requirements of this section and shall be made available to each school district and charter school.**
- (2) The traumatic blood loss protocol shall:**
- (a) Require that a bleeding control kit be placed in areas where there is likely to be high traffic or congregation, such as auditoriums, cafeterias, or gymnasiums, and areas where risk of injury may be elevated, including vocational classes such as wood working or automotive classes of each school district's school building and each charter school in an easily accessible location of such areas to be determined by local emergency medical services personnel;**
- (b) Include bleeding control kits in the emergency plans of each school district and charter school, including the presentation and use of the bleeding control kits in all drills and emergencies;**
- (c) Require each school district and charter school to designate a school nurse or school health care provider, or if no school nurse or school health care provider is available, a school personnel member, in each school building who shall obtain appropriate training annually in the use of a bleeding control kit including, but not limited to:**
- a. The proper application of pressure to stop bleeding;**
- b. The proper application of dressings or bandages;**
- c. Additional pressure techniques to control bleeding; and**
- d. The correct application of tourniquets;**

(d) Require each bleeding control kit in school inventories to be inspected annually to ensure that the materials, supplies, and equipment contained in the bleeding control kit have not expired and that any expired materials, supplies, and equipment are replaced as necessary; and

(e) Require a bleeding control kit to be restocked after each use and any materials, supplies, and equipment to be replaced as necessary to ensure that the bleeding control kit contains all necessary materials, supplies, and equipment.

4. (1) The department shall, in collaboration with the United States Department of Homeland Security and the state department of public safety, include requirements in the traumatic blood loss protocol for school personnel to receive annual training in the use of bleeding control kits.

(2) The training requirements shall be satisfied by successful completion and certification under the "STOP THE BLEED" course as promulgated by the American College of Surgeons Committee on Trauma or the American Red Cross.

(3) The training requirements may allow online instruction.

5. (1) A bleeding control kit may contain any additional items that:

(a) Are approved by emergency medical services personnel, as such term is defined in section 190.600;

(b) Can adequately treat an injury involving traumatic blood loss; and

(c) Can be stored in a readily available kit.

(2) Quantities of each item required to be in a bleeding control kit may be determined by each school district.

6. (1) The department and each school district and charter school shall maintain information regarding the traumatic blood loss protocol and the Stop the Bleed national awareness campaign on each entity's website.

(2) Upon request by a school district or a charter school, the department may, in collaboration with the department of public safety, direct the school district or charter school to resources that are available to provide bleeding control kits to the school district or charter school.

7. (1) Except as otherwise provided in this subsection, each school district and charter school shall implement the traumatic blood loss protocol developed under this section before the end of the 2022-23 school year.

(2) The requirements that a bleeding control kit be placed in each classroom, that each kit be restocked as necessary, and that school personnel receive training under this section shall be subject to an appropriation to cover all costs related to such requirements by the general assembly.

(3) Any school district or charter school may receive donations of funds for the purchase of bleeding control kits that meet the requirements of this section and may receive donations of bleeding control kits that meet the requirements of this section.

8. This section shall not be construed to create a cause of action against a school district, a charter school, or any school personnel. Any school personnel who in good faith uses a bleeding control kit as provided by this section shall be immune from all civil liability for any act or omission in the use of a bleeding control kit unless the act or omission constitutes gross negligence or willful, wanton, or intentional misconduct."; and

Further amend said bill,"

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Eggleston	Evans

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Falkner	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McDaniel	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Thompson	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Johnson	Lewis 25	McCreery	Merideth	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 024

Bailey	Black 7	Bland Manlove	Brown 70	Copeland
Cupps	DeGroot	Fishel	Hicks	Houx
Ingle	Kidd	Mackey	McGaugh	Mosley
Perkins	Pietzman	Roden	Rone	Schnelting
Smith 163	Taylor 48	Thomas	Toalson Reisch	

VACANCIES: 007

On motion of Representative Shields, **House Amendment No. 1 to House Amendment No. 21** was adopted.

Representative Lovasco offered **House Amendment No. 2 to House Amendment No. 21**.

House Amendment No. 2
to
House Amendment No. 21

AMEND House Amendment No. 21 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 10, Line 1, by inserting after said line the following:

"Further amend said bill, Page 69, Section 335.257, Line 4, by inserting after said section and line the following:

"407.930. The state preempts the field of regulating the sale or use of tobacco products, alternative nicotine products, and vapor products, and the provisions of sections 407.924 to 407.934 shall supersede any local laws, ordinances, orders, rules, or regulations enacted by a county, municipality, or other political subdivision to regulate the sale or use of tobacco products, alternative nicotine products, or vapor products.

However, this section shall not prohibit a county, municipality, or other political subdivision from taxing the sale of tobacco products, alternative nicotine products, or vapor products under other law."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Eggleston	Evans
Falkner	Fitzwater	Francis	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Henderson
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McDaniel	McGaugh	McGill	Morse	Murphy
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Black 7	Bland Manlove	Brown 70	Christofanelli
Cupps	DeGroot	Fishel	Grier	Hardwick
Hicks	Houx	Kidd	Mackey	O'Donnell
Pietzman	Roden	Schnelting	Smith 163	

VACANCIES: 007

Representative Lovasco moved that **House Amendment No. 2 to House Amendment No. 21** be adopted.

Which motion was defeated.

Representative Andrews offered **House Amendment No. 3 to House Amendment No. 21.**

*House Amendment No. 3
to
House Amendment No. 21*

AMEND House Amendment No. 21 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 1, Line 1, by inserting after the number "710," the following:

"Page 8, Section 172.800, Line 16, by inserting after all of said section and line the following:

"190.100. As used in sections 190.001 to 190.245 **and section 190.257**, the following words and terms mean:

(1) "Advanced emergency medical technician" or "AEMT", a person who has successfully completed a course of instruction in certain aspects of advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules and regulations adopted by the department pursuant to sections 190.001 to 190.245;

(2) "Advanced life support (ALS)", an advanced level of care as provided to the adult and pediatric patient such as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(3) "Ambulance", any privately or publicly owned vehicle or craft that is specially designed, constructed or modified, staffed or equipped for, and is intended or used, maintained or operated for the transportation of persons who are sick, injured, wounded or otherwise incapacitated or helpless, or who require the presence of medical equipment being used on such individuals, but the term does not include any motor vehicle specially designed, constructed or converted for the regular transportation of persons who are disabled, handicapped, normally using a wheelchair, or otherwise not acutely ill, or emergency vehicles used within airports;

(4) "Ambulance service", a person or entity that provides emergency or nonemergency ambulance transportation and services, or both, in compliance with sections 190.001 to 190.245, and the rules promulgated by the department pursuant to sections 190.001 to 190.245;

(5) "Ambulance service area", a specific geographic area in which an ambulance service has been authorized to operate;

(6) "Basic life support (BLS)", a basic level of care, as provided to the adult and pediatric patient as defined by national curricula, and any modifications to that curricula specified in rules adopted by the department pursuant to sections 190.001 to 190.245;

(7) "Council", the state advisory council on emergency medical services;

(8) "Department", the department of health and senior services, state of Missouri;

(9) "Director", the director of the department of health and senior services or the director's duly authorized representative;

(10) "Dispatch agency", any person or organization that receives requests for emergency medical services from the public, by telephone or other means, and is responsible for dispatching emergency medical services;

(11) "Emergency", the sudden and, at the time, unexpected onset of a health condition that manifests itself by symptoms of sufficient severity that would lead a prudent layperson, possessing an average knowledge of health and medicine, to believe that the absence of immediate medical care could result in:

(a) Placing the person's health, or with respect to a pregnant woman, the health of the woman or her unborn child, in significant jeopardy;

(b) Serious impairment to a bodily function;

(c) Serious dysfunction of any bodily organ or part;

(d) Inadequately controlled pain;

(12) "Emergency medical dispatcher", a person who receives emergency calls from the public and has successfully completed an emergency medical dispatcher course, meeting or exceeding the national curriculum of the United States Department of Transportation and any modifications to such curricula specified by the department through rules adopted pursuant to sections 190.001 to 190.245;

(13) "Emergency medical responder", a person who has successfully completed an emergency first response course meeting or exceeding the national curriculum of the U.S. Department of Transportation and any modifications to such curricula specified by the department through rules adopted under sections 190.001 to 190.245 and who provides emergency medical care through employment by or in association with an emergency medical response agency;

(14) "Emergency medical response agency", any person that regularly provides a level of care that includes first response, basic life support or advanced life support, exclusive of patient transportation;

(15) "Emergency medical services for children (EMS-C) system", the arrangement of personnel, facilities and equipment for effective and coordinated delivery of pediatric emergency medical services required in prevention and management of incidents which occur as a result of a medical emergency or of an injury event, natural disaster or similar situation;

(16) "Emergency medical services (EMS) system", the arrangement of personnel, facilities and equipment for the effective and coordinated delivery of emergency medical services required in prevention and management of incidents occurring as a result of an illness, injury, natural disaster or similar situation;

(17) "Emergency medical technician", a person licensed in emergency medical care in accordance with standards prescribed by sections 190.001 to 190.245, and by rules adopted by the department pursuant to sections 190.001 to 190.245;

(18) "Emergency medical technician-basic" or "EMT-B", a person who has successfully completed a course of instruction in basic life support as prescribed by the department and is licensed by the department in accordance with standards prescribed by sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(19) "Emergency medical technician-community paramedic", "community paramedic", or "EMT-CP", a person who is certified as an emergency medical technician-paramedic and is certified by the department in accordance with standards prescribed in section 190.098;

(20) "Emergency medical technician-paramedic" or "EMT-P", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;

(21) "Emergency services", health care items and services furnished or required to screen and stabilize an emergency which may include, but shall not be limited to, health care services that are provided in a licensed hospital's emergency facility by an appropriate provider or by an ambulance service or emergency medical response agency;

(22) "Health care facility", a hospital, nursing home, physician's office or other fixed location at which medical and health care services are performed;

(23) "Hospital", an establishment as defined in the hospital licensing law, subsection 2 of section 197.020, or a hospital operated by the state;

(24) "Medical control", supervision provided by or under the direction of physicians, or their designated registered nurse, including both online medical control, instructions by radio, telephone, or other means of direct communications, and offline medical control through supervision by treatment protocols, case review, training, and standing orders for treatment;

(25) "Medical direction", medical guidance and supervision provided by a physician to an emergency services provider or emergency medical services system;

(26) "Medical director", a physician licensed pursuant to chapter 334 designated by the ambulance service or emergency medical response agency and who meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;

(27) "Memorandum of understanding", an agreement between an emergency medical response agency or dispatch agency and an ambulance service or services within whose territory the agency operates, in order to coordinate emergency medical services;

(28) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise incapacitated or helpless, or dead, excluding deceased individuals being transported from or between private or public institutions, homes or cemeteries, and individuals declared dead prior to the time an ambulance is called for assistance;

(29) "Person", as used in these definitions and elsewhere in sections 190.001 to 190.245, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, public trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or provider;

- (30) "Physician", a person licensed as a physician pursuant to chapter 334;
- (31) "Political subdivision", any municipality, city, county, city not within a county, ambulance district or fire protection district located in this state which provides or has authority to provide ambulance service;
- (32) "Professional organization", any organized group or association with an ongoing interest regarding emergency medical services. Such groups and associations could include those representing volunteers, labor, management, firefighters, EMT-B's, nurses, EMT-P's, physicians, communications specialists and instructors. Organizations could also represent the interests of ground ambulance services, air ambulance services, fire service organizations, law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor unions and poison control services;
- (33) "Proof of financial responsibility", proof of ability to respond to damages for liability, on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle in the financial amount set in rules promulgated by the department, but in no event less than the statutory minimum required for motor vehicles. Proof of financial responsibility shall be used as proof of self-insurance;
- (34) "Protocol", a predetermined, written medical care guideline, which may include standing orders;
- (35) "Regional EMS advisory committee", a committee formed within an emergency medical services (EMS) region to advise ambulance services, the state advisory council on EMS and the department;
- (36) "Specialty care transportation", the transportation of a patient requiring the services of an emergency medical technician-paramedic who has received additional training beyond the training prescribed by the department. Specialty care transportation services shall be defined in writing in the appropriate local protocols for ground and air ambulance services and approved by the local physician medical director. The protocols shall be maintained by the local ambulance service and shall define the additional training required of the emergency medical technician-paramedic;
- (37) "Stabilize", with respect to an emergency, the provision of such medical treatment as may be necessary to attempt to assure within reasonable medical probability that no material deterioration of an individual's medical condition is likely to result from or occur during ambulance transportation unless the likely benefits of such transportation outweigh the risks;
- (38) "State advisory council on emergency medical services", a committee formed to advise the department on policy affecting emergency medical service throughout the state;
- (39) "State EMS medical directors advisory committee", a subcommittee of the state advisory council on emergency medical services formed to advise the state advisory council on emergency medical services and the department on medical issues;
- (40) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in electrocardiogram analysis, and as further defined in rules promulgated by the department under sections 190.001 to 190.250;
- (41) "STEMI care", includes education and prevention, emergency transport, triage, and acute care and rehabilitative services for STEMI that requires immediate medical or surgical intervention or treatment;
- (42) "STEMI center", a hospital that is currently designated as such by the department to care for patients with ST-segment elevation myocardial infarctions;
- (43) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the department;
- (44) "Stroke care", includes emergency transport, triage, and acute intervention and other acute care services for stroke that potentially require immediate medical or surgical intervention or treatment, and may include education, primary prevention, acute intervention, acute and subacute management, prevention of complications, secondary stroke prevention, and rehabilitative services;
- (45) "Stroke center", a hospital that is currently designated as such by the department;
- (46) **"Time-critical diagnosis", trauma care, stroke care, and STEMI care occurring either outside of a hospital or in a center designated under section 190.241;**
- (47) **"Time-critical diagnosis advisory committee", a committee formed under section 190.257 to advise the department on policies impacting trauma, stroke, and STEMI center designations; regulations on trauma care, stroke care, and STEMI care; and the transport of trauma, stroke, and STEMI patients;**
- (48) "Trauma", an injury to human tissues and organs resulting from the transfer of energy from the environment;
- [47] (49) "Trauma care" includes injury prevention, triage, acute care and rehabilitative services for major single system or multisystem injuries that potentially require immediate medical or surgical intervention or treatment;
- [48] (50) "Trauma center", a hospital that is currently designated as such by the department.

190.101. 1. There is hereby established a "State Advisory Council on Emergency Medical Services" which shall consist of sixteen members, one of which shall be a resident of a city not within a county. The members of the council shall be appointed by the governor with the advice and consent of the senate and shall serve terms of four years. The governor shall designate one of the members as chairperson. The chairperson may appoint subcommittees that include noncouncil members.

2. The state EMS medical directors advisory committee and the regional EMS advisory committees will be recognized as subcommittees of the state advisory council on emergency medical services.

3. The council shall have geographical representation and representation from appropriate areas of expertise in emergency medical services including volunteers, professional organizations involved in emergency medical services, EMT's, paramedics, nurses, firefighters, physicians, ambulance service administrators, hospital administrators and other health care providers concerned with emergency medical services. The regional EMS advisory committees shall serve as a resource for the identification of potential members of the state advisory council on emergency medical services.

4. **The state EMS medical director, as described under section 190.103, shall serve as an ex officio member of the council.**

5. The members of the council and subcommittees shall serve without compensation except that members of the council shall, subject to appropriations, be reimbursed for reasonable travel expenses and meeting expenses related to the functions of the council.

~~[5-]~~ 6. The purpose of the council is to make recommendations to the governor, the general assembly, and the department on policies, plans, procedures and proposed regulations on how to improve the statewide emergency medical services system. The council shall advise the governor, the general assembly, and the department on all aspects of the emergency medical services system.

~~[6-]~~ 7. (1) There is hereby established a standing subcommittee of the council to monitor the implementation of the recognition of the EMS personnel licensure interstate compact under sections 190.900 to 190.939, the interstate commission for EMS personnel practice, and the involvement of the state of Missouri. The subcommittee shall meet at least biannually and receive reports from the Missouri delegate to the interstate commission for EMS personnel practice. The subcommittee shall consist of at least seven members appointed by the chair of the council, to include at least two members as recommended by the Missouri state council of firefighters and one member as recommended by the Missouri Association of Fire Chiefs. The subcommittee may submit reports and recommendations to the council, the department of health and senior services, the general assembly, and the governor regarding the participation of Missouri with the recognition of the EMS personnel licensure interstate compact.

(2) The subcommittee shall formally request a public hearing for any rule proposed by the interstate commission for EMS personnel practice in accordance with subsection 7 of section 190.930. The hearing request shall include the request that the hearing be presented live through the internet. The Missouri delegate to the interstate commission for EMS personnel practice shall be responsible for ensuring that all hearings, notices of, and related rulemaking communications as required by the compact be communicated to the council and emergency medical services personnel under the provisions of subsections 4, 5, 6, and 8 of section 190.930.

(3) The department of health and senior services shall not establish or increase fees for Missouri emergency medical services personnel licensure in accordance with this chapter for the purpose of creating the funds necessary for payment of an annual assessment under subdivision (3) of subsection 5 of section 190.924.

8. The council shall consult with the time-critical diagnosis advisory committee, as described under section 190.257, regarding time-critical diagnosis.

190.103. 1. One physician with expertise in emergency medical services from each of the EMS regions shall be elected by that region's EMS medical directors to serve as a regional EMS medical director. The regional EMS medical directors shall constitute the state EMS medical director's advisory committee and shall advise the department and their region's ambulance services on matters relating to medical control and medical direction in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The regional EMS medical director shall serve a term of four years. The southwest, northwest, and Kansas City regional EMS medical directors shall be elected to an initial two-year term. The central, east central, and southeast regional EMS medical directors shall be elected to an initial four-year term. All subsequent terms following the initial terms shall be four years. The state EMS medical director shall be the chair of the state EMS medical director's advisory committee, and shall be elected by the members of the regional EMS medical director's advisory committee, shall serve a term of four years, and shall seek to coordinate EMS services between the EMS

regions, promote educational efforts for agency medical directors, represent Missouri EMS nationally in the role of the state EMS medical director, and seek to incorporate the EMS system into the health care system serving Missouri.

2. A medical director is required for all ambulance services and emergency medical response agencies that provide: advanced life support services; basic life support services utilizing medications or providing assistance with patients' medications; or basic life support services performing invasive procedures including invasive airway procedures. The medical director shall provide medical direction to these services and agencies in these instances.

3. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall have the responsibility and the authority to ensure that the personnel working under their supervision are able to provide care meeting established standards of care with consideration for state and national standards as well as local area needs and resources. The medical director, in cooperation with the ambulance service or emergency medical response agency administrator, shall establish and develop triage, treatment and transport protocols, which may include authorization for standing orders. Emergency medical technicians shall only perform those medical procedures as directed by treatment protocols approved by the local medical director or when authorized through direct communication with online medical control.

4. All ambulance services and emergency medical response agencies that are required to have a medical director shall establish an agreement between the service or agency and their medical director. The agreement will include the roles, responsibilities and authority of the medical director beyond what is granted in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245. The agreement shall also include grievance procedures regarding the emergency medical response agency or ambulance service, personnel and the medical director.

5. Regional EMS medical directors and the state EMS medical director elected as provided under subsection 1 of this section shall be considered public officials for purposes of sovereign immunity, official immunity, and the Missouri public duty doctrine defenses.

6. The state EMS medical director's advisory committee shall be considered a peer review committee under section 537.035.

7. Regional EMS medical directors may act to provide online telecommunication medical direction to AEMTs, EMT-Bs, EMT-Ps, and community paramedics and provide offline medical direction per standardized treatment, triage, and transport protocols when EMS personnel, including AEMTs, EMT-Bs, EMT-Ps, and community paramedics, are providing care to special needs patients or at the request of a local EMS agency or medical director.

8. When developing treatment protocols for special needs patients, regional EMS medical directors may promulgate such protocols on a regional basis across multiple political subdivisions' jurisdictional boundaries, and such protocols may be used by multiple agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments. Treatment protocols shall include steps to ensure the receiving hospital is informed of the pending arrival of the special needs patient, the condition of the patient, and the treatment instituted.

9. Multiple EMS agencies including, but not limited to, ambulance services, emergency response agencies, and public health departments shall take necessary steps to follow the regional EMS protocols established as provided under subsection 8 of this section in cases of mass casualty or state-declared disaster incidents.

10. When regional EMS medical directors develop and implement treatment protocols for patients or provide online medical direction for patients, such activity shall not be construed as having usurped local medical direction authority in any manner.

11. The state EMS medical directors advisory committee shall review and make recommendations regarding all proposed community and regional time-critical diagnosis plans.

12. Notwithstanding any other provision of law to the contrary, when regional EMS medical directors are providing either online telecommunication medical direction to AEMTs, EMT-Bs, EMT-Ps, and community paramedics, or offline medical direction per standardized EMS treatment, triage, and transport protocols for patients, those medical directions or treatment protocols may include the administration of the patient's own prescription medications.

190.176. 1. The department shall develop and administer a uniform data collection system on all ambulance runs and injured patients, pursuant to rules promulgated by the department for the purpose of injury etiology, patient care outcome, injury and disease prevention and research purposes. The department shall not require disclosure by hospitals of data elements pursuant to this section unless those data elements are required by a federal agency or were submitted to the department as of January 1, 1998, pursuant to:

- (1) Departmental regulation of trauma centers; or
- (2) ~~[(The Missouri brain and spinal cord injury registry established by sections 192.735 to 192.745; or~~
- ~~(3)]~~ Abstracts of inpatient hospital data; or
- ~~[(4)]~~ (3) If such data elements are requested by a lawful subpoena or subpoena duces tecum.

2. All information and documents in any civil action, otherwise discoverable, may be obtained from any person or entity providing information pursuant to the provisions of sections 190.001 to 190.245.

190.200. 1. The department of health and senior services in cooperation with **hospitals and** local and regional EMS systems and agencies may provide public and professional information and education programs related to emergency medical services systems including trauma, STEMI, and stroke systems and emergency medical care and treatment. The department of health and senior services may also provide public information and education programs for informing residents of and visitors to the state of the availability and proper use of emergency medical services, **of the designation a hospital may receive as a trauma center, STEMI center, or stroke center**, of the value and nature of programs to involve citizens in the administering of prehospital emergency care, including cardiopulmonary resuscitation, and of the availability of training programs in emergency care for members of the general public.

2. The department shall, for **trauma care**, STEMI care, and stroke care, respectively:

(1) Compile ~~and~~, assess, **and make publicly available** peer-reviewed and evidence-based clinical research and guidelines that provide or support recommended treatment standards **and that have been recommended by the time-critical diagnosis advisory committee**;

(2) Assess the capacity of the emergency medical services system and hospitals to deliver recommended treatments in a timely fashion;

(3) Use the research, guidelines, and assessment to promulgate rules establishing protocols for transporting **trauma patients to a trauma center**, STEMI patients to a STEMI center, or stroke patients to a stroke center. Such transport protocols shall direct patients to **trauma centers**, STEMI centers, and stroke centers under section 190.243 based on the centers' capacities to deliver recommended acute care treatments within time limits suggested by clinical research;

(4) Define regions within the state for purposes of coordinating the delivery of **trauma care**, STEMI care, and stroke care, respectively;

(5) Promote the development of regional or community-based plans for transporting **trauma**, STEMI, or stroke patients via ground or air ambulance to **trauma centers**, STEMI centers, or stroke centers, respectively, in accordance with section 190.243; and

(6) Establish procedures for the submission of community-based or regional plans for department approval.

3. A community-based or regional plan **for the transport of trauma, STEMI, and stroke patients** shall be submitted to the department for approval. Such plan shall be based on the clinical research and guidelines and assessment of capacity described in subsection ~~[4]~~ **2** of this section and shall include a mechanism for evaluating its effect on medical outcomes. Upon approval of a plan, the department shall waive the requirements of rules promulgated under sections 190.100 to 190.245 that are inconsistent with the community-based or regional plan. A community-based or regional plan shall be developed by ~~or in consultation with~~ the representatives of hospitals, physicians, and emergency medical services providers in the community or region.

190.241. 1. **Except as provided for in subsection 4 of this section**, the department shall designate a hospital as an adult, pediatric or adult and pediatric trauma center when a hospital, upon proper application submitted by the hospital and site review, has been found by the department to meet the applicable level of trauma center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Site review may occur on-site or by any reasonable means of communication, or by any combination thereof.** Such rules shall include designation as a trauma center without site review if such hospital is verified by a national verifying or designating body at the level which corresponds to a level approved in rule. **In developing trauma center designation criteria, the department shall use, as it deems practicable, peer-reviewed and evidence-based clinical research and guidelines including, but not limited to, the most recent guidelines of the American College of Surgeons.**

2. Except as provided for in subsection ~~[5]~~ **4** of this section, the department shall designate a hospital as a STEMI or stroke center when such hospital, upon proper application and site review, has been found by the department to meet the applicable level of STEMI or stroke center criteria for designation in accordance with rules adopted by the department as prescribed by section 190.185. **Site review may occur on-site or by any reasonable**

means of communication, or by any combination thereof. In developing STEMI center and stroke center designation criteria, the department shall use, as it deems practicable, ~~[appropriate]~~ peer-reviewed ~~[or]~~ **and** evidence-based **clinical** research ~~[on such topics]~~ **and guidelines** including, but not limited to, the most recent guidelines of the American College of Cardiology ~~[and]~~, the American Heart Association ~~[for STEMI centers, or the Joint Commission's Primary Stroke Center Certification program criteria for stroke centers, or Primary and Comprehensive Stroke Center Recommendations as published by]~~, **or** the American Stroke Association. Such rules shall include designation as a STEMI center **or stroke center** without site review if such hospital is certified by a national body.

3. The department of health and senior services shall, not less than once every ~~[five]~~ **three** years, conduct ~~[an on-site]~~ **a site** review of every trauma, STEMI, and stroke center through appropriate department personnel or a qualified contractor, with the exception of **trauma centers, STEMI centers, and** stroke centers designated pursuant to subsection ~~[5]~~ **4** of this section; however, this provision is not intended to limit the department's ability to conduct a complaint investigation pursuant to subdivision (3) of subsection 2 of section 197.080 of any trauma, STEMI, or stroke center. ~~[On-site]~~ **Site** reviews shall be coordinated for the different types of centers to the extent practicable with hospital licensure inspections conducted under chapter 197. No person shall be a qualified contractor for purposes of this subsection who has a substantial conflict of interest in the operation of any trauma, STEMI, or stroke center under review. The department may deny, place on probation, suspend or revoke such designation in any case in which it has ~~[reasonable cause to believe that]~~ **determined** there has been a substantial failure to comply with the provisions of this chapter or any rules or regulations promulgated pursuant to this chapter. **Centers that are placed on probationary status shall be required to demonstrate compliance with the provisions of this chapter and any rules or regulations promulgated under this chapter within twelve months of the date of the receipt of the notice of probationary status, unless otherwise provided by a settlement agreement with a duration of a maximum of eighteen months between the department and the designated center.** If the department of health and senior services has ~~[reasonable cause to believe]~~ **determined** that a hospital is not in compliance with such provisions or regulations, it may conduct additional announced or unannounced site reviews of the hospital to verify compliance. If a trauma, STEMI, or stroke center fails two consecutive ~~[on-site]~~ **site** reviews because of substantial noncompliance with standards prescribed by sections 190.001 to 190.245 or rules adopted by the department pursuant to sections 190.001 to 190.245, its center designation shall be revoked.

4. **(1)** Instead of applying for **trauma, STEMI, or stroke** center designation under subsection **1 or 2** of this section, a hospital may apply for **trauma, STEMI, or stroke** center designation under this subsection. Upon receipt of an application ~~[from a hospital]~~ on a form prescribed by the department, the department shall designate such hospital[-

~~(1) A level I STEMI center if such hospital has been certified as a Joint Commission comprehensive cardiac center or another department approved nationally recognized organization that provides comparable STEMI center accreditation; or~~

~~(2) A level II STEMI center if such hospital has been accredited as a Mission: Lifeline STEMI receiving center by the American Heart Association accreditation process or another department approved nationally recognized organization that provides STEMI receiving center accreditation.~~

5. Instead of applying for stroke center designation pursuant to the provisions of subsection 2 of this section, a hospital may apply for stroke center designation pursuant to this subsection. Upon receipt of an application from a hospital on a form prescribed by the department, the department shall designate such hospital:

~~(1) A level I stroke center if such hospital has been certified as a comprehensive stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines;~~

~~(2) A level II stroke center if such hospital has been certified as a primary stroke center by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines; or~~

~~(3) A level III stroke center if such hospital has been certified as an acute stroke ready hospital by the Joint Commission or any other certifying organization designated by the department when such certification is in accordance with the American Heart Association/American Stroke Association guidelines]~~ **at a state level that corresponds to a similar national designation as set forth in rules promulgated by the department. The rules shall be based on standards of nationally recognized organizations and the recommendations of the time-critical diagnosis advisory committee.**

(2) Except as provided by subsection ~~[6]~~ **5** of this section, the department shall not require compliance with any additional standards for establishing or renewing **trauma, STEMI, or stroke** designations **under this subsection**. The designation shall continue if such hospital remains certified **or verified**. The department may

remove a hospital's designation as a **trauma center, STEMI center, or stroke center** if the hospital requests removal of the designation or the department determines that the certificate ~~[recognizing]~~ **or verification that qualified the hospital [as a stroke center] for the designation under this subsection** has been suspended or revoked. Any decision made by the department to withdraw its designation of a ~~[stroke]~~ center pursuant to this subsection that is based on the revocation or suspension of a certification **or verification** by a certifying **or verifying** organization shall not be subject to judicial review. The department shall report to the certifying **or verifying** organization any complaint it receives related to the ~~[stroke]~~ center ~~[certification of a stroke center]~~ designated pursuant to this subsection. The department shall also advise the complainant which organization certified **or verified** the ~~[stroke]~~ center and provide the necessary contact information should the complainant wish to pursue a complaint with the certifying **or verifying** organization.

~~[6-]~~ **5.** Any hospital receiving designation as a **trauma center, STEMI center, or stroke center** pursuant to subsection ~~[5]~~ **4** of this section shall:

- (1) ~~[Annually and]~~ Within thirty days of any changes **or receipt of a certificate or verification**, submit to the department proof of ~~[stroke]~~ certification **or verification** and the names and contact information of the **center's** medical director and the program manager ~~[of the stroke center]; and~~
- (2) ~~[Submit to the department a copy of the certifying organization's final stroke certification survey results within thirty days of receiving such results;~~
- (3) ~~Submit every four years an application on a form prescribed by the department for stroke center review and designation;~~
- (4) ~~Participate in the emergency medical services regional system of stroke care in its respective emergency medical services region as defined in rules promulgated by the department;~~
- (5) ~~Participate in local and regional emergency medical services systems [by reviewing and sharing outcome data and] for purposes of providing training [and], sharing clinical educational resources, and collaborating on improving patient outcomes.~~

Any hospital receiving designation as a level III stroke center pursuant to subsection ~~[5]~~ **4** of this section shall have a formal agreement with a level I or level II stroke center for physician consultative services for evaluation of stroke patients for thrombolytic therapy and the care of the patient post-thrombolytic therapy.

~~[7-]~~ **6.** Hospitals designated as a **trauma center, STEMI center, or stroke center** by the department ~~[including those designated pursuant to subsection 5 of this section,]~~ shall submit data ~~[to meet the data submission requirements specified by rules promulgated by the department. Such submission of data may be done]~~ **by one of the following methods:**

- (1) Entering hospital data ~~[directly]~~ into a state registry ~~[by direct data entry]; or~~
- (2) ~~[Downloading hospital data from a nationally recognized registry or data bank and importing the data files into a state registry; or~~
- (3) ~~Authorizing a nationally recognized registry or data bank to disclose or grant access to the department facility specific data held by the]~~ **Entering hospital data into a national registry or data bank.** A hospital submitting data pursuant to **this subdivision [(2) or (3) of this subsection]** shall not be required to collect and submit any additional **trauma, STEMI, or stroke center data elements. No hospital submitting data to a national data registry or data bank under this subdivision shall withhold authorization for the department to access such data through such national data registry or data bank. Nothing in this subdivision shall be construed as requiring duplicative data entry by a hospital that is otherwise complying with the provisions of this subsection. Failure of the department to obtain access to data submitted to a national data registry or data bank shall not be construed as hospital noncompliance under this subsection.**

~~[8-]~~ **7.** When collecting and analyzing data pursuant to the provisions of this section, the department shall comply with the following requirements:

- (1) Names of any health care professionals, as defined in section 376.1350, shall not be subject to disclosure;
- (2) The data shall not be disclosed in a manner that permits the identification of an individual patient or encounter;
- (3) The data shall be used for the evaluation and improvement of hospital and emergency medical services' trauma, stroke, and STEMI care; **and**
- (4) ~~[The data collection system shall be capable of accepting file transfers of data entered into any national recognized trauma, stroke, or STEMI registry or data bank to fulfill trauma, stroke, or STEMI certification reporting requirements; and~~

~~(5)]~~ **Trauma, STEMI, and stroke center data elements shall conform to [nationally recognized performance measures, such as the American Heart Association's Get With the Guidelines] national registry or data bank data elements, and include published detailed measure specifications, data coding instructions, and patient population inclusion and exclusion criteria to ensure data reliability and validity.**

~~[9. The board of registration for the healing arts shall have sole authority to establish education requirements for physicians who practice in an emergency department of a facility designated as a trauma, STEMI, or stroke center by the department under this section. The department shall deem such education requirements promulgated by the board of registration for the healing arts sufficient to meet the standards for designations under this section.~~

~~10.]~~ **8. The department shall not have authority to establish additional education requirements for physicians who are emergency medicine board certified or board eligible through the American Board of Emergency Medicine (ABEM) or the American Osteopathic Board of Emergency Medicine (AOBEM) and who are practicing in the emergency department of a facility designated as a trauma center, STEMI center, or stroke center by the department under this section. The department shall deem the education requirements promulgated by ABEM or AOBEM to meet the standards for designations under this section. Education requirements for non-ABEM or non-AOBEM certified physicians, nurses, and other providers who provide care at a facility designated as a trauma center, STEMI center, or stroke center by the department under this section shall mirror but not exceed those established by national designating or verifying bodies of trauma centers, STEMI centers, or stroke centers.**

9. The department of health and senior services may establish appropriate fees to offset **only** the costs of trauma, STEMI, and stroke center ~~[reviews]~~ **surveys.**

~~[11.]~~ **10.** No hospital shall hold itself out to the public as a STEMI center, stroke center, adult trauma center, pediatric trauma center, or an adult and pediatric trauma center unless it is designated as such by the department of health and senior services.

~~[12.]~~ **11.** Any person aggrieved by an action of the department of health and senior services affecting the trauma, STEMI, or stroke center designation pursuant to this chapter, including the revocation, the suspension, or the granting of, refusal to grant, or failure to renew a designation, may seek a determination thereon by the administrative hearing commission under chapter 621. It shall not be a condition to such determination that the person aggrieved seek a reconsideration, a rehearing, or exhaust any other procedure within the department.

190.243. 1. Severely injured patients shall be transported to a trauma center. Patients who suffer a STEMI, as defined in section 190.100, shall be transported to a STEMI center. Patients who suffer a stroke, as defined in section 190.100, shall be transported to a stroke center.

2. A physician, **physician assistant**, or registered nurse authorized by a physician who has established verbal communication with ambulance personnel shall instruct the ambulance personnel to transport a severely ill or injured patient to the closest hospital or designated trauma, STEMI, or stroke center, as determined according to estimated transport time whether by ground ambulance or air ambulance, in accordance with transport protocol approved by the medical director and the department of health and senior services, even when the hospital is located outside of the ambulance service's primary service area. When initial transport from the scene of illness or injury to a trauma, STEMI, or stroke center would be prolonged, the STEMI, stroke, or severely injured patient may be transported to the nearest appropriate facility for stabilization prior to transport to a trauma, STEMI, or stroke center.

3. Transport of the STEMI, stroke, or severely injured patient shall be governed by principles of timely and medically appropriate care; consideration of reimbursement mechanisms shall not supersede those principles.

4. Patients who do not meet the criteria for direct transport to a trauma, STEMI, or stroke center shall be transported to and cared for at the hospital of their choice so long as such ambulance service is not in violation of local protocols.

190.245. ~~[The department shall require hospitals, as defined by chapter 197, designated as trauma, STEMI, or stroke centers to provide for a peer review system, approved by the department, for trauma, STEMI, and stroke cases, respective to their designations, under section 537.035. For purposes of sections 190.241 to 190.245, the department of health and senior services shall have the same powers and authority of a health care licensing board pursuant to subsection 6 of section 537.035.]~~ Failure of a hospital to provide all medical records **and quality improvement documentation** necessary for the department to implement provisions of sections 190.241 to 190.245 shall result in the revocation of the hospital's designation as a trauma **center**, STEMI **center**, or stroke center. Any medical records obtained by the department ~~[or peer review committees]~~ shall be used only for purposes of implementing the provisions of sections 190.241 to 190.245 and the names of hospitals, physicians and patients shall not be released by the department or members of review ~~[committees]~~ **teams.**

190.257. 1. There is hereby established the "Time-Critical Diagnosis Advisory Committee", to be designated by the director for the purpose of advising and making recommendations to the department on:

- (1) Improvement of public and professional education related to time-critical diagnosis;
 - (2) Engagement in cooperative research endeavors;
 - (3) Development of standards, protocols, and policies related to time-critical diagnosis, including recommendations for state regulations; and
 - (4) Evaluation of community and regional time-critical diagnosis plans, including recommendations for changes.
2. The members of the committee shall serve without compensation, except that the department shall budget for reasonable travel expenses and meeting expenses related to the functions of the committee.
3. The director shall appoint sixteen members to the committee from applications submitted for appointment, with the membership to be composed of the following:
- (1) Six members, one from each EMS region, who are active participants providing emergency medical services, with at least:
 - (a) One member who is a physician serving as a regional EMS medical director;
 - (b) One member who serves on an air ambulance service;
 - (c) One member who resides in an urban area; and
 - (d) One member who resides in a rural area; and
 - (2) Ten members who represent hospitals, with at least:
 - (a) One member who is employed by a level I or level II trauma center;
 - (b) One member who is employed by a level I or level II STEMI center;
 - (c) One member who is employed by a level I or level II stroke center;
 - (d) One member who is employed by a rural or critical access hospital; and
 - (e) Three physicians, with one physician certified by the American Board of Emergency Medicine (ABEM) or American Osteopathic Board of Emergency Medicine (AOBEM) and two physicians employed in time-critical diagnosis specialties at a level I or level II trauma center, STEMI center, or stroke center.
4. In addition to the sixteen appointees, the state EMS medical director shall serve as an ex officio member of the committee.
5. The director shall make a reasonable effort to ensure that the members representing hospitals have geographical representation from each district of the state designated by a statewide nonprofit membership association of hospitals.
6. Members appointed by the director shall be appointed for three-year terms. Initial appointments shall include extended terms in order to establish a rotation to ensure that only approximately one-third of the appointees will have their term expire in any given year. An appointee wishing to continue in his or her role on the committee shall resubmit an application as required by this section.
7. The committee shall consult with the state advisory council on emergency medical services, as described in section 190.101, regarding issues involving emergency medical services."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Andrews, **House Amendment No. 3 to House Amendment No. 21** was adopted.

Representative Shields offered **House Amendment No. 4 to House Amendment No. 21.**

*House Amendment No. 4
to
House Amendment No. 21*

AMEND House Amendment No. 21 to House Committee Substitute No. 2 for Senate Bill No. 710, Page 10, Line 1, by inserting after all of said line the following:

"Further amend said bill, Page 68, Section 302.171, Line 130, by inserting after all of the following section and line the following:

"334.530. 1. A candidate for license to practice as a physical therapist shall furnish evidence of such person's educational qualifications by submitting satisfactory evidence of completion of a program of physical therapy education approved as reputable by the board **or eligibility to graduate from such a program within ninety days**. A candidate who presents satisfactory evidence of the person's graduation from a school of physical therapy approved as reputable by the American Medical Association or, if graduated before 1936, by the American Physical Therapy Association, or if graduated after 1988, the Commission on Accreditation for Physical Therapy Education or its successor, is deemed to have complied with the educational qualifications of this subsection.

2. Persons desiring to practice as physical therapists in this state shall appear before the board at such time and place as the board may direct and be examined as to their fitness to engage in such practice. **Applicants shall meet the qualifying standards for such examinations, including any requirements established by any entity contracted by the board to administer the board-approved examination.** Applications for examination shall be in writing, on a form furnished by the board and shall include evidence satisfactory to the board that the applicant possesses the qualifications set forth in subsection 1 of this section **and meets the requirements established to qualify for examination**. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the applicant, subject to the penalties of making a false affidavit or declaration.

3. The examination of qualified candidates for licenses to practice physical therapy shall test entry-level competence as related to physical therapy theory, examination and evaluation, physical therapy diagnosis, prognosis, treatment, intervention, prevention, and consultation.

4. The examination shall embrace, in relation to the human being, the subjects of anatomy, chemistry, kinesiology, pathology, physics, physiology, psychology, physical therapy theory and procedures as related to medicine, surgery and psychiatry, and such other subjects, including medical ethics, as the board deems useful to test the fitness of the candidate to practice physical therapy.

5. **No person who has failed on six or more occasions to achieve a passing score on the examination required by this section shall be eligible for licensure by examination under this section.**

6. The applicant shall pass a test administered by the board on the laws and rules related to the practice of physical therapy in Missouri.

334.655. 1. A candidate for licensure to practice as a physical therapist assistant shall furnish evidence of the person's educational qualifications. The educational requirements for licensure as a physical therapist assistant are:

(1) A certificate of graduation from an accredited high school or its equivalent; and

(2) Satisfactory evidence of completion of an associate degree program of physical therapy education accredited by the commission on accreditation of physical therapy education **or eligibility to graduate from such a program within ninety days**.

2. Persons desiring to practice as a physical therapist assistant in this state shall appear before the board at such time and place as the board may direct and be examined as to the person's fitness to engage in such practice. **Applicants shall meet the qualifying standards for such examinations, including any requirements established by any entity contracted by the board to administer the board-approved examination.** Applications for examination shall be on a form furnished by the board and shall include evidence satisfactory to the board that the applicant possesses the qualifications provided in subsection 1 of this section **and meets the requirements established to qualify for examination**. Each application shall contain a statement that the statement is made under oath of affirmation and that its representations are true and correct to the best knowledge and belief of the person signing the statement, subject to the penalties of making a false affidavit or declaration.

3. The examination of qualified candidates for licensure to practice as physical therapist assistants shall embrace an examination which shall cover the curriculum taught in accredited associate degree programs of physical therapy assistant education. Such examination shall be sufficient to test the qualification of the candidates as practitioners.

4. The examination shall include, as related to the human body, the subjects of anatomy, kinesiology, pathology, physiology, psychology, physical therapy theory and procedures as related to medicine and such other subjects, including medical ethics, as the board deems useful to test the fitness of the candidate to practice as a physical therapist assistant.

5. **No person who has failed on six or more occasions to achieve a passing score on the examination required by this section shall be eligible for licensure by examination under this section.**

6. The applicant shall pass a test administered by the board on the laws and rules related to the practice as a physical therapist assistant in this state.

~~[6-]~~ 7. The board shall license without examination any legally qualified person who is a resident of this state and who was actively engaged in practice as a physical therapist assistant on August 28, 1993. The board may license such person pursuant to this subsection until ninety days after the effective date of this section.

~~[7-]~~ 8. A candidate to practice as a physical therapist assistant who does not meet the educational qualifications may submit to the board an application for examination if such person can furnish written evidence to the board that the person has been employed in this state for at least three of the last five years under the supervision of a licensed physical therapist and such person possesses the knowledge and training equivalent to that obtained in an accredited school. The board may license such persons pursuant to this subsection until ninety days after rules developed by the state board of healing arts regarding physical therapist assistant licensing become effective."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shields, **House Amendment No. 4 to House Amendment No. 21** was adopted.

On motion of Representative Patterson, **House Amendment No. 21, as amended**, was adopted.

On motion of Representative Baker, **HCS#2 SB 710, as amended**, was adopted.

On motion of Representative Baker, **HCS#2 SB 710, as amended**, was read the third time and passed by the following vote:

AYES: 097

Adams	Aldridge	Andrews	Atchison	Baker
Bangert	Baringer	Basye	Black 137	Black 7
Bosley	Bromley	Brown 16	Brown 27	Buchheit-Courtway
Burger	Butz	Christofanelli	Clemens	Coleman 32
Coleman 97	Cook	Cupps	Deaton	Derges
Dinkins	Dogan	Ellebracht	Falkner	Fitzwater
Francis	Gray	Gregory 51	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Mayhew	McCreery	McDaniel	McGaugh	McGill
Morse	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Porter	Pouche
Railsback	Reedy	Riggs	Riley	Roberts
Roden	Rone	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Smith 45
Stephens 128	Tate	Taylor 48	Thomas	Thompson
Trent	Veit	Walsh Moore 93	Wiemann	Wright
Young	Mr. Speaker			

NOES: 031

Barnes	Billington	Boggs	Burton	Busick
Chipman	Copeland	Davidson	Davis	Doll
Eggleston	Evans	Gregory 96	Kidd	Lewis 25
Lovasco	Murphy	Nurrenbern	Phifer	Pollock 123
Price IV	Richey	Rogers	Sander	Simmons
Stacy	Stevens 46	Taylor 139	Toalson Reisch	Walsh 50
West				

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PRESENT: 018

Anderson	Appelbaum	Aune	Bland Manlove	Burnett
Fogle	Gunby	Merideth	Mosley	Person
Proudie	Quade	Smith 67	Terry	Turnbaugh
Unsicker	Weber	Windham		

ABSENT WITH LEAVE: 010

Bailey	Brown 70	Collins	DeGroot	Fishel
Houx	Johnson	Mackey	Pietzman	Van Schoiack

VACANCIES: 007

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 144

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	Derges	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 004

Davis	Murphy	Pollock 123	Simmons
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PRESENT: 000

ABSENT WITH LEAVE: 008

Bailey	Brown 70	Collins	DeGroot	Fishel
Houx	Mackey	Pietzman		

VACANCIES: 007

COMMITTEE REPORTS

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HJR 83**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Davis, Dogan, Lovasco, Perkins, Stevens (46) and Young

Noes (2): Copeland and Van Schoiack

Absent (2): Evans and Hardwick

Special Committee on Redistricting, Chairman Shaul reporting:

Mr. Speaker: Your Special Committee on Redistricting, to which was referred **HB 2909**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Baker, Basye, Dogan, Eggleston, Fitzwater, Kelly (141), Rone and Shaul

Noes (3): Baringer, Barnes and Bosley

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS SCS SB 756**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Patterson

Noes (3): Bosley, Ingle and Smith (45)

Absent (3): Gregory (96), Mackey and McDaniel

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, May 5, 2022.

COMMITTEE HEARINGS

CONSERVATION AND NATURAL RESOURCES

Thursday, May 5, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: SB 984

FISCAL REVIEW

Thursday, May 5, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

HIGHER EDUCATION

Thursday, May 5, 2022, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2763

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, May 5, 2022, 9:30 AM, House Hearing Room 4.

Executive session will be held: SB 652, SB 655, SJR 39, HCS SS#2 SB 823

Executive session may be held on any matter referred to the committee.

Pending referral of HCS HB 2909.

CORRECTED

SPECIAL COMMITTEE ON URBAN ISSUES

Thursday, May 5, 2022, 9:00 AM, House Hearing Room 7.

Executive session will be held: SS SB 798

HOUSE CALENDAR

SIXTY-FIFTH DAY, THURSDAY, MAY 5, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HBs 1593 & 1959 - Walsh (50)

HCS HB 2704 - Hicks

HCS HB 1546 - Richey

HB 1581 - Mayhew
HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike

HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy

HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer

HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2452 - Cook

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, E.C. - Baker

HCS SCS SB 982, E.C. - Shields
HCS SB 718, (Fiscal Review 5/2/22) - Shields
HCS SS#2 SCS SB 745 - O'Donnell
HCS SB 845 - McGaugh

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 31 - Francis
SCR 33 - Gregory (51)
SCR 25 - Trent

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Deaton

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
SS HB 2149, as amended, (request Senate grant further conference), E.C. - Shields

BILLS IN CONFERENCE

SS SCS HCS HB 1720, as amended (House exceeded differences), E.C. - Pollitt (52)
SS SCS HCS HB 3002 - Smith (163)
SS SCS HCS HB 3003 - Smith (163)
SCS HCS HB 3004 - Smith (163)
SCS HCS HB 3005 - Smith (163)
SCS HCS HB 3006 - Smith (163)
SCS HCS HB 3007 - Smith (163)
SS SCS HCS HB 3008 - Smith (163)
SCS HCS HB 3009 - Smith (163)
SS SCS HCS HB 3010 - Smith (163)
SS SCS HCS HB 3011 - Smith (163)
SS SCS HCS HB 3012 - Smith (163)
SCS HCS HB 3013 - Smith (163)
SCS HCS HB 3015 - Smith (163)
HCS SS SCS SBs 681 & 662, as amended, E.C. - Basye
HCS SB 820, as amended (Senate exceeded differences) - Haffner

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-FIFTH DAY, THURSDAY, MAY 5, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicky, Chaplain.

On the lips of him who has understanding wisdom is found. (Proverbs 10:13)

O God of endless love, whose strength sustains us in our labor and whose spirit supports us in our leisure, grant us the consciousness of Your presence as we face this full day, that our work may not be a burden but a delight, our votes not be troubled by fear but filled with faith, and our thoughts not be disturbed by words of others but made better by positive bipartisan cooperation on this national day of prayer.

Give us the faith that never falters, the hope that never fails, the love which never falls by the way as we live through these busy final days. May our concern for our state help us to lift the fallen, strengthen the weak, and sustain the weary that we may hasten the dawn of a new day for our citizens and for all who call our Missouri home and protect us from flooding and storms.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the sixty-fourth day was approved as printed.

MOTION

Representative Plocher moved that Rule 98 be suspended.

Which motion was adopted by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burton	Butz
Chipman	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Derges
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner

Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sassmann	Sauls	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Turnbaugh	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	Wiemann
Wright	Young	Mr. Speaker		

NOES: 005

Busick	Davis	Kidd	Sander	Schroer
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PRESENT: 003

Burnett	Stevens 46	Unsicker
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ABSENT WITH LEAVE: 015

Bailey	Bosley	Christofanelli	Deaton	DeGroot
Evans	Falkner	Fishel	Grier	Price IV
Rone	Sharp 36	Trent	West	Windham

VACANCIES: 007

THIRD READING OF SENATE BILLS - INFORMAL

HCS SB 845, relating to financial information provided to county officials, was taken up by Representative McGaugh.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 845, Page 1, In the Title, Lines 3-4, by deleting the words "financial information provided to county officials" and inserting in lieu thereof the words "county economic activity"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1** was adopted.

Representative McGaugh offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 845, Page 8, Section 473.742, Line 84, by inserting after all of said section and line the following:

"620.2020. 1. The department shall respond to a written request, by or on behalf of a qualified company or qualified military project, for a proposed benefit award under the provisions of this program within five business days of receipt of such request. The department shall respond to a written request, by or on behalf of a qualified manufacturing company, for a proposed benefit award under the provisions of this program within fifteen business days of receipt of such request. Such response shall contain either a proposal of benefits for the qualified company or qualified military project, or a written response refusing to provide such a proposal and stating the reasons for such refusal. A qualified company or qualified military project that intends to seek benefits under the program shall submit to the department a notice of intent. The department shall respond within thirty days to a notice of intent with an approval or a rejection, provided that the department may withhold approval or provide a contingent approval until it is satisfied that proper documentation of eligibility has been provided. The department shall certify or reject the qualifying company's plan outlined in their notice of intent as satisfying good faith efforts made to employ, at a minimum, commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census, the following: racial minorities, contractors who are racial minorities, and contractors that, in turn, employ at a minimum racial minorities commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census. Failure to respond on behalf of the department shall result in the notice of intent being deemed approved. A qualified company receiving approval for program benefits may receive additional benefits for subsequent new jobs at the same facility after the full initial project period if the applicable minimum job requirements are met. There shall be no limit on the number of project periods a qualified company may participate in the program, and a qualified company may elect to file a notice of intent to begin a new project period concurrent with an existing project period if the applicable minimum job requirements are achieved, the qualified company provides the department with the required annual reporting, and the qualified company is in compliance with this program and any other state programs in which the qualified company is currently or has previously participated. However, the qualified company shall not receive any further program benefits under the original approval for any new jobs created after the date of the new notice of intent, and any jobs created before the new notice of intent shall not be included as new jobs for purposes of the benefit calculation for the new approval. When a qualified company has filed and received approval of a notice of intent and subsequently files another notice of intent, the department shall apply the definition of project facility under subdivision (24) of section 620.2005 to the new notice of intent as well as all previously approved notices of intent and shall determine the application of the definitions of new job, new payroll, project facility base employment, and project facility base payroll accordingly.

2. Notwithstanding any provision of law to the contrary, the benefits available to the qualified company under any other state programs for which the company is eligible and which utilize withholding tax from the new or retained jobs of the company shall first be credited to the other state program before the withholding retention level applicable under this program will begin to accrue. If any qualified company also participates in a job training program utilizing withholding tax, the company shall retain no withholding tax under this program, but the department shall issue a refundable tax credit for the full amount of benefit allowed under this program. The calendar year annual maximum amount of tax credits which may be issued to a qualifying company that also participates in a job training program shall be increased by an amount equivalent to the withholding tax retained by that company under a jobs training program.

3. A qualified company or qualified military project receiving benefits under this program shall provide an annual report of the number of jobs, along with minority jobs created or retained, and such other information as may be required by the department to document the basis for program benefits available no later than ninety days prior to the end of the qualified company's or industrial development authority's tax year immediately following the tax year for which the benefits provided under the program are attributed. In such annual report, if the average wage is below the applicable percentage of the county average wage, the qualified company or qualified military project has not maintained the employee insurance as required, if the department after a review determines the qualifying company fails to satisfy other aspects of their notice of intent, including failure to make good faith efforts to employ, at a minimum, commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census, the following: racial minorities, contractors who are racial minorities, and contractors

that, in turn, employ at a minimum racial minorities commensurate with the percentage of minority populations in the state of Missouri, as reported in the previous decennial census, or if the number of jobs is below the number required, the qualified company or qualified military project shall not receive tax credits or retain the withholding tax for the balance of the project period. **If a statewide state of emergency exists for more than sixteen months, a qualified company or industrial development authority shall be entitled to a one-time suspension of program deadlines equal to the number of months such statewide state of emergency existed with any partial month rounded to the next whole month. During such suspension, the qualified company or industrial development authority shall not be entitled to retain any withholding tax as calculated under subdivision (38) of section 620.2005 nor shall it earn any awarded tax credit or receive any tax credit under the program for the suspension period. The suspension period shall run consecutively and be available to a qualified company or industrial development authority that, during the statewide state of emergency, submitted a notice of intent that was approved or that was in year one or a subsequent year of benefits under a program agreement with the department. The suspension period that runs consecutively and may be available to a qualified company or industrial development authority as provided in this subsection may apply retroactively. Any qualified company or industrial development authority requesting a suspension pursuant to this subsection shall submit notice to the department on its provided form identifying the requested start and end dates of the suspension, not to exceed the maximum number of months available under this subsection. Such notice shall be submitted to the department not later than the end of the twelfth month following the termination of the statewide state of emergency. No suspension period shall start later than the date on which the statewide state of emergency was terminated. The department and the qualified company or the industrial development authority shall enter into a program agreement or shall amend an existing program agreement, as applicable, stating the deadlines following the suspension period and updating the applicable wage requirements.** Failure to timely file the annual report required under this section ~~shall~~ may result in the forfeiture of tax credits attributable to the year for which the reporting was required and a recapture of withholding taxes retained by the qualified company or qualified military project during such year.

4. The department may withhold the approval of any benefits under this program until it is satisfied that proper documentation has been provided, and shall reduce the benefits to reflect any reduction in full-time employees or payroll. Upon approval by the department, the qualified company may begin the retention of the withholding taxes when it reaches the required number of jobs and the average wage meets or exceeds the applicable percentage of county average wage. Tax credits, if any, may be issued upon satisfaction by the department that the qualified company has exceeded the applicable percentage of county average wage and the required number of jobs; provided that, tax credits awarded under subsection 7 of section 620.2010 may be issued following the qualified company's acceptance of the department's proposal and pursuant to the requirements set forth in the written agreement between the department and the qualified company under subsection 4 of section 620.2010.

5. Any qualified company or qualified military project approved for benefits under this program shall provide to the department, upon request, any and all information and records reasonably required to monitor compliance with program requirements. This program shall be considered a business recruitment tax credit under subdivision (4) of subsection 2 of section 135.800, and any qualified company or qualified military project approved for benefits under this program shall be subject to the provisions of sections 135.800 to 135.830.

6. Any taxpayer who is awarded benefits under this program who knowingly hires individuals who are not allowed to work legally in the United States shall immediately forfeit such benefits and shall repay the state an amount equal to any state tax credits already redeemed and any withholding taxes already retained.

7. (1) The maximum amount of tax credits that may be authorized under this program for any fiscal year shall be limited as follows, less the amount of any tax credits previously obligated for that fiscal year under any of the tax credit programs referenced in subsection 14 of this section:

(a) For the fiscal year beginning on July 1, 2013, but ending on or before June 30, 2014, no more than one hundred six million dollars in tax credits may be authorized;

(b) For the fiscal year beginning on July 1, 2014, but ending on or before June 30, 2015, no more than one hundred eleven million dollars in tax credits may be authorized;

(c) For fiscal years beginning on or after July 1, 2015, but ending on or before June 30, 2020, no more than one hundred sixteen million dollars in tax credits may be authorized for each fiscal year; and

(d) For all fiscal years beginning on or after July 1, 2020, no more than one hundred six million dollars in tax credits may be authorized for each fiscal year. The provisions of this paragraph shall not apply to tax credits issued to qualified companies under a notice of intent filed prior to July 1, 2020.

(2) For all fiscal years beginning on or after July 1, 2020, in addition to the amount of tax credits that may be authorized under paragraph (d) of subdivision (1) of this subsection, an additional ten million dollars in tax credits may be authorized for each fiscal year for the purpose of the completion of infrastructure projects directly connected with the creation or retention of jobs under the provisions of sections 620.2000 to 620.2020 and an additional ten million dollars in tax credits may be authorized for each fiscal year for a qualified manufacturing company based on a manufacturing capital investment as set forth in section 620.2010.

8. For all fiscal years beginning on or after July 1, 2020, the maximum total amount of withholding tax that may be authorized for retention for the creation of new jobs under the provisions of sections 620.2000 to 620.2020 by qualified companies with a project facility base employment of at least fifty shall not exceed seventy-five million dollars for each fiscal year. The provisions of this subsection shall not apply to withholding tax authorized for retention for the creation of new jobs by qualified companies with a project facility base employment of less than fifty.

9. For tax credits for the creation of new jobs under section 620.2010, the department shall allocate the annual tax credits based on the date of the approval, reserving such tax credits based on the department's best estimate of new jobs and new payroll of the project, and any other applicable factors in determining the amount of benefits available to the qualified company or qualified military project under this program; provided that, the department may reserve up to twenty-one and one-half percent of the maximum annual amount of tax credits that may be authorized under subsection 7 of this section for award under subsection 7 of section 620.2010. However, the annual issuance of tax credits shall be subject to annual verification of actual payroll by the department or, for qualified military projects, annual verification of average salary for the jobs directly created by the qualified military project. Any authorization of tax credits shall expire if, within two years from the date of commencement of operations, or approval if applicable, the qualified company has failed to meet the applicable minimum job requirements. The qualified company may retain authorized amounts from the withholding tax under the project once the applicable minimum job requirements have been met for the duration of the project period. No benefits shall be provided under this program until the qualified company or qualified military project meets the applicable minimum new job requirements or, for benefits awarded under subsection 7 of section 620.2010, until the qualified company has satisfied the requirements set forth in the written agreement between the department and the qualified company under subsection 4 of section 620.2010. In the event the qualified company or qualified military project does not meet the applicable minimum new job requirements, the qualified company or qualified military project may submit a new notice of intent or the department may provide a new approval for a new project of the qualified company or qualified military project at the project facility or other facilities.

10. Tax credits provided under this program may be claimed against taxes otherwise imposed by chapters 143 and 148, and may not be carried forward, but shall be claimed within one year of the close of the taxable year for which they were issued. Tax credits provided under this program may be transferred, sold, or assigned by filing a notarized endorsement thereof with the department that names the transferee, the amount of tax credit transferred, and the value received for the credit, as well as any other information reasonably requested by the department. For a qualified company with flow-through tax treatment to its members, partners, or shareholders, the tax credit shall be allowed to members, partners, or shareholders in proportion to their share of ownership on the last day of the qualified company's tax period.

11. Prior to the issuance of tax credits or the qualified company beginning to retain withholding taxes, the department shall verify through the department of revenue and any other applicable state department that the tax credit applicant does not owe any delinquent income, sales, or use tax or interest or penalties on such taxes, or any delinquent fees or assessments levied by any state department and through the department of commerce and insurance that the applicant does not owe any delinquent insurance taxes or other fees. Such delinquency shall not affect the approval, except that any tax credits issued shall be first applied to the delinquency and any amount issued shall be reduced by the applicant's tax delinquency. If the department of revenue, the department of commerce and insurance, or any other state department concludes that a taxpayer is delinquent after June fifteenth but before July first of any year and the application of tax credits to such delinquency causes a tax deficiency on behalf of the taxpayer to arise, then the taxpayer shall be granted thirty days to satisfy the deficiency in which interest, penalties, and additions to tax shall be tolled. After applying all available credits toward a tax delinquency, the administering agency shall notify the appropriate department and that department shall update the amount of outstanding delinquent tax owed by the applicant. If any credits remain after satisfying all insurance, income, sales, and use tax delinquencies, the remaining credits shall be issued to the applicant, subject to the restrictions of other provisions of law.

12. The director of revenue shall issue a refund to the qualified company to the extent that the amount of tax credits allowed under this program exceeds the amount of the qualified company's tax liability under chapter 143 or 148.

13. An employee of a qualified company shall receive full credit for the amount of tax withheld as provided in section 143.211.

14. Notwithstanding any provision of law to the contrary, beginning August 28, 2013, no new benefits shall be authorized for any project that had not received from the department a proposal or approval for such benefits prior to August 28, 2013, under the development tax credit program created under sections 32.100 to 32.125, the rebuilding communities tax credit program created under section 135.535, the enhanced enterprise zone tax credit program created under sections 135.950 to 135.973, and the Missouri quality jobs program created under sections 620.1875 to 620.1890. The provisions of this subsection shall not be construed to limit or impair the ability of any administering agency to authorize or issue benefits for any project that had received an approval or a proposal from the department under any of the programs referenced in this subsection prior to August 28, 2013, or the ability of any taxpayer to redeem any such tax credits or to retain any withholding tax under an approval issued prior to that date. The provisions of this subsection shall not be construed to limit or in any way impair the ability of any governing authority to provide any local abatement or designate a new zone under the enhanced enterprise zone program created by sections 135.950 to 135.963. Notwithstanding any provision of law to the contrary, no qualified company that is awarded benefits under this program shall:

(1) Simultaneously receive benefits under the programs referenced in this subsection at the same capital investment; or

(2) Receive benefits under the provisions of section 620.1910 for the same jobs.

15. If any provision of sections 620.2000 to 620.2020 or application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or application of these sections which can be given effect without the invalid provisions or application, and to this end, the provisions of sections 620.2000 to 620.2020 are hereby declared severable.

16. By no later than January 1, 2014, and the first day of each calendar quarter thereafter, the department shall present a quarterly report to the general assembly detailing the benefits authorized under this program during the immediately preceding calendar quarter to the extent such information may be disclosed under state and federal law. The report shall include, at a minimum:

(1) A list of all approved and disapproved applicants for each tax credit;

(2) A list of the aggregate amount of new or retained jobs that are directly attributable to the tax credits authorized;

(3) A statement of the aggregate amount of new capital investment directly attributable to the tax credits authorized;

(4) Documentation of the estimated net state fiscal benefit for each authorized project and, to the extent available, the actual benefit realized upon completion of such project or activity; and

(5) The department's response time for each request for a proposed benefit award under this program.

17. The department may adopt such rules, statements of policy, procedures, forms, and guidelines as may be necessary to carry out the provisions of sections 620.2000 to 620.2020. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

18. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the program authorized under sections 620.2000 to 620.2020 shall be reauthorized as of August 28, 2018, and shall expire on August 28, 2030; and

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of sections 620.2000 to 620.2020; and

(3) Sections 620.2000 to 620.2020 shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under sections 620.2000 to 620.2020 is sunset.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 2** was adopted.

Representative Basye offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 845, Page 4, Section 50.820, Line 29, by inserting after all of said section and line the following:

"57.317. 1. (1) **Except in a noncharter county of the first classification with more than one hundred fifty thousand and less than two hundred thousand inhabitants**, the county sheriff in any county of the first or second classification shall receive an annual salary equal to eighty percent of the compensation of an associate circuit judge of the county.

(2) The county sheriff in any county of the third or fourth classification shall receive an annual salary computed as the following percentages of the compensation of an associate circuit judge of the county. If there is an increase in salary of less than ten thousand dollars, the increase shall take effect on January 1, 2022. If there is an increase of ten thousand dollars or more, the increase shall be paid over a period of five years in twenty percent increments per year. The assessed valuation factor shall be the amount thereof as shown for the year next preceding the computation. The provisions of this section shall not permit or require a reduction in the amount of compensation being paid for the office of sheriff from the prior year.

Assessed Valuation		Percentage
\$18,000,000	to 99,999,999	45%
100,000,000	to 249,999,999	50%
250,000,000	to 449,999,999	55%
450,000,000	to 899,999,999	60%
900,000,000	and over	65%

2. Two thousand dollars of the salary authorized in this section shall be payable to the sheriff only if the sheriff has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the sheriff's office when approved by a professional association of the county sheriffs of Missouri unless exempted from the training by the professional association. The professional association approving the program shall provide a certificate of completion to each sheriff who completes the training program and shall send a list of certified sheriffs to the treasurer of each county. Expenses incurred for attending the training session may be reimbursed to the county sheriff in the same manner as other expenses as may be appropriated for that purpose.

3. The county sheriff in any county other than a charter county shall not receive an annual compensation less than the compensation described under this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 3** was adopted.

On motion of Representative McGaugh, **HCS SB 845, as amended**, was adopted.

On motion of Representative McGaugh, **HCS SB 845, as amended**, was read the third time and passed by the following vote:

AYES: 145

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	Derges
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Fitzwater	Fogle	Francis	Gray	Gregory 51

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Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schojack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 011

Bailey	Black 7	DeGroot	Evans	Falkner
Fishel	Hicks	McDaniel	Murphy	Sharp 36
Windham				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 718**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Baringer, Fitzwater, Fogle and Richey

Noes (3): Chipman, Eggleston and Walsh (50)

Absent (0)

THIRD READING OF SENATE BILLS - INFORMAL

HCS SS#2 SCS SB 745, relating to public utilities, was taken up by Representative O'Donnell.

On motion of Representative O'Donnell, the title of **HCS SS#2 SCS SB 745** was agreed to.

Representative Taylor (139) assumed the Chair.

Representative O'Donnell offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 745, Page 46, Section 393.1656, Line 35, by inserting after all of said section and line the following:

"393.1715. 1. An electrical corporation may petition the commission for a determination of the ratemaking principles and treatment, as proposed by the electrical corporation, that will apply to the reflection in base rates of the electrical corporation's capital and noncapital costs associated with the proposed retirement of one or more of the electrical corporation's generating facilities. Without limiting the foregoing, such principles and treatment may also establish the retirement date and useful life parameters used to set depreciation rates for such facilities. Except as provided for in subsection 4 of this section, the ratemaking principles and treatment approved by the commission under this section for such facilities shall apply to the determination of the revenue requirement in each of the electrical corporation's post-determination general rate proceedings until such time as such facility is fully depreciated on the electrical corporation's books.

2. If the commission fails to issue a determination within two hundred fifteen days that a petition for determination of ratemaking principles and treatment is filed, the ratemaking principles and treatment proposed by the petitioning electrical corporation shall be deemed to have been approved by the commission.

3. Subject to the provisions of subsection 4 of this section, ratemaking principles and treatment approved by the commission, or deemed to have been approved under subsection 2 of this section, shall be binding for ratemaking purposes.

4. (1) An electrical corporation with ratemaking principles and treatment approved by the commission, or deemed to have been approved under subsection 2 of this section, shall monitor the major factors and circumstances relating to the facility to which such principles and treatment apply. Such factors and circumstances include, but are not limited to:

(a) Terrorist activity or an act of God;
(b) A significant change in federal or state tax laws;
(c) A significant change in federal utility laws or regulations or a significant change in generally accepted accounting principles;

(d) An unexpected, extended outage or shutdown of a major generating unit, other than any major generating unit shut down due to an extended outage at the time of the approval of the ratemaking principles and treatment;

(e) A significant change in the cost or reliability of power generation technologies;
(f) A significant change in fuel prices and wholesale electric market conditions;
(g) A significant change in the cost or effectiveness of emission control technologies;
(h) A significant change in the price of emission allowances;
(i) A significant change in the electrical corporation's load forecast;
(j) A significant change in capital market conditions;
(k) A significant change in the scope or effective dates of environmental regulations; or
(l) A significant change in federal or state environmental laws.

(2) If the electrical corporation determines that one or more major factor or circumstance has changed in a manner that warrants a change in the approved ratemaking principles and treatment, then it shall file a notice in the docket in which the approved ratemaking principles and treatment were established within forty-five days of any such determination. In its notification, the electrical corporation shall:

(a) Explain and specify the changes it contends are appropriate to the ratemaking principles and treatment and the reasons for the proposed changes;

(b) Provide a description of the alternatives that it evaluated and the process that it went through in developing its proposed changes; and

(c) Provide detailed workpapers that support the evaluation and the process whereby proposed changes were developed.

(3) If a party has concerns regarding the proposed changes, that party shall file a notice of its concerns within thirty days of the electrical corporation's filing. If the parties agree on a resolution of the concerns, the agreement shall be submitted to the commission for approval. If the parties do not reach agreement on changes to the ratemaking principles and treatment within ninety days of the date the electrical corporation filed its notice, whether the previously approved ratemaking and treatment will be changed shall be determined by the commission. If a party to the docket in which the approved ratemaking principles and treatment were approved believes that one or more major factor or circumstance has changed in a manner that warrants a change in the approved ratemaking principles and treatment and if the electrical corporation does not agree the principles and treatment should be changed, such party shall file a notice in the docket in which the approved ratemaking principles and treatment were established within forty-five days of any such determination. In its notification, such party shall:

- (a) Explain and specify the changes it contends are appropriate to the ratemaking principles and treatment and the reasons for the proposed changes;
- (b) Provide a description of the alternatives that it evaluated and the process that it went through in developing its proposed changes; and
- (c) Provide detailed workpapers that support the evaluation and the process whereby proposed changes were developed.

(4) If a party, including the electrical corporation, has concerns regarding the proposed changes, that party shall file a notice of its concerns within thirty days of the other party's filing. If the parties do not reach agreement on changes to the ratemaking principles and treatment within ninety days of the date the notice was filed, whether the previously approved ratemaking and treatment will be changed shall be determined by the commission.

5. A determination of ratemaking principles and treatment under this section does not preclude an electrical corporation from also petitioning the commission under either or both of sections 393.1700 and 393.1705, provided that any costs to which such ratemaking principles and treatment would have applied in the electrical corporation's general rate proceedings which become funded by securitized utility tariff bond proceeds from a securitized utility tariff bond issued under section 393.1700 shall not thereafter be reflected in the electrical corporation's base rates.

6. If determined by the commission to be just, reasonable, and necessary for the provision of safe and adequate service, the electrical corporation ~~may~~ **shall** be permitted to retain coal-fired generating assets in rate base and recover **prudently incurred** costs associated with operating the coal-fired assets ~~[that remain in service to provide greater certainty that generating capacity will be available to provide essential service to customers, including during extreme weather events, and the commission shall not disallow any portion of such cost recovery on the basis that such coal-fired generating assets operate],~~ **including** at a low capacity factor, or **that** are offline and providing capacity only~~[- during normal operating conditions]~~ **in order to remain in service to customers for reliability during events such as extreme weather.**

7. The commission may promulgate rules necessary to implement the provisions of sections 393.1700 to 393.1715. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2021, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative O'Donnell, **House Amendment No. 1** was adopted.

Representative Rone offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 745, Pages 48-51, Section 610.021, Lines 1-127, by deleting all of said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative O'Donnell raised a point of order that **House Amendment No. 2** was not properly drafted.

Speaker Vescovo resumed the Chair.

The Chair ruled the point of order not well taken.

Representative Taylor (139) resumed the Chair.

House Amendment No. 2 was withdrawn.

Representative Lovasco offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 745, Page 47, Section 442.404, Line 40, by inserting after all of said line the following:

"(4) No political subdivision shall require a resident non-corporate owner of a detached, single-family residence to obtain any business license, certification, or professional registration as a condition of applying for or utilizing a building permit for any part of the installation, replacement, or maintenance of solar panels provided all work is performed by the owner or other current resident. The provisions of this subsection shall not apply to any structure being rented, leased, sub-leased or otherwise occupied outside of the owner's principal residence. Nothing in this subsection shall be otherwise construed to prohibit the enforcement of any applicable building codes or relevant inspections as otherwise required by ordinance or law."; and

Further amend said bill, Page 51, Section 610.021, Line 127, by inserting after all of said section and line the following:

"Section 1. No political subdivision of this state shall adopt or enforce an ordinance, resolution, regulation, code, or policy that requires or has the effect of requiring the connection of a private single-family residence to public water or sewer services if that residence is already served by an existing private well or septic system unless such existing installation was installed in violation of applicable ordinances at the time of installation. Nothing in this section shall be construed to prohibit the enforcement of applicable health or environmental regulations of the state of Missouri."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Vescovo resumed the Chair.

House Amendment No. 3 was withdrawn.

Representative Eggleston offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 745, Pages 20-21, Section 144.030, Lines 390-399, by deleting all of said lines and inserting in lieu thereof the following:

"(46) All purchases by a company of solar photovoltaic energy systems, components used to construct a solar photovoltaic energy system, and all purchases of materials and supplies used directly to construct or make improvements to such systems, provided that such systems:

- (a) Are sold or leased to an end user; or**
- (b) Are used to produce, collect and transmit electricity for resale or retail.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 4** was adopted.

Representative Roden offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 745, Page 21, Section 144.030, Line 411, by inserting after all of said section and line the following:

"247.200. **1.** The district shall have the right to lay its mains in public highways, roads, streets and alleys included in the district, but the same shall be done under reasonable rules and regulations of governmental bodies having jurisdiction of such public places. This shall apply to maintenance and repair jobs. In the construction of ditches, laying of mains, filling of ditches after mains are laid, connection of service pipes and repairing of lines, due regard must be taken of the rights of the public in its use of thoroughfares and the equal rights of other utilities thereto.

2. No district located in any county with more than two hundred thousand but fewer than two hundred thirty thousand inhabitants shall require a secondary deposit from commercial property owners. For the purposes of this subsection, a commercial property is a property that is zoned for commercial use by the zoning authority that has jurisdiction over the property.

3. If a water meter has been removed from a property or if services to a property have been discontinued in any county with more than two hundred thousand but fewer than two hundred thirty thousand inhabitants, no future charges shall be made to the customer for service to that property. Any charges made after service is discontinued or the water meter is removed shall be credited to the customer and applied toward any future charges to such customer by the district.

247.285. 1. No metropolitan water supply district in any county with more than two hundred thousand but fewer than two hundred thirty thousand inhabitants shall require a secondary deposit from commercial property owners. For the purposes of this subsection, a commercial property is a property that is zoned for commercial use by the zoning authority that has jurisdiction over the property.

2. If a water meter has been removed from a property or if services to a property have been discontinued in any county with more than two hundred thousand but fewer than two hundred thirty thousand inhabitants, no future charges shall be made to the customer for service to that property. Any charges made after service is discontinued or the water meter is removed shall be credited to the customer and applied toward any future charges to such customer by the metropolitan water supply district."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 5 was withdrawn.

Representative Clemens offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 745, Page 51, Section 610.021, Line 127, by inserting after all of said section and line the following:

"Section 1. An elevated water tower with the capacity to hold greater than five hundred thousand gallons shall maintain a setback distance of two and one-half times the height of the tower from the neighboring property lines and one and one-half times the height of the tower from the right-of-way of the nearest public road. If local zoning regulations exist, the stricter regulation shall apply."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Billington	Black 7
Boggs	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davis	Deaton
Derges	Dinkins	Eggleston	Fitzwater	Francis
Gregory 51	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Basye	Black 137	Bland Manlove	Davidson
DeGroot	Dogan	Evans	Falkner	Fishel
Gregory 96	Hicks	McDaniel	Price IV	Richey
Schroer	Windham			

VACANCIES: 007

Representative Clemens moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Derges	Dinkins	Dogan
Eggleston	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Riggs
Riley	Roberts	Roden	Rone	Sander
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 041

Adams	Aldridge	Anderson	Aune	Bangert
Barnes	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sharp 36	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber				

PRESENT: 000

ABSENT WITH LEAVE: 022

Appelbaum	Bailey	Baringer	Boggs	Collins
DeGroot	Evans	Falkner	Fishel	Hicks
Pietzman	Pollock 123	Price IV	Richey	Sassmann
Sauls	Smith 163	Smith 45	Stephens 128	Windham
Wright	Young			

VACANCIES: 007

On motion of Representative O'Donnell, **HCS SS#2 SCS SB 745, as amended**, was adopted.

On motion of Representative O'Donnell, **HCS SS#2 SCS SB 745, as amended**, was read the third time and passed by the following vote:

AYES: 099

Aldridge	Anderson	Andrews	Atchison	Baker
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
Derges	Dinkins	Dogan	Eggleston	Fitzwater
Francis	Gregory 51	Gregory 96	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie
Railsback	Reedy	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 67	Stacy
Stephens 128	Tate	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 041

Adams	Appelbaum	Aune	Bangert	Baringer
Basye	Bland Manlove	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Doll	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	McDaniel	Merideth	Mosley
Nurrenbern	Phifer	Quade	Rogers	Rone
Sauls	Sharp 36	Smith 45	Stevens 46	Taylor 139
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 001

Person

ABSENT WITH LEAVE: 015

Bailey	Barnes	Billington	DeGroot	Ellebracht
Evans	Falkner	Fishel	Grier	Hicks
Pietzman	Pollock 123	Price IV	Richey	Windham

VACANCIES: 007

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2209, HB 1680, HB 1736, HCS HB 1740, HB 1804, HCS#2 HB 1992, HCS HB 2013, HCS HB 2118, HCS HB 2142, HB 2145, HB 2172, HB 2174, HB 2293, HCS HB 2363, HB 2371, HB 2391, HCS HB 2434, HCS HB 2453, HCS HB 2543, HB 2568, HB 2576, HB 2603, HCS HB 1974, HCS HB 2758, HB 2782, HCS HB 1608, HCS HB 1712, HB 1741, HCS HB 1770, HB 1956, HB 1994, HB 2397, HCS HB 2510, HCS HB 2614, HB 2731, HB 2820, HCS HB 2616, HCS HB 1749, HCS HB 1903, HCS HB 2093, HB 2356, HB 2010, HCS HB 2306, HCS HB 1619, as amended, with House Amendment No. 2, pending, HCS HB 1695, HB 1715, HCS HB 1876, HB 1687, HB 2308, HB 1627, HB 1628, HB 1652, HB 1672, HB 1475, HB 1624, HB 1451, HB 1594, HB 1490, HB 1579, HB 1717, HCS HB 1722, HB 1863, HB 1881, HCS HB 1908, HCS HB 1998, HB 2129, HCS HB 2206, HB 2219, HCS HB 2447, and HCS HB 2652 were placed back on the House Bills for Perfection Calendar.

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 046

Anderson	Atchison	Basye	Billington	Brown 16
Brown 27	Burton	Busick	Coleman 97	Cook
Copeland	Cupps	Davis	Derges	Doll
Gregory 51	Haden	Haffner	Haley	Johnson
Kalberloh	Kelly 141	Lewis 6	Lovasco	Mayhew
McGirt	Morse	Owen	Pollock 123	Price IV
Railsback	Reedy	Riggs	Roberts	Rone
Sander	Sassmann	Seitz	Sharp 36	Sharpe 4
Smith 155	Thompson	Toalson Reisch	Van Schoiack	Veit
Walsh 50				

NOES: 000

PRESENT: 076

Aldridge	Andrews	Appelbaum	Aune	Baker
Baringer	Barnes	Black 137	Boggs	Bosley
Bromley	Brown 70	Buchheit-Courtway	Burger	Burnett
Butz	Collins	Dinkins	Eggleston	Ellebracht
Falkner	Fishel	Fitzwater	Fogle	Francis
Gregory 96	Grier	Griffith	Gunby	Houx
Hovis	Hudson	Hurlbert	Ingle	Kelley 127
Knight	Lewis 25	Mackey	McCreery	McGaugh
Mosley	Murphy	Nurrenbern	Perkins	Person
Phifer	Pike	Plocher	Pollitt 52	Porter
Pouche	Proudie	Riley	Roden	Schnelting

Schroer	Schwadron	Shaul	Simmons	Smith 163
Smith 45	Smith 67	Stevens 46	Tate	Taylor 48
Terry	Thomas	Trent	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Wiemann	Wright	Young
Mr. Speaker				

ABSENT WITH LEAVE: 034

Adams	Bailey	Bangert	Black 7	Bland Manlove
Chipman	Christofanelli	Clemens	Coleman 32	Davidson
Deaton	DeGroot	Dogan	Evans	Gray
Hardwick	Henderson	Hicks	Kidd	McDaniel
Merideth	O'Donnell	Patterson	Pietzman	Quade
Richey	Rogers	Sauls	Shields	Stacy
Stephens 128	Taylor 139	West	Windham	

VACANCIES: 007

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 1606** entitled:

An act to repeal sections 50.327, 50.800, 50.810, 50.815, 50.820, 55.160, 58.095, 58.200, 140.170, 140.190, 304.022, and 473.742, RSMo, and to enact in lieu thereof ten new sections relating to county officials, with penalty provisions.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 1 to Senate Amendment No. 3, Senate Amendment No. 3 as amended, Senate Amendment No. 4, Senate Amendment No. 5, Senate Amendment No. 6, Senate Amendment No. 7, Senate Amendment No. 8, Senate Amendment No. 9, Senate Amendment No. 10, Senate Amendment No. 11, Senate Amendment No. 12, Senate Amendment No. 13, Senate Amendment No. 14, Senate Amendment No. 17, Senate Amendment No. 18, Senate Amendment No. 19, Senate Amendment No. 21, and Senate Amendment No. 23.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 1, Section Title, Lines 5-6, by striking "county officials" and inserting in lieu thereof the

following: "political subdivisions"; and

Further amend said bill, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

"137.115. 1. All other laws to the contrary notwithstanding, the assessor or the assessor's deputies in all counties of this state including the City of St. Louis shall annually make a list of all real and tangible personal property taxable in the assessor's city, county, town or district. Except as otherwise provided in subsection 3 of this section and section 137.078, the assessor shall annually assess all personal property at thirty-three and one-third percent of its true value in money as of January first of each calendar year. **Beginning January 1, 2023, in any county with more than four hundred thousand but fewer than five hundred thousand inhabitants, all personal property in such county shall be annually assessed at a percent of its true value in money as of January first of each calendar year as follows:**

(1) A political subdivision shall annually reduce the percentage of true value in money at which personal property is assessed pursuant to this subsection such that the amount by which the revenue generated by taxes levied on such personal property is substantially equal to one hundred percent of the growth in revenue generated by real property assessment growth. Annual reductions shall be made pursuant to this subdivision until December 31, 2073. Thereafter, the percentage of true value in money at which personal property is assessed shall be equal to the percentage in effect on December 31, 2073.

(2) The provisions of subdivision (1) of this subsection shall not be construed to relieve a political subdivision from adjustments to property tax levies as required by section 137.073.

(3) For the purposes of subdivision (1) of this subsection, "real property assessment growth" shall mean the growth in revenue from increases in the total assessed valuation of all real property in a political subdivision over the revenue generated from the assessed valuation of such real property from the previous calendar year. Real property assessment growth shall not include any revenue in excess of the percent increase in the consumer price index, as described in subsection 2 of section 137.073.

(4) Notwithstanding the provisions of subdivisions (1) to (4) of this subsection to the contrary, for the purposes of the tax levied pursuant to Article III, Section 38(b) of the Missouri Constitution, all personal property shall be assessed at thirty-three and one-third percent of its true value in money as of January first of each calendar year.

2. The assessor shall annually assess all real property, including any new construction and improvements to real property, and possessory interests in real property at the percent of its true value in money set in subsection [§] 6 of this section. The true value in money of any possessory interest in real property in subclass (3), where such real property is on or lies within the ultimate airport boundary as shown by a federal airport layout plan, as defined by 14 CFR 151.5, of a commercial airport having a FAR Part 139 certification and owned by a political subdivision, shall be the otherwise applicable true value in money of any such possessory interest in real property, less the total dollar amount of costs paid by a party, other than the political subdivision, towards any new construction or improvements on such real property completed after January 1, 2008, and which are included in the above-mentioned possessory interest, regardless of the year in which such costs were incurred or whether such costs were considered in any prior year. The assessor shall annually assess all real property in the following manner: new assessed values shall be determined as of January first of each odd-numbered year and shall be entered in the assessor's books; those same assessed values shall apply in the following even-numbered year, except for new construction and property improvements which shall be valued as though they had been completed as of January first of the preceding odd-numbered year. The assessor may call at the office, place of doing business, or residence of each person required by this chapter to list property, and require the person to make a correct statement of all taxable tangible personal property owned by the person or under his or her care, charge or management, taxable in the county. On or before January first of each even-numbered year, the assessor shall prepare and submit a two-year assessment maintenance plan to the county governing body and the state tax commission for their respective approval or modification. The county governing body shall approve and forward such plan or its alternative to the plan to the state tax commission by February first. If the county governing body fails to forward the plan or its alternative to the plan to the state tax commission by February first, the assessor's plan shall be considered approved by the county governing body. If the state tax commission fails to approve a plan and if the state tax commission and the assessor and the governing body of the county involved are unable to resolve the differences, in order to receive state cost-share funds outlined in section 137.750, the county or the assessor shall petition the administrative hearing commission, by May first, to decide all matters in dispute regarding the assessment maintenance plan. Upon agreement of the parties, the matter may be stayed while the parties proceed with mediation or arbitration upon terms agreed to by the parties. The final decision of the administrative hearing commission shall be subject to judicial review in the circuit court of the county involved. In the event a valuation of subclass (1) real property within any county with a charter form of government, or within a city not within a county, is made by a computer, computer-assisted method or a computer program, the burden of proof, supported by clear, convincing and cogent evidence to sustain such valuation, shall be on the assessor at any hearing or appeal. In any such county, unless the assessor proves otherwise, there shall be a presumption that the assessment was made by a computer, computer-assisted method or a computer program. Such evidence shall include, but shall not be limited to, the following:

(1) The findings of the assessor based on an appraisal of the property by generally accepted appraisal techniques; and

(2) The purchase prices from sales of at least three comparable properties and the address or location thereof. As used in this subdivision, the word "comparable" means that:

(a) Such sale was closed at a date relevant to the property valuation; and

(b) Such properties are not more than one mile from the site of the disputed property, except where no similar properties exist within one mile of the disputed property, the nearest comparable property shall be used. Such property shall be within five hundred square feet in size of the disputed property, and resemble the disputed property in age, floor plan, number of rooms, and other relevant characteristics.

~~[2-]~~ 3. Assessors in each county of this state and the City of St. Louis may send personal property assessment forms through the mail.

~~[3-]~~ 4. The following items of personal property shall each constitute separate subclasses of tangible personal property and shall be assessed and valued for the purposes of taxation at the following percentages of their true value in money:

- (1) Grain and other agricultural crops in an unmanufactured condition, one-half of one percent;
- (2) Livestock, twelve percent;
- (3) Farm machinery, twelve percent;
- (4) Motor vehicles which are eligible for registration as and are registered as historic motor vehicles pursuant to section 301.131 and aircraft which are at least twenty-five years old and which are used solely for noncommercial purposes and are operated less than two hundred hours per year or aircraft that are home built from a kit, five percent;

- (5) Poultry, twelve percent; and

- (6) Tools and equipment used for pollution control and tools and equipment used in retooling for the purpose of introducing new product lines or used for making improvements to existing products by any company which is located in a state enterprise zone and which is identified by any standard industrial classification number cited in subdivision (7) of section 135.200, twenty-five percent.

~~[4-]~~ 5. The person listing the property shall enter a true and correct statement of the property, in a printed blank prepared for that purpose. The statement, after being filled out, shall be signed and either affirmed or sworn to as provided in section 137.155. The list shall then be delivered to the assessor.

~~[5-]~~ 6. (1) All subclasses of real property, as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, shall be assessed at the following percentages of true value:

- (a) For real property in subclass (1), nineteen percent;
- (b) For real property in subclass (2), twelve percent; and
- (c) For real property in subclass (3), thirty-two percent.

(2) A taxpayer may apply to the county assessor, or, if not located within a county, then the assessor of such city, for the reclassification of such taxpayer's real property if the use or purpose of such real property is changed after such property is assessed under the provisions of this chapter. If the assessor determines that such property shall be reclassified, he or she shall determine the assessment under this subsection based on the percentage of the tax year that such property was classified in each subclassification.

~~[6-]~~ 7. Manufactured homes, as defined in section 700.010, which are actually used as dwelling units shall be assessed at the same percentage of true value as residential real property for the purpose of taxation. The percentage of assessment of true value for such manufactured homes shall be the same as for residential real property. If the county collector cannot identify or find the manufactured home when attempting to attach the manufactured home for payment of taxes owed by the manufactured home owner, the county collector may request the county commission to have the manufactured home removed from the tax books, and such request shall be granted within thirty days after the request is made; however, the removal from the tax books does not remove the tax lien on the manufactured home if it is later identified or found. For purposes of this section, a manufactured home located in a manufactured home rental park, rental community or on real estate not owned by the manufactured home owner shall be considered personal property. For purposes of this section, a manufactured home located on real estate owned by the manufactured home owner may be considered real property.

~~[7-]~~ 8. Each manufactured home assessed shall be considered a parcel for the purpose of reimbursement pursuant to section 137.750, unless the manufactured home is deemed to be real estate as defined in subsection 7 of section 442.015 and assessed as a realty improvement to the existing real estate parcel.

~~[8-]~~ 9. Any amount of tax due and owing based on the assessment of a manufactured home shall be included on the personal property tax statement of the manufactured home owner unless the manufactured home is deemed to be real estate as defined in subsection 7 of section 442.015, in which case the amount of tax due and owing on the assessment of the manufactured home as a realty improvement to the existing real estate parcel shall be included on the real property tax statement of the real estate owner.

~~[9-]~~ **10.** The assessor of each county and each city not within a county shall use the trade-in value published in the October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information for determining the true value of motor vehicles described in such publication. The assessor shall not use a value that is greater than the average trade-in value in determining the true value of the motor vehicle without performing a physical inspection of the motor vehicle. For vehicles two years old or newer from a vehicle's model year, the assessor may use a value other than average without performing a physical inspection of the motor vehicle. In the absence of a listing for a particular motor vehicle in such publication, the assessor shall use such information or publications which in the assessor's judgment will fairly estimate the true value in money of the motor vehicle.

~~[10-]~~ **11.** Before the assessor may increase the assessed valuation of any parcel of subclass (1) real property by more than fifteen percent since the last assessment, excluding increases due to new construction or improvements, the assessor shall conduct a physical inspection of such property.

~~[11-]~~ **12.** If a physical inspection is required, pursuant to subsection ~~[10]~~ **11** of this section, the assessor shall notify the property owner of that fact in writing and shall provide the owner clear written notice of the owner's rights relating to the physical inspection. If a physical inspection is required, the property owner may request that an interior inspection be performed during the physical inspection. The owner shall have no less than thirty days to notify the assessor of a request for an interior physical inspection.

~~[12-]~~ **13.** A physical inspection, as required by subsection ~~[10]~~ **11** of this section, shall include, but not be limited to, an on-site personal observation and review of all exterior portions of the land and any buildings and improvements to which the inspector has or may reasonably and lawfully gain external access, and shall include an observation and review of the interior of any buildings or improvements on the property upon the timely request of the owner pursuant to subsection ~~[11]~~ **12** of this section. Mere observation of the property via a drive-by inspection or the like shall not be considered sufficient to constitute a physical inspection as required by this section.

~~[13-]~~ **14.** A county or city collector may accept credit cards as proper form of payment of outstanding property tax or license due. No county or city collector may charge surcharge for payment by credit card which exceeds the fee or surcharge charged by the credit card bank, processor, or issuer for its service. A county or city collector may accept payment by electronic transfers of funds in payment of any tax or license and charge the person making such payment a fee equal to the fee charged the county by the bank, processor, or issuer of such electronic payment.

~~[14-]~~ **15.** Any county or city not within a county in this state may, by an affirmative vote of the governing body of such county, opt out of the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of the general reassessment, prior to January first of any year. No county or city not within a county shall exercise this opt-out provision after implementing the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, in a year of general reassessment. For the purposes of applying the provisions of this subsection, a political subdivision contained within two or more counties where at least one of such counties has opted out and at least one of such counties has not opted out shall calculate a single tax rate as in effect prior to the enactment of house bill no. 1150 of the ninety-first general assembly, second regular session. A governing body of a city not within a county or a county that has opted out under the provisions of this subsection may choose to implement the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session, and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of general reassessment, by an affirmative vote of the governing body prior to December thirty-first of any year.

~~[15-]~~ **16.** The governing body of any city of the third classification with more than twenty-six thousand three hundred but fewer than twenty-six thousand seven hundred inhabitants located in any county that has exercised its authority to opt out under subsection ~~[14]~~ **15** of this section may levy separate and differing tax rates for real and personal property only if such city bills and collects its own property taxes or satisfies the entire cost of the billing and collection of such separate and differing tax rates. Such separate and differing rates shall not exceed such city's tax rate ceiling.

~~[46.]~~ 17. Any portion of real property that is available as reserve for strip, surface, or coal mining for minerals for purposes of excavation for future use or sale to others that has not been bonded and permitted under chapter 444 shall be assessed based upon how the real property is currently being used. Any information provided to a county assessor, state tax commission, state agency, or political subdivision responsible for the administration of tax policies shall, in the performance of its duties, make available all books, records, and information requested, except such books, records, and information as are by law declared confidential in nature, including individually identifiable information regarding a specific taxpayer or taxpayer's mine property. For purposes of this subsection, "mine property" shall mean all real property that is in use or readily available as a reserve for strip, surface, or coal mining for minerals for purposes of excavation for current or future use or sale to others that has been bonded and permitted under chapter 444."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 1, Section Title, Lines 5-6, by striking "county officials" and inserting in lieu thereof the following: "local government"; and

Further amend said bill, Page 15, Section 140.190, Line 55, by inserting after all of said line the following:

"137.115. 1. All other laws to the contrary notwithstanding, the assessor or the assessor's deputies in all counties of this state including the City of St. Louis shall annually make a list of all real and tangible personal property taxable in the assessor's city, county, town or district. Except as otherwise provided in subsection 3 of this section and section 137.078, the assessor shall annually assess all personal property at thirty-three and one-third percent of its true value in money as of January first of each calendar year. The assessor shall annually assess all real property, including any new construction and improvements to real property, and possessory interests in real property at the percent of its true value in money set in subsection 5 of this section. The true value in money of any possessory interest in real property in subclass (3), where such real property is on or lies within the ultimate airport boundary as shown by a federal airport layout plan, as defined by 14 CFR 151.5, of a commercial airport having a FAR Part 139 certification and owned by a political subdivision, shall be the otherwise applicable true value in money of any such possessory interest in real property, less the total dollar amount of costs paid by a party, other than the political subdivision, towards any new construction or improvements on such real property completed after January 1, 2008, and which are included in the above-mentioned possessory interest, regardless of the year in which such costs were incurred or whether such costs were considered in any prior year. The assessor shall annually assess all real property in the following manner: new assessed values shall be determined as of January first of each odd-numbered year and shall be entered in the assessor's books; those same assessed values shall apply in the following even-numbered year, except for new construction and property improvements which shall be valued as though they had been completed as of January first of the preceding odd-numbered year, **provided that no real residential property shall be assessed at a value that exceeds the previous assessed value for such property, exclusive of new construction and improvements, by more than the percentage increase in the consumer price index or ten percent, whichever is greater.** The assessor may call at the office, place of doing business, or residence of each person required by this chapter to list property, and require the person to make a correct statement of all taxable tangible personal property owned by the person or under his or her care, charge or management, taxable in the county. On or before January first of each even-numbered year, the assessor shall prepare and submit a two-year assessment maintenance plan to the county governing body and the state tax commission for their respective approval or modification. The county governing body shall approve and forward such plan or its alternative to the plan to the state tax commission by February first. If the county governing body fails to forward the plan or its alternative to the plan to the state tax commission by February first, the assessor's plan shall be considered approved by the county governing body. If the state tax commission fails to approve a plan and if the state tax commission and the assessor and the governing body of the county involved are unable to resolve the differences, in order to receive state cost-share funds outlined in section 137.750, the county or the assessor shall petition the administrative hearing commission, by May first, to decide all matters in dispute regarding the assessment maintenance plan. Upon agreement of the parties, the matter may be stayed while the parties proceed with mediation or arbitration upon terms

agreed to by the parties. The final decision of the administrative hearing commission shall be subject to judicial review in the circuit court of the county involved. In the event a valuation of subclass (1) real property within any county with a charter form of government, or within a city not within a county, is made by a computer, computer-assisted method or a computer program, the burden of proof, supported by clear, convincing and cogent evidence to sustain such valuation, shall be on the assessor at any hearing or appeal. In any such county, unless the assessor proves otherwise, there shall be a presumption that the assessment was made by a computer, computer-assisted method or a computer program. Such evidence shall include, but shall not be limited to, the following:

(1) The findings of the assessor based on an appraisal of the property by generally accepted appraisal techniques; and

(2) The purchase prices from sales of at least three comparable properties and the address or location thereof. As used in this subdivision, the word "comparable" means that:

(a) Such sale was closed at a date relevant to the property valuation; and

(b) Such properties are not more than one mile from the site of the disputed property, except where no similar properties exist within one mile of the disputed property, the nearest comparable property shall be used. Such property shall be within five hundred square feet in size of the disputed property, and resemble the disputed property in age, floor plan, number of rooms, and other relevant characteristics.

2. Assessors in each county of this state and the City of St. Louis may send personal property assessment forms through the mail.

3. The following items of personal property shall each constitute separate subclasses of tangible personal property and shall be assessed and valued for the purposes of taxation at the following percentages of their true value in money:

(1) Grain and other agricultural crops in an unmanufactured condition, one-half of one percent;

(2) Livestock, twelve percent;

(3) Farm machinery, twelve percent;

(4) Motor vehicles which are eligible for registration as and are registered as historic motor vehicles pursuant to section 301.131 and aircraft which are at least twenty-five years old and which are used solely for noncommercial purposes and are operated less than two hundred hours per year or aircraft that are home built from a kit, five percent;

(5) Poultry, twelve percent; and

(6) Tools and equipment used for pollution control and tools and equipment used in retooling for the purpose of introducing new product lines or used for making improvements to existing products by any company which is located in a state enterprise zone and which is identified by any standard industrial classification number cited in subdivision (7) of section 135.200, twenty-five percent.

4. The person listing the property shall enter a true and correct statement of the property, in a printed blank prepared for that purpose. The statement, after being filled out, shall be signed and either affirmed or sworn to as provided in section 137.155. The list shall then be delivered to the assessor.

5. (1) All subclasses of real property, as such subclasses are established in Section 4(b) of Article X of the Missouri Constitution and defined in section 137.016, shall be assessed at the following percentages of true value:

(a) For real property in subclass (1), nineteen percent;

(b) For real property in subclass (2), twelve percent; and

(c) For real property in subclass (3), thirty-two percent.

(2) A taxpayer may apply to the county assessor, or, if not located within a county, then the assessor of such city, for the reclassification of such taxpayer's real property if the use or purpose of such real property is changed after such property is assessed under the provisions of this chapter. If the assessor determines that such property shall be reclassified, he or she shall determine the assessment under this subsection based on the percentage of the tax year that such property was classified in each subclassification.

6. Manufactured homes, as defined in section 700.010, which are actually used as dwelling units shall be assessed at the same percentage of true value as residential real property for the purpose of taxation. The percentage of assessment of true value for such manufactured homes shall be the same as for residential real property. If the county collector cannot identify or find the manufactured home when attempting to attach the manufactured home for payment of taxes owed by the manufactured home owner, the county collector may request the county commission to have the manufactured home removed from the tax books, and such request shall be granted within thirty days after the request is made; however, the removal from the tax books does not remove the tax lien on the manufactured home if it is later identified or found. For purposes of this section, a manufactured home located in a manufactured home rental park, rental community or on real estate not owned by the manufactured home owner shall be considered personal property. For purposes of this section, a manufactured home located on real estate owned by the manufactured home owner may be considered real property.

7. Each manufactured home assessed shall be considered a parcel for the purpose of reimbursement pursuant to section 137.750, unless the manufactured home is deemed to be real estate as defined in subsection 7 of section 442.015 and assessed as a realty improvement to the existing real estate parcel.

8. Any amount of tax due and owing based on the assessment of a manufactured home shall be included on the personal property tax statement of the manufactured home owner unless the manufactured home is deemed to be real estate as defined in subsection 7 of section 442.015, in which case the amount of tax due and owing on the assessment of the manufactured home as a realty improvement to the existing real estate parcel shall be included on the real property tax statement of the real estate owner.

9. The assessor of each county and each city not within a county shall use the trade-in value published in the October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, as the recommended guide of information for determining the true value of motor vehicles described in such publication. The assessor shall not use a value that is greater than the average trade-in value in determining the true value of the motor vehicle without performing a physical inspection of the motor vehicle. For vehicles two years old or newer from a vehicle's model year, the assessor may use a value other than average without performing a physical inspection of the motor vehicle. In the absence of a listing for a particular motor vehicle in such publication, the assessor shall use such information or publications which in the assessor's judgment will fairly estimate the true value in money of the motor vehicle.

10. Before the assessor may increase the assessed valuation of any parcel of subclass (1) real property by more than fifteen percent since the last assessment, excluding increases due to new construction or improvements, the assessor shall conduct a physical inspection of such property.

11. If a physical inspection is required, pursuant to subsection 10 of this section, the assessor shall notify the property owner of that fact in writing and shall provide the owner clear written notice of the owner's rights relating to the physical inspection. If a physical inspection is required, the property owner may request that an interior inspection be performed during the physical inspection. The owner shall have no less than thirty days to notify the assessor of a request for an interior physical inspection.

12. A physical inspection, as required by subsection 10 of this section, shall include, but not be limited to, an on-site personal observation and review of all exterior portions of the land and any buildings and improvements to which the inspector has or may reasonably and lawfully gain external access, and shall include an observation and review of the interior of any buildings or improvements on the property upon the timely request of the owner pursuant to subsection 11 of this section. Mere observation of the property via a drive-by inspection or the like shall not be considered sufficient to constitute a physical inspection as required by this section.

13. A county or city collector may accept credit cards as proper form of payment of outstanding property tax or license due. No county or city collector may charge surcharge for payment by credit card which exceeds the fee or surcharge charged by the credit card bank, processor, or issuer for its service. A county or city collector may accept payment by electronic transfers of funds in payment of any tax or license and charge the person making such payment a fee equal to the fee charged the county by the bank, processor, or issuer of such electronic payment.

14. Any county or city not within a county in this state may, by an affirmative vote of the governing body of such county, opt out of the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of the general reassessment, prior to January first of any year. No county or city not within a county shall exercise this opt-out provision after implementing the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, in a year of general reassessment. For the purposes of applying the provisions of this subsection, a political subdivision contained within two or more counties where at least one of such counties has opted out and at least one of such counties has not opted out shall calculate a single tax rate as in effect prior to the enactment of house bill no. 1150 of the ninety-first general assembly, second regular session. A governing body of a city not within a county or a county that has opted out under the provisions of this subsection may choose to implement the provisions of this section and sections 137.073, 138.060, and 138.100 as enacted by house bill no. 1150 of the ninety-first general assembly, second regular session, and section 137.073 as modified by house committee substitute for senate substitute for senate committee substitute for senate bill no. 960, ninety-second general assembly, second regular session, for the next year of general reassessment, by an affirmative vote of the governing body prior to December thirty-first of any year.

15. The governing body of any city of the third classification with more than twenty-six thousand three hundred but fewer than twenty-six thousand seven hundred inhabitants located in any county that has exercised its authority to opt out under subsection 14 of this section may levy separate and differing tax rates for real and personal property only if such city bills and collects its own property taxes or satisfies the entire cost of the billing and collection of such separate and differing tax rates. Such separate and differing rates shall not exceed such city's tax rate ceiling.

16. Any portion of real property that is available as reserve for strip, surface, or coal mining for minerals for purposes of excavation for future use or sale to others that has not been bonded and permitted under chapter 444 shall be assessed based upon how the real property is currently being used. Any information provided to a county assessor, state tax commission, state agency, or political subdivision responsible for the administration of tax policies shall, in the performance of its duties, make available all books, records, and information requested, except such books, records, and information as are by law declared confidential in nature, including individually identifiable information regarding a specific taxpayer or taxpayer's mine property. For purposes of this subsection, "mine property" shall mean all real property that is in use or readily available as a reserve for strip, surface, or coal mining for minerals for purposes of excavation for current or future use or sale to others that has been bonded and permitted under chapter 444."; and

Further amend the title and enacting clause accordingly.

*Senate Amendment No. 1
to
Senate Amendment No. 3*

AMEND Senate Amendment No. 3 to Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 1, Section, Lines 3-5, by striking all of said lines and inserting in lieu thereof the following:

"115.062. No election authority shall take or accept funding, grants, or gifts of any kind from any source other than from the governing body of a political subdivision, the state of Missouri, or the federal government."; and".

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

"115.062. No election authority shall take or accept funding from any source other than from the governing body of a political subdivision or the federal government."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

"105.145. 1. The following definitions shall be applied to the terms used in this section:

(1) "Governing body", the board, body, or persons in which the powers of a political subdivision as a body corporate, or otherwise, are vested;

(2) "Political subdivision", any agency or unit of this state, except counties and school districts, which now is, or hereafter shall be, authorized to levy taxes or empowered to cause taxes to be levied.

2. The governing body of each political subdivision in the state shall cause to be prepared an annual report of the financial transactions of the political subdivision in such summary form as the state auditor shall prescribe by rule, except that the annual report of political subdivisions whose cash receipts for the reporting period are ten thousand dollars or less shall only be required to contain the cash balance at the beginning of the reporting period, a summary of cash receipts, a summary of cash disbursements and the cash balance at the end of the reporting period.

3. Within such time following the end of the fiscal year as the state auditor shall prescribe by rule, the governing body of each political subdivision shall cause a copy of the annual financial report to be remitted to the state auditor.

4. The state auditor shall immediately on receipt of each financial report acknowledge the receipt of the report.

5. In any fiscal year no member of the governing body of any political subdivision of the state shall receive any compensation or payment of expenses after the end of the time within which the financial statement of the political subdivision is required to be filed with the state auditor and until such time as the notice from the state auditor of the filing of the annual financial report for the fiscal year has been received.

6. The state auditor shall prepare sample forms for financial reports and shall mail the same to the political subdivisions of the state. Failure of the auditor to supply such forms shall not in any way excuse any person from the performance of any duty imposed by this section.

7. All reports or financial statements hereinabove mentioned shall be considered to be public records.

8. The provisions of this section apply to the board of directors of every transportation development district organized under sections 238.200 to 238.275.

9. Any political subdivision that fails to timely submit a copy of the annual financial statement to the state auditor shall be subject to a fine of five hundred dollars per day.

10. The state auditor shall report any violation of subsection 9 of this section to the department of revenue. Upon notification from the state auditor's office that a political subdivision failed to timely submit a copy of the annual financial statement, the department of revenue shall notify such political subdivision by certified mail that the statement has not been received. Such notice shall clearly set forth the following:

- (1) The name of the political subdivision;
- (2) That the political subdivision shall be subject to a fine of five hundred dollars per day if the political subdivision does not submit a copy of the annual financial statement to the state auditor's office within thirty days from the postmarked date stamped on the certified mail envelope;
- (3) That the fine will be enforced and collected as provided under subsection 11 of this section; and
- (4) That the fine will begin accruing on the thirty-first day from the postmarked date stamped on the certified mail envelope and will continue to accrue until the state auditor's office receives a copy of the financial statement.

In the event a copy of the annual financial statement is received within such thirty-day period, no fine shall accrue or be imposed. The state auditor shall report receipt of the financial statement to the department of revenue within ten business days. Failure of the political subdivision to submit the required annual financial statement within such thirty-day period shall cause the fine to be collected as provided under subsection 11 of this section.

11. The department of revenue may collect the fine authorized under the provisions of subsection 9 of this section by offsetting any sales or use tax distributions due to the political subdivision. The director of revenue shall retain two percent for the cost of such collection. The remaining revenues collected from such violations shall be distributed annually to the schools of the county in the same manner that proceeds for all penalties, forfeitures, and fines collected for any breach of the penal laws of the state are distributed.

12. Any ~~transportation development district organized under sections 238.200 to 238.275 having~~ **political subdivision that has** gross revenues of less than five thousand dollars **or that has not levied or collected sales or use taxes** in the fiscal year for which the annual financial statement was not timely filed shall not be subject to the fine authorized in this section.

13. **If a failure to timely submit the annual financial statement is the result of fraud or other illegal conduct by an employee or officer of the political subdivision, the political subdivision shall not be subject to a fine authorized under this section if the statement is filed within thirty days of the discovery of the fraud or illegal conduct. If a fine is assessed and paid prior to the filing of the statement, the department of revenue shall refund the fine upon notification from the political subdivision.**

14. **If a political subdivision has an outstanding balance for fines or penalties at the time it files its first annual financial statement after January 1, 2023, the director of revenue shall make a one-time downward adjustment to such outstanding balance in an amount that reduces the outstanding balance by no less than ninety percent.**

15. **The director of revenue shall have the authority to make a one-time downward adjustment to any outstanding penalty imposed under this section on a political subdivision if the director determines the fine is uncollectable. The director of revenue may prescribe rules and regulations necessary to carry out the**

provisions of this subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 5

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

- "137.103. 1. For the purposes of this section, the following terms shall mean:
- (1) "Eligible credit amount", the difference between an eligible taxpayer's real property tax liability on such taxpayer's homestead for a given tax year, minus the real property tax liability on such homestead in the year that the eligible taxpayer turned sixty-five years of age;
 - (2) "Eligible taxpayer", a Missouri resident who:
 - (a) Is at least sixty-five years of age;
 - (b) Is an owner of record of a homestead or has a legal or equitable interest in such property as evidenced by a written instrument; and
 - (c) Is liable for the payment of real property taxes on such homestead;
 - (3) "Homestead", real property actually occupied by an eligible taxpayer as a primary residence.
2. Pursuant to article X, section 6(a) of the Missouri Constitution, any taxing jurisdiction authorized to impose a property tax may grant a property tax credit to eligible taxpayers residing in such taxing jurisdiction, provided that such taxing jurisdiction authorizes such credit.
3. In addition to the requirements to receive an exemption pursuant to this section, a taxing jurisdiction may also require that a taxpayer meet certain income requirements.
4. A taxing jurisdiction granting an exemption pursuant to this section shall apply such exemption when calculating the eligible taxpayer's property tax liability for the tax year. The amount of the credit shall be noted on the statement of tax due sent to the eligible taxpayer by the county collector."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 6

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 16, Section 304.022, Line 34, by inserting after "county" the following:

"or municipal".

Senate Amendment No. 7

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 15, Section 140.190, Line 55, by inserting after all of said line the following:

- "182.020. 1. If, from returns of the submission of the question, the majority of all the votes cast are in favor of establishing a county library district and for the tax for a free county library, the county governing body shall enter of record a brief recital of the returns and that there has been established "_____ county library district", and thereafter such "_____ county library district", shall be considered established; and the tax specified in the notice, subject to the provisions of this section, shall be levied and collected, from year to year.
2. At least once in every month the county collector in each county of the first and second classes, including such counties having a charter form of government, shall pay over to the treasurer of the county library district all moneys received and collected by him to which the district is entitled and take duplicate receipts from the treasurer, one of which he shall file with the secretary of the county library district and the other he shall file in his settlement with the

county governing body. The county collector in the counties of the third and fourth classes shall pay over to the county treasurer at least once in every month all moneys received and collected by him which are due the county library district and shall take duplicate receipts therefor, one of which he shall file in his settlement with the county governing body. The county treasurer in such counties shall pay over to the treasurer of the county library district, at least once in every month, all moneys so received by him to which the district is entitled. Upon payment he shall take duplicate receipts from the treasurer of the county library district, one of which he shall file with the secretary of the county library district, and the other he shall file in his settlement with the county governing body.

3. The tax may be reconsidered whenever the voters of any county library district shall so determine by a majority vote on such questions after petition, order, and notice of the election and of the purpose thereof, first having been made, filed, and given, as in the case of establishing such county library district. At least five years must elapse after the county library district has been established and a tax therefor has been levied before a question to reconsider the tax may be submitted under this subsection.

4. Whenever the county library board of trustees finds it appropriate, it may order an election on the question of increasing the tax established pursuant to subsection 2 of section 182.010 or increased pursuant to subsection 5 of section 182.010. **The county commission in any county with more than one hundred thousand but fewer than one hundred twenty thousand inhabitants and with a county seat with more than nine thousand but fewer than eleven thousand inhabitants may overrule and reject a county library board of trustees' decision to order an election on the question of increasing taxes.** Notice of the election shall be published in the same manner as is notice of an election to establish a county library district under section 182.010. The notice and order shall each recite the amount of the proposed increase. The question shall be submitted in substantially the following form:

Shall the _____ per hundred dollars assessed valuation tax for the county library be increased to _____ per hundred dollars assessed valuation?

If a majority of votes cast on the question are in favor of the increase, then the increased tax shall be levied and collected in the same manner as the tax was at its previous lower rate.

5. As used in sections 182.010 to 182.120, the words "county commission" or "county governing body" shall be construed to mean the proper commission or official in any county operating under a special charter.

182.050. For the purpose of carrying into effect sections 182.010 to 182.120, in case a county library district is established and a free county library authorized as provided in section 182.010, within sixty days after the establishment of the county library district, there shall be created a county library board of trustees, of five members, who shall be residents of the library district, none of whom shall be elected county officials. The members shall be appointed by the county commission for terms of four years each, except that as to the members of the first board, two shall be appointed for one year, and one each shall be appointed for two years, three years, and four years, respectively, from the first day of July following their appointment; and annually thereafter before the first day of July the county commission shall appoint successors. Vacancies in the board occasioned by removals, resignations or otherwise shall be reported to the county commission and shall be filled in like manner as original appointments; except that if the vacancy is in an unexpired term, the appointment shall be made for only the unexpired portion of that term. No member of the board shall receive compensation as such. No person shall be employed by the board of library trustees or by the librarian who is related within the third degree by blood or by marriage to any trustee of the board. **The county commission in any county with more than one hundred thousand but fewer than one hundred twenty thousand inhabitants and with a county seat with more than nine thousand but fewer than eleven thousand inhabitants may remove any member for conduct prejudicial to the good order and effective operation of the library, or for other good cause, stated in writing and after a public hearing.**; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 8

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 1, Section Title, Lines 5-6, by striking "county officials" and inserting in lieu thereof the following:

"political subdivisions"; and

Further amend said bill, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

"67.457. 1. To establish a neighborhood improvement district, the governing body of any city or county shall comply with either of the procedures described in subsection 2 or 3 of this section.

2. The governing body of any city or county proposing to create a neighborhood improvement district may by resolution submit the question of creating such district to all qualified voters residing within such district at a general or special election called for that purpose. Such resolution shall set forth the project name for the proposed improvement, the general nature of the proposed improvement, the estimated cost of such improvement, the boundaries of the proposed neighborhood improvement district to be assessed, and the proposed method or methods of assessment of real property within the district, including any provision for the annual assessment of maintenance costs of the improvement in each year during the term of the bonds issued for the original improvement and after such bonds are paid in full. The governing body of the city or county may create a neighborhood improvement district when the question of creating such district has been approved by the vote of the percentage of electors within such district voting thereon that is equal to the percentage of voter approval required for the issuance of general obligation bonds of such city or county under Article VI, Section 26 of the constitution of this state. The notice of election containing the question of creating a neighborhood improvement district shall contain the project name for the proposed improvement, the general nature of the proposed improvement, the estimated cost of such improvement, the boundaries of the proposed neighborhood improvement district to be assessed, the proposed method or methods of assessment of real property within the district, including any provision for the annual assessment of maintenance costs of the improvement in each year after the bonds issued for the original improvement are paid in full, and a statement that the final cost of such improvement assessed against real property within the district and the amount of general obligation bonds issued therefor shall not exceed the estimated cost of such improvement, as stated in such notice, by more than twenty-five percent, and that the annual assessment for maintenance costs of the improvements shall not exceed the estimated annual maintenance cost, as stated in such notice, by more than twenty-five percent. The ballot upon which the question of creating a neighborhood improvement district is submitted to the qualified voters residing within the proposed district shall contain a question in substantially the following form:

Shall _____ (name of city or county) be authorized to create a neighborhood improvement district proposed for the _____ (project name for the proposed improvement) and incur indebtedness and issue general obligation bonds to pay for all or part of the cost of public improvements within such district, the cost of all indebtedness so incurred to be assessed by the governing body of the _____ (city or county) on the real property benefitted by such improvements for a period of _____ years, and, if included in the resolution, an assessment in each year thereafter with the proceeds thereof used solely for maintenance of the improvement?

3. As an alternative to the procedure described in subsection 2 of this section, the governing body of a city or county may create a neighborhood improvement district when a proper petition has been signed by the owners of record of at least two-thirds by area of all real property located within such proposed district. Each owner of record of real property located in the proposed district is allowed one signature. Any person, corporation, or limited liability partnership owning more than one parcel of land located in such proposed district shall be allowed only one signature on such petition. The petition, in order to become effective, shall be filed with the city clerk or county clerk. A proper petition for the creation of a neighborhood improvement district shall set forth the project name for the proposed improvement, the general nature of the proposed improvement, the estimated cost of such improvement, the boundaries of the proposed neighborhood improvement district to be assessed, the proposed method or methods of assessment of real property within the district, including any provision for the annual assessment of maintenance costs of the improvement in each year during the term of the bonds issued for the original improvement and after such bonds are paid in full, a notice that the names of the signers may not be withdrawn later than seven days after the petition is filed with the city clerk or county clerk, and a notice that the final cost of such improvement assessed against real property within the district and the amount of general obligation bonds issued therefor shall not exceed the estimated cost of such improvement, as stated in such petition, by more than twenty-five percent, and that the annual assessment for maintenance costs of the improvements shall not exceed the estimated annual maintenance cost, as stated in such petition, by more than twenty-five percent.

4. Upon receiving the requisite voter approval at an election or upon the filing of a proper petition with the city clerk or county clerk, the governing body may by resolution or ordinance determine the advisability of the improvement and may order that the district be established and that preliminary plans and specifications for the improvement be made. Such resolution or ordinance shall state and make findings as to the project name for the proposed improvement, the nature of the improvement, the estimated cost of such improvement, the boundaries of the neighborhood improvement district to be assessed, the proposed method or methods of assessment of real property within the district, including any provision for the annual assessment of maintenance costs of the improvement in each year after the bonds issued for the original improvement are paid in full, and shall also state

that the final cost of such improvement assessed against the real property within the neighborhood improvement district and the amount of general obligation bonds issued therefor shall not, without a new election or petition, exceed the estimated cost of such improvement by more than twenty-five percent.

5. The boundaries of the proposed district shall be described by metes and bounds, streets or other sufficiently specific description. The area of the neighborhood improvement district finally determined by the governing body of the city or county to be assessed may be less than, but shall not exceed, the total area comprising such district.

6. In any neighborhood improvement district organized prior to August 28, 1994, an assessment may be levied and collected after the original period approved for assessment of property within the district has expired, with the proceeds thereof used solely for maintenance of the improvement, if the residents of the neighborhood improvement district either vote to assess real property within the district for the maintenance costs in the manner prescribed in subsection 2 of this section or if the owners of two-thirds of the area of all real property located within the district sign a petition for such purpose in the same manner as prescribed in subsection 3 of this section.

7. Prior to any assessment hereafter being levied against any real property within any neighborhood improvement district, and prior to any lien enforceable under either chapter 140 or 141 being imposed after August 28, 2013, against any real property within a neighborhood improvement district, the clerk of the governing body establishing the neighborhood improvement district shall cause to be recorded with the recorder of deeds for the county in which any portion of the neighborhood improvement district is located a document conforming to the provisions of sections 59.310 and 59.313, and which shall contain at least the following information:

(1) Each and all owners of record of real property located within the neighborhood improvement district at the time of recording, who shall be identified in the document as grantors and indexed by the recorder, as required under and pursuant to section 59.440;

(2) The governing body establishing the neighborhood improvement district and the title of any official or agency responsible for collecting or enforcing any assessments, who shall be identified in the document as grantees and so indexed by the recorder, as required under and pursuant to section 59.440;

(3) The legal description of the property within the neighborhood improvement district which may either be the metes and bounds description authorized in subsection 5 of this section or the legal description of each lot or parcel within the neighborhood improvement district; and

(4) The identifying number of the resolution or ordinance creating the neighborhood improvement district, or a copy of such resolution or ordinance.

8. (1) The governing body of the city or county establishing a neighborhood improvement district shall, as soon as is practicable, submit the following information to the state auditor and the department of revenue:

(a) A description of the boundaries of such district as well as the average assessment made against real property located in such district;

(b) Any amendments made to the boundaries of a district; and

(c) The date on which a neighborhood improvement district is dissolved.

(2) The governing body of the city or county establishing a neighborhood improvement district on or after August 28, 2022, shall not order any assessment to be made on any real property located within a district until such governing body has submitted the information required by paragraph (a) of subdivision (1) of this subsection.

67.461. 1. After the governing body has made the findings specified in section 67.457 and plans and specifications for the proposed improvements have been prepared, the governing body shall by ordinance or resolution order assessments to be made against each parcel of real property deemed to be benefitted by an improvement based on the revised estimated cost of the improvement or, if available, the final cost thereof, and shall order a proposed assessment roll to be prepared.

2. The plans and specifications for the improvement and the proposed assessment roll shall be filed with the city clerk or county clerk, as applicable, and shall be open for public inspection. Such clerk shall thereupon, at the direction of the governing body, publish notice that the governing body will conduct a hearing to consider the proposed improvement and proposed assessments. Such notice shall be published in a newspaper of general circulation at least once not more than twenty days and not less than ten days before the hearing and shall state the project name for the improvement, the date, time and place of such hearing, the general nature of the improvement, the revised estimated cost or, if available, the final cost of the improvement, the boundaries of the neighborhood improvement district to be assessed, and that written or oral objections will be considered at the hearing. **Such notice shall also be sent to the**

Missouri department of revenue, which shall publish such notice on its website. At the same time, the clerk shall mail to the owners of record of the real property made liable to pay the assessments, at their last known post office address, a notice of the hearing and a statement of the cost proposed to be assessed against the real property so owned and assessed. The failure of any owner to receive such notice shall not invalidate the proceedings.

67.1421. 1. Upon receipt of a proper petition filed with its municipal clerk, the governing body of the municipality in which the proposed district is located shall hold a public hearing in accordance with section 67.1431 and may adopt an ordinance to establish the proposed district.

2. A petition is proper if, based on the tax records of the county clerk, or the collector of revenue if the district is located in a city not within a county, as of the time of filing the petition with the municipal clerk, it meets the following requirements:

(1) It has been signed by property owners collectively owning more than fifty percent by assessed value of the real property within the boundaries of the proposed district;

(2) It has been signed by more than fifty percent per capita of all owners of real property within the boundaries of the proposed district; and

(3) It contains the following information:

(a) The legal description of the proposed district, including a map illustrating the district boundaries;

(b) The name of the proposed district;

(c) A notice that the signatures of the signers may not be withdrawn later than seven days after the petition is filed with the municipal clerk;

(d) A five-year plan stating a description of the purposes of the proposed district, the services it will provide, each improvement it will make from the list of allowable improvements under section 67.1461, an estimate of the costs of these services and improvements to be incurred, the anticipated sources of funds to pay the costs, and the anticipated term of the sources of funds to pay the costs;

(e) A statement as to whether the district will be a political subdivision or a not-for-profit corporation and if it is to be a not-for-profit corporation, the name of the not-for-profit corporation;

(f) If the district is to be a political subdivision, a statement as to whether the district will be governed by a board elected by the district or whether the board will be appointed by the municipality, and, if the board is to be elected by the district, the names and terms of the initial board may be stated;

(g) If the district is to be a political subdivision, the number of directors to serve on the board;

(h) The total assessed value of all real property within the proposed district;

(i) A statement as to whether the petitioners are seeking a determination that the proposed district, or any legally described portion thereof, is a blighted area;

(j) The proposed length of time for the existence of the district, which in the case of districts established after August 28, 2021, shall not exceed twenty-seven years from the adoption of the ordinance establishing the district unless the municipality extends the length of time under section 67.1481;

(k) The maximum rates of real property taxes, and, business license taxes in the county seat of a county of the first classification without a charter form of government containing a population of at least two hundred thousand, that may be submitted to the qualified voters for approval;

(l) The maximum rates of special assessments and respective methods of assessment that may be proposed by petition;

(m) The limitations, if any, on the borrowing capacity of the district;

(n) The limitations, if any, on the revenue generation of the district;

(o) Other limitations, if any, on the powers of the district;

(p) A request that the district be established; and

(q) Any other items the petitioners deem appropriate;

(4) The signature block for each real property owner signing the petition shall be in substantially the following form and contain the following information:

Name of owner: _____

Owner's telephone number and mailing address: _____

If signer is different from owner:

Name of signer: _____

State basis of legal authority to sign: _____

Signer's telephone number and mailing address: _____

If the owner is an individual, state if owner is single or married: _____

If owner is not an individual, state what type of entity: _____

Map and parcel number and assessed value of each tract of real property within the proposed district owned: _____

By executing this petition, the undersigned represents and warrants that he or she is authorized to execute this petition on behalf of the property owner named immediately above

Signature of person
signing for owner
STATE OF MISSOURI

Date

)

) ss.

COUNTY OF _____

)

Before me personally appeared _____, to me personally known to be the individual described in and who executed the foregoing instrument.

WITNESS my hand and official seal this _____ day of _____ (month), _____ (year).

Notary Public

My Commission Expires: _____ ; and

(5) Alternatively, the governing body of any home rule city with more than four hundred thousand inhabitants and located in more than one county may file a petition to initiate the process to establish a district in the portion of the city located in any county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants containing the information required in subdivision (3) of this subsection; provided that the only funding methods for the services and improvements will be a real property tax.

3. Upon receipt of a petition the municipal clerk shall, within a reasonable time not to exceed ninety days after receipt of the petition, review and determine whether the petition substantially complies with the requirements of subsection 2 of this section. In the event the municipal clerk receives a petition which does not meet the requirements of subsection 2 of this section, the municipal clerk shall, within a reasonable time, return the petition to the submitting party by hand delivery, first class mail, postage prepaid or other efficient means of return and shall specify which requirements have not been met.

4. After the close of the public hearing required pursuant to subsection 1 of this section, the governing body of the municipality may adopt an ordinance approving the petition and establishing a district as set forth in the petition and may determine, if requested in the petition, whether the district, or any legally described portion thereof, constitutes a blighted area. If the petition was filed by the governing body of a municipality pursuant to subdivision (5) of subsection 2 of this section, after the close of the public hearing required pursuant to subsection 1 of this section, the petition may be approved by the governing body and an election shall be called pursuant to section 67.1422.

5. Amendments to a petition may be made which do not change the proposed boundaries of the proposed district if an amended petition meeting the requirements of subsection 2 of this section is filed with the municipal clerk at the following times and the following requirements have been met:

(1) At any time prior to the close of the public hearing required pursuant to subsection 1 of this section; provided that, notice of the contents of the amended petition is given at the public hearing;

(2) At any time after the public hearing and prior to the adoption of an ordinance establishing the proposed district; provided that, notice of the amendments to the petition is given by publishing the notice in a newspaper of general circulation within the municipality and by sending the notice via registered certified United States mail with a return receipt attached to the address of record of each owner of record of real property within the boundaries of the proposed district per the tax records of the county clerk, or the collector of revenue if the district is located in a city not within a county. Such notice shall be published and mailed not less than ten days prior to the adoption of the ordinance establishing the district. **Such notice shall also be sent to the Missouri department of revenue, which shall publish such notice on its website;**

(3) At any time after the adoption of any ordinance establishing the district a public hearing on the amended petition is held and notice of the public hearing is given in the manner provided in section 67.1431 and the governing body of the municipality in which the district is located adopts an ordinance approving the amended petition after the public hearing is held.

6. Upon the creation of a district, the municipal clerk shall report in writing the creation of such district to the Missouri department of economic development and the state auditor.

7. (1) The governing body of the municipality or county establishing a district or the governing body of such district shall, as soon as is practicable, submit the following information to the state auditor and the department of revenue:

(a) A description of the boundaries of such district as well as the rate of property tax or sales tax levied in such district;

(b) Any amendments made to the boundaries of a district or the tax rates levied in such district; and

(c) The date on which the district is to expire unless sooner terminated.

(2) The governing body of a community improvement district established on or after August 28, 2022, shall not order any assessment to be made on any real property located within a district and shall not levy any property or sales tax until the information required by paragraph (a) of subdivision (1) of this subsection has been submitted.

67.1431. 1. Within a reasonable time, not to exceed forty-five days, after the receipt of the verified petition from the municipal clerk, the governing body shall hold or cause to be held a public hearing on the establishment of the proposed district and shall give notice of the public hearing in the manner provided in subsection 3 of this section. All reasonable protests, objections and endorsements shall be heard at the public hearing.

2. The public hearing may be continued to another date without further notice other than a motion to be entered on the minutes fixing the date, time and place of the continuance of the public hearing, **as well as providing such information to the Missouri department of revenue, which shall publish such information on its website.**

3. Notice of the public hearing shall be given by publication and mailing. Notice by publication shall be given by publication in a newspaper of general circulation within the municipality once a week for two consecutive weeks prior to the week of the public hearing, **as well as by notice provided to the Missouri department of revenue, which shall publish such information on its website.** Notice by mail shall be given not less than fifteen days prior to the public hearing by sending the notice via registered or certified United States mail with a return receipt attached to the address of record of each owner of record of real property within the boundaries of the proposed district. The published and mailed notices shall include the following:

(1) The date, time and place of the public hearing;

(2) A statement that a petition for the establishment of a district has been filed with the municipal clerk;

(3) The boundaries of the proposed district by street location, or other readily identifiable means if no street location exists; and a map illustrating the proposed boundaries;

(4) A statement that a copy of the petition is available for review at the office of the municipal clerk during regular business hours; and

(5) A statement that all interested persons shall be given an opportunity to be heard at the public hearing.

67.1471. 1. The fiscal year for the district shall be the same as the fiscal year of the municipality.

2. No earlier than one hundred eighty days and no later than ninety days prior to the first day of each fiscal year, the board shall submit to the **Missouri department of revenue, the state auditor, and the** governing body of the city a proposed annual budget, setting forth expected expenditures, revenues, and rates of assessments and taxes, if any, for such fiscal year. The governing body may review and comment to the board on this proposed budget, but if such comments are given, the governing body of the municipality shall provide such written comments to the board no later than sixty days prior to the first day of the relevant fiscal year; such comments shall not constitute requirements but shall only be recommendations.

3. The board shall hold an annual meeting and adopt an annual budget no later than thirty days prior to the first day of each fiscal year.

4. Within one hundred twenty days after the end of each fiscal year, the district shall submit a report to the municipal clerk, **the Missouri department of revenue, the state auditor,** and the Missouri department of economic development. The report shall state the services provided, revenues collected, and expenditures made by the district during such fiscal year; state the dates the district adopted its annual budget, submitted its proposed annual budget to the municipality, and submitted its annual report to the municipal clerk; and include copies of written resolutions approved by the board during the fiscal year. The municipal clerk shall retain this report as part of the official records of the municipality and shall also cause this report to be spread upon the records of the governing body.

5. The state auditor may audit a district in the same manner as the auditor may audit any agency of the state.

99.825. 1. Prior to the adoption of an ordinance proposing the designation of a redevelopment area, or approving a redevelopment plan or redevelopment project, the commission shall fix a time and place for a public hearing as required in subsection 4 of section 99.820 and notify each taxing district located wholly or partially within the boundaries of the proposed redevelopment area, plan or project. At the public hearing any interested person or affected taxing district may file with the commission written objections to, or comments on, and may be heard orally in respect to, any issues embodied in the notice. The commission shall hear and consider all protests, objections,

comments and other evidence presented at the hearing. The hearing may be continued to another date without further notice other than a motion to be entered upon the minutes fixing the time and place of the subsequent hearing, **as well as providing such information to the Missouri department of revenue, which shall publish such information on its website**; provided, if the commission is created under subsection 3 of section 99.820, the hearing shall not be continued for more than thirty days beyond the date on which it is originally opened unless such longer period is requested by the chief elected official of the municipality creating the commission and approved by a majority of the commission. Prior to the conclusion of the hearing, changes may be made in the redevelopment plan, redevelopment project, or redevelopment area, provided that each affected taxing district is given written notice of such changes at least seven days prior to the conclusion of the hearing. After the public hearing but prior to the adoption of an ordinance approving a redevelopment plan or redevelopment project, or designating a redevelopment area, changes may be made to the redevelopment plan, redevelopment projects or redevelopment areas without a further hearing, if such changes do not enlarge the exterior boundaries of the redevelopment area or areas, and do not substantially affect the general land uses established in the redevelopment plan or substantially change the nature of the redevelopment projects, provided that notice of such changes shall be given by mail to each affected taxing district and by publication in a newspaper of general circulation in the area of the proposed redevelopment not less than ten days prior to the adoption of the changes by ordinance. After the adoption of an ordinance approving a redevelopment plan or redevelopment project, or designating a redevelopment area, no ordinance shall be adopted altering the exterior boundaries, affecting the general land uses established pursuant to the redevelopment plan or changing the nature of the redevelopment project without complying with the procedures provided in this section pertaining to the initial approval of a redevelopment plan or redevelopment project and designation of a redevelopment area. Hearings with regard to a redevelopment project, redevelopment area, or redevelopment plan may be held simultaneously.

2. If, after concluding the hearing required under this section, the commission makes a recommendation under section 99.820 in opposition to a proposed redevelopment plan, redevelopment project, or designation of a redevelopment area, or any amendments thereto, a municipality desiring to approve such project, plan, designation, or amendments shall do so only upon a two-thirds majority vote of the governing body of such municipality. For plans, projects, designations, or amendments approved by a municipality over the recommendation in opposition by the commission formed under subsection 3 of section 99.820, the economic activity taxes and payments in lieu of taxes generated by such plan, project, designation, or amendment shall be restricted to paying only those redevelopment project costs contained in subparagraphs b. and c. of paragraph (c) of subdivision (16) of section 99.805 per redevelopment project.

3. Tax incremental financing projects within an economic development area shall apply to and fund only the following infrastructure projects: highways, roads, streets, bridges, sewers, traffic control systems and devices, water distribution and supply systems, curbing, sidewalks and any other similar public improvements, but in no case shall it include buildings.

4. (1) The governing body of the municipality establishing a redevelopment area shall, as soon as is practicable, submit the following information to the state auditor and the department of revenue:

- (a) A description of the boundaries of such redevelopment area;**
- (b) Any amendments made to the boundaries of a redevelopment area;**
- (c) The estimated redevelopment project costs and the estimated date of completion of all redevelopment projects; and**
- (d) The date on which the redevelopment area is dissolved.**

(2) The governing body of the municipality establishing a redevelopment area on or after August 28, 2022, shall not deposit any payments in lieu of taxes or any other taxes into the special allocation fund until such governing body has submitted the information required by paragraph (a) of subdivision (1) of this subsection.

99.830. 1. Notice of the public hearing required by section 99.825 shall be given by publication and mailing. Notice by publication shall be given by publication at least twice, the first publication to be not more than thirty days and the second publication to be not more than ten days prior to the hearing, in a newspaper of general circulation in the area of the proposed redevelopment. Notice by mailing shall be given by depositing such notice in the United States mail by certified mail addressed to the person or persons in whose name the general taxes for the last preceding year were paid on each lot, block, tract, or parcel of land lying within the redevelopment project or redevelopment area which is to be subjected to the payment or payments in lieu of taxes and economic activity taxes pursuant to section 99.845. Such notice shall be mailed not less than ten days prior to the date set for the public hearing. In the event taxes for the last preceding year were not paid, the notice shall also be sent to the persons last listed on the tax rolls within the preceding three years as the owners of such property.

2. The notices issued pursuant to this section shall include the following:
 - (1) The time and place of the public hearing;
 - (2) The general boundaries of the proposed redevelopment area or redevelopment project by street location, where possible;
 - (3) A statement that all interested persons shall be given an opportunity to be heard at the public hearing;
 - (4) A description of the proposed redevelopment plan or redevelopment project and a location and time where the entire plan or project proposal may be reviewed by any interested party;
 - (5) Such other matters as the commission may deem appropriate.

3. Not less than forty-five days prior to the date set for the public hearing, the commission shall give notice by mail as provided in subsection 1 of this section to all taxing districts from which taxable property is included in the redevelopment area, redevelopment project or redevelopment plan, and in addition to the other requirements pursuant to subsection 2 of this section, the notice shall include an invitation to each taxing district to submit comments to the commission concerning the subject matter of the hearing prior to the date of the hearing.

4. A copy of any and all hearing notices required by section 99.825 shall be submitted by the commission to the director of the department of economic development **and to the Missouri department of revenue, which shall publish such notice on its website.** Such submission of the copy of the hearing notice shall comply with the prior notice requirements pursuant to subsection 3 of this section.

99.865. 1. No later than November fifteenth of each year, the governing body of the municipality, or its designee, shall prepare a report concerning the status of each redevelopment plan and redevelopment project existing as of December thirty-first of the preceding year, and shall submit a copy of such report to the director of the department of revenue. The report shall include the following:

- (1) The amount and source of revenue in the special allocation fund;
- (2) The amount and purpose of expenditures from the special allocation fund;
- (3) The amount of any pledge of revenues, including principal and interest on any outstanding bonded indebtedness;
- (4) The original assessed value of the redevelopment project;
- (5) The assessed valuation added to the redevelopment project;
- (6) Payments made in lieu of taxes received and expended;
- (7) The economic activity taxes generated within the redevelopment area in the calendar year prior to the approval of the redevelopment plan, to include a separate entry for the state sales tax revenue base for the redevelopment area or the state income tax withheld by employers on behalf of existing employees in the redevelopment area prior to the redevelopment plan;
- (8) The economic activity taxes generated within the redevelopment area after the approval of the redevelopment plan, to include a separate entry for the increase in state sales tax revenues for the redevelopment area or the increase in state income tax withheld by employers on behalf of new employees who fill new jobs created in the redevelopment area;
- (9) Reports on contracts made incident to the implementation and furtherance of a redevelopment plan or project;
- (10) A copy of any redevelopment plan, which shall include the required findings and cost-benefit analysis pursuant to subdivisions (1) to (6) of section 99.810;
- (11) The cost of any property acquired, disposed of, rehabilitated, reconstructed, repaired or remodeled;
- (12) The number of parcels acquired by or through initiation of eminent domain proceedings; and
- (13) Any additional information the municipality deems necessary.

2. Data contained in the report mandated pursuant to the provisions of subsection 1 of this section shall be made available to the commissioner of administration, who shall publish such reports on the Missouri accountability portal pursuant to section 37.850. Any information regarding amounts disbursed to municipalities pursuant to the provisions of section 99.845 shall be deemed a public record, as defined in section 610.010. An annual statement showing the payments made in lieu of taxes received and expended in that year, the status of the redevelopment plan and projects therein, amount of outstanding bonded indebtedness and any additional information the municipality deems necessary shall be published in a newspaper of general circulation in the municipality.

3. Five years after the establishment of a redevelopment plan and every five years thereafter the governing body shall hold a public hearing regarding those redevelopment plans and projects created pursuant to sections 99.800 to 99.865. The purpose of the hearing shall be to determine if the redevelopment project is making satisfactory progress under the proposed time schedule contained within the approved plans for completion of such projects. Notice of such public hearing shall be given in a newspaper of general circulation in the area served by

the commission once each week for four weeks immediately prior to the hearing, **and shall also be sent to the Missouri department of revenue, which shall publish such notice on its website.**

4. The director of the department of revenue shall submit a report to the state auditor, the speaker of the house of representatives, and the president pro tem of the senate no later than February first of each year. The report shall contain a summary of all information received by the director pursuant to subsection 1 of this section.

5. For the purpose of coordinating all tax increment financing projects using new state revenues, the director of the department of economic development may promulgate rules and regulations to ensure compliance with this section. Such rules and regulations may include methods for enumerating all of the municipalities which have established commissions pursuant to section 99.820. No rule or portion of a rule promulgated under the authority of sections 99.800 to 99.865 shall become effective unless it has been promulgated pursuant to the provisions of chapter 536. All rulemaking authority delegated prior to June 27, 1997, is of no force and effect and repealed; however, nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to June 27, 1997, if such rule complied with the provisions of chapter 536. The provisions of this section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 including the ability to review, to delay the effective date, or to disapprove and annul a rule or portion of a rule are subsequently held unconstitutional, then the purported grant of rulemaking authority and any rule so proposed and contained in the order of rulemaking shall be invalid and void.

6. The department of economic development shall provide information and technical assistance, as requested by any municipality, on the requirements of sections 99.800 to 99.865. Such information and technical assistance shall be provided in the form of a manual, written in an easy-to-follow manner, and through consultations with departmental staff.

7. The department of revenue shall provide notice of any failure to comply with the reporting requirements provided in subsection 1 of this section to the applicable municipality, specifying any required corrections, by certified mail addressed to the municipality's chief elected officer. If such municipality does not satisfy the reporting requirements for which it previously did not comply, as specified in the notice from the department of revenue, within sixty days of the receipt of the notice, the municipality shall be prohibited from adopting any new tax increment finance plan for a period of five years from the date of the department of revenue's notice. All reports filed pursuant to subsection 1 of this section or in response to a notice from the department of revenue pursuant to this subsection shall be deemed accepted by the department of revenue unless the department of revenue provides the applicable municipality with a written objection thereto, specifying any required corrections, by certified mail addressed to the chief elected officer of the municipality within sixty days of the municipality's submission of such report.

8. Based upon the information provided in the reports required under the provisions of this section, the state auditor shall make available for public inspection on the auditor's website a searchable electronic database of such municipal tax increment finance reports. All information contained within such database shall be maintained for a period of no less than ten years from initial posting."; and

Further amend said bill, Page 15, Section 140.190, Line 55, by inserting after all of said line the following:

"238.212. 1. If the petition was filed by registered voters or by a governing body, the circuit clerk in whose office the petition was filed shall give notice to the public by causing one or more newspapers of general circulation serving the counties or portions thereof contained in the proposed district to publish once a week for four consecutive weeks a notice substantially in the following form:

NOTICE OF PETITION
TO SUBMIT TO A POPULAR VOTE THE CREATION AND FUNDING OF A
TRANSPORTATION DEVELOPMENT DISTRICT

Notice is hereby given to all persons residing or owning property in (here specifically describe the proposed district boundaries), within the state of Missouri, that a petition has been filed asking that upon voter approval, a transportation development district by the name of " _____ Transportation Development District" be formed for the purpose of developing the following transportation project: (here summarize the proposed transportation project or projects). The petition also requests voter approval of the following method(s) of funding the district, which (may) (shall not) increase the total taxes imposed within the proposed district: (describe the proposed funding methods). A copy of this petition is on file and available at the office of the clerk of the circuit court of _____ County, located at _____, Missouri. You are notified to

join in or file your own petition supporting or answer opposing the creation of the transportation development district and requesting a declaratory judgment, as required by law, no later than the _____ day of _____, 20_____. You may show cause, if any there be, why such petition is defective or proposed transportation development district or its funding method, as set forth in the petition, is illegal or unconstitutional and should not be submitted for voter approval at a general, primary or special election as directed by this court.

Clerk of the Circuit Court of _____ County

2. The circuit court may also order a public hearing on the question of the creation and funding of the proposed district, if it deems such appropriate, under such terms and conditions as it deems appropriate. The circuit court shall order at least one public hearing on the creation and funding of the proposed district, if the petition for creating such district was filed by the owners of record of all real property within the proposed district. If a public hearing is ordered, notice of the time, date and place of the hearing shall also be given in the notice specified in subsection 1 of this section.

3. The notice required by this section shall also be sent to the Missouri department of revenue, which shall publish and maintain such notice on its website.

238.222. 1. The board shall possess and exercise all of the district's legislative and executive powers.

2. Within thirty days after the election of the initial directors or the selection of the initial directors pursuant to subsection 3 of section 238.220, the board shall meet. The time and place of the first meeting of the board shall be designated by the court that heard the petition upon the court's own initiative or upon the petition of any interested person. At its first meeting and after each election of new board members or the selection of the initial directors pursuant to subsection 3 of section 238.220, the board shall elect a chairman from its members.

3. The board shall appoint an executive director, district secretary, treasurer and such other officers or employees as it deems necessary.

4. At the first meeting, the board, by resolution, shall define the first and subsequent fiscal years of the district, shall adopt a corporate seal, and shall notify the state auditor as required in subsection 7 of this section.

5. A simple majority of the board shall constitute a quorum. If a quorum exists, a majority of those voting shall have the authority to act in the name of the board, and approve any board resolution.

6. Each director shall devote such time to the duties of the office as the faithful discharge thereof may require and may be reimbursed for his actual expenditures in the performance of his duties on behalf of the district.

7. Any district which has been previously organized and for which formation was approved prior to August 28, 2016, shall notify the state auditor's office in writing of the date it was organized and provide contact information for the current board of directors by December 31, 2016. Any district organized and formed after August 28, 2016, shall be required to notify the state auditor's office in writing of the date it was organized and provide contact information for the current board of directors within thirty days of the date of the first meeting of the board under the provisions of subsection 2 of this section.

8. (1) The governing body of the local transportation authority establishing a district or the governing body of such district shall, as soon as is practicable, submit the following information to the state auditor and the department of revenue:

(a) A description of the boundaries of such district as well as the average assessment made against real property located in such district, the rate of property tax levied in such district, or rate of sales tax levied in such district, as applicable;

(b) Any amendments made to the boundaries of a district or the tax rates levied in such district; and

(c) The date on which the district is to expire unless sooner terminated.

(2) The governing body of a district established on or after August 28, 2022, shall not collect any property or sales taxes until the information required by paragraph (a) of subdivision (1) of this subsection has been submitted."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 9

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 8, Section 55.160, Line 50, by inserting after all of said line the following:

"57.317. 1. (1) **Except in a noncharter county of the first classification with more than one hundred fifty thousand and less than two hundred thousand inhabitants**, the county sheriff in any county of the first or second classification shall receive an annual salary equal to eighty percent of the compensation of an associate circuit judge of the county.

(2) The county sheriff in any county of the third or fourth classification shall receive an annual salary computed as the following percentages of the compensation of an associate circuit judge of the county. If there is an increase in salary of less than ten thousand dollars, the increase shall take effect on January 1, 2022. If there is an increase of ten thousand dollars or more, the increase shall be paid over a period of five years in twenty percent increments per year. The assessed valuation factor shall be the amount thereof as shown for the year next preceding the computation. The provisions of this section shall not permit or require a reduction in the amount of compensation being paid for the office of sheriff from the prior year.

Assessed Valuation	Percentage
\$18,000,000 to 99,999,999	45%
100,000,000 to 249,999,999	50%
250,000,000 to 449,999,999	55%
450,000,000 to 899,999,999	60%
900,000,000 and over	65%

2. Two thousand dollars of the salary authorized in this section shall be payable to the sheriff only if the sheriff has completed at least twenty hours of classroom instruction each calendar year relating to the operations of the sheriff's office when approved by a professional association of the county sheriffs of Missouri unless exempted from the training by the professional association. The professional association approving the program shall provide a certificate of completion to each sheriff who completes the training program and shall send a list of certified sheriffs to the treasurer of each county. Expenses incurred for attending the training session may be reimbursed to the county sheriff in the same manner as other expenses as may be appropriated for that purpose.

3. The county sheriff in any county other than a charter county shall not receive an annual compensation less than the compensation described under this section."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 10

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 22, Section 473.742, Line 113, by inserting after all of said line the following:

"Section 1. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the City of Kirksville, Adair County, Missouri, to the Kirksville R-III School District. The property to be conveyed is more particularly described as follows:

All of Block thirty nine (39) of the Original Town (Now City) of Kirksville, Missouri.

2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance.

Section 2. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the City of Kirksville, Adair County, Missouri to Truman State University. The property to be conveyed is more particularly described as follows:

Part of the Northwest Fourth (NW 1/4) of the Northeast Quarter (NE 1/4) Section 16 Township 62 Range 15 Adair County, Missouri, beginning at a point Six Hundred Twenty-nine and One-half (629 1/2) feet South and Twenty (20) feet East of the Northwest (NW) Corner of said Forty acre tract, and running thence East Two Hundred Twenty-five (225) feet, thence South One Hundred Feet (100), thence West Two Hundred Twenty-five (225) feet, thence North One Hundred (100) feet to place of beginning; Also part of the Northwest Fourth (NW 1/4) of the Northeast Quarter (NE 1/4) Section 16 Township 62 Range 15 Adair County, Missouri, beginning Six Hundred Twenty-nine and One-half (629 1/2) feet

South and Two Hundred Forty-five (245) feet East of the Northwest (NW) Corner of said Forty acre tract, and running thence East Four Hundred Forty-eight (448) feet more or less to the West line of Florence Street, thence South Fifty-one (51) feet Four (4) inches, thence West Four Hundred Forty-eight (448) feet, thence North Fifty-one (51) feet Four (4) inches to beginning; subject to Right-of-Way for highway across Southwest Corner thereof.

2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance.

Section 3. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the City of Rolla, Phelps County, Missouri, to Edgewood Investments. The property to be conveyed is more particularly described as follows:

A fractional part of Lot 119 of the Railroad Addition in Rolla, Missouri, and more particularly described as follows: Commencing at the Northwest Corner of said Lot 119; thence South 0°43' West, 30.00 feet to the South line of Gale Drive; thence North 88°53' East, 311.92 feet along said South street line; thence South 0°52' West, 325.00 feet; thence North 88°53' East, 109.10 feet to the true point of beginning of the tract hereinafter described: Thence North 88°53' East, 10.00 feet to the northwest corner of a parcel described in Phelps County Deed Records at Document No. 2017-4361; thence South 0°52' West, 241.19 feet along the West line of said Document No. 2017-4361 parcel to its southwest corner; thence South 89°07' West, 10.00 feet; thence North 0°52' East, 241.19 feet to the true point of beginning. Description derived from survey recorded in Phelps County Surveyor's records in Book "I" at Page S-6038, dated August 30th, A.D. 1982, made by Elgin & Associates, Engineers & Surveyors, Rolla, Missouri.

2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance.

Section 4. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the City of St. Louis, Missouri. The property to be conveyed is more particularly described as follows:

Legal Description from Quit Claim Deed between the Land Reutilization Authority, City of St. Louis and the State of Missouri. Dated 10-3-1996

PARCEL NO. 1:

The Southern part of Lot 1 of HUTCHINSON'S THIRD ADDITION and in Block 3558 of the City of St. Louis, fronting 53 feet 5-1/2 inches on the East line of Newstead Avenue, by a depth Eastwardly of 202 feet 11-1/4 inches along the North line of Carrie Avenue to the West line of Lot 2 and having a width along the West line of said Lot 2 of 50 feet. Together with all improvements thereon, if any, known as and numbered 4443 N. Newstead Avenue and also known as parcel 3558-00-01100.

PARCEL NO. 2:

Lot 11 in Block 1 of HUTCHINSON'S ADDITION and in Block 3559 of the City of St. Louis, fronting 50 feet on the Northwest line of Pope Avenue, by a depth Northwest of 155 feet to the Southeast line of Lot 16 of said block and addition. Together with all improvements thereon, if any, known as and numbered 4521 Pope Avenue and also known as parcel 3559-00-02600.

PARCEL NO. 3:

The Northern 1/2 of Lot 12 in Block 1 of HUTCHINSON'S ADDITION and in Block 3559 of the City of St. Louis, fronting 25 feet on the West line of Pope Avenue, by a depth Westwardly of 155 feet to the dividing line of said Block. (Pope Avenue is now treated as running North and South).

The Southern half of Lot No. 12, partly in Block No. 1 of HUTCHINSON'S SUBDIVISION of the SHREVE TRACT, and partly in HUTCHINSON'S THIRD SUBDIVISION and in Block No. 3559 of the City of St. Louis, fronting 25 feet on the West line of Pope Avenue, by a depth Westwardly of 155 feet to the West line of said Lot. (Pope Avenue is now treated as running North and South).

Together with all improvements thereon, if any, known as and numbered 4515-17 Pope Avenue and also known as parcel 3559-00-02710.

PARCEL NO. 4:

The Northern 1/2 of Lot No. 13, partly in Block No. 1 of HUTCHINSON'S ADDITION and partly in HUTCHINSON'S THIRD SUBDIVISION and in Block No. 3559 of the City of St. Louis, fronting 25 feet on the West line of Pope Avenue, by a depth Westwardly between parallel lines of 155 feet to the dividing line of said Block. (Pope Avenue is now treated as running North and South). Together with all improvements thereon, if any, known as and numbered 4511 Pope Avenue and also known as parcel 3559-00-02900.

PARCEL NO. 5:

The Southern 1/2 of Lot No. 13 in Block No. 1 of HUTCHINSON'S SUBDIVISION and in Block No. 3559 of the City of St. Louis, having a front of 25 feet on the West line of Pope Avenue, by a depth Westwardly of 155 feet to the dividing line of said Block. Together with all improvements thereon, if any, known as and numbered 4509 Pope Avenue and also known as parcel 3559-00-03000.

PARCEL NO. 6:

Lot No. 14 in Block No. 3559 of the City of St. Louis, lying partly in HUTCHINSON'S THIRD SUBDIVISION and partly in Block No. 1 of HUTCHINSON'S ADDITION, fronting 93 feet 1-3/4 inches on the North line of Pope Avenue, by a depth Northwardly of 165 feet 81/2 inches on the West line and 155 feet on the East line to the North line of said lot, on which there is a width of 30 feet 2-1.2 inches; bounded West by Newstead Avenue. Together with all improvements thereon, if any, known as and numbered 4501-03 Pope Avenue and also known as parcel 3559-00-03100.

PARCEL NO. 7:

Lots No. 15 and 16 in HUTCHINSON'S ADDITION and in Block 3559 of the City of St. Louis, beginning in the East line of Newstead Avenue at the Southwest corner of said Lot 15, thence North along the East line of Newstead Avenue 165 feet 8-1/2 inches to Carrie Avenue, thence Northeast along Carrie Avenue 117 feet 3-1/2 inches to the Northeast corner of said Lot 16, thence Southeast 155 feet to the Southeast corner of said Lot 16, thence Southwest 180 feet 2-12 inches to the point of beginning. Together with all improvements thereon, if any, known as and numbered 4431 No. Newstead Avenue and also known as parcel 3559-00-03200.

Legal Description from Quit Claim Deed between the Health and Educational Facilities Authority and the State of Missouri. Dated 9-16-1993.

PARCEL 1:

Lots numbered 1, 2, 3, 4, 5 and 9 of HUTCHINSON'S 3RD SUBDIVISION in the Shreve Tract and in BLOCK 4417 of the City of St. Louis, being more particularly described as follows: Beginning at the intersection of the North line of Carter Avenue and the West line of Newstead Avenue; thence Northwardly along the West line of Newstead Avenue 190 feet to an angle in said street; thence Northwardly still following said West line of Newstead Avenue 209 feet 10-3/4 inches to the corner of Lot 8; thence Southwestwardly along the line between Lots 8 and 9, a distance of 180 feet 0-1/2 inch to the North line of Lot 3; thence Westwardly along the north line of Lots 3, 4 and 5, a distance of 500 feet to a point in the East line of Taylor Avenue; thence Southwardly along the East line of Taylor Avenue 369 feet 4-1/2 inches to the North line of Carter Avenue; thence Eastwardly along the North line of Carter Avenue 801 feet 2-1/2 inches to the West line of Newstead Avenue and the place of beginning.

PARCEL 2:

Lots 7 and 8 of HUTCHINSON'S 3RD SUBDIVISION in the Shreve Tract and in BLOCK 4417 of the City of St. Louis, together fronting 225 feet 1-1/2 inches on the West line of Newstead Avenue, by a depth Westwardly on the North line of Lot 7 of 283 feet 4-1/2 inches and on the South line of Lot 8 a distance of 180 feet 1/2 inch; bounded North by Lot 6 and South by Lot 9 and on the West by Lots 3 and 4 of said subdivision.

PARCEL 3:

Part of Lot 6 of HUTCHINSON'S 3RD SUBDIVISION in the Shreve Tract and in BLOCK 4417 of the City of St. Louis, beginning at a point in the East line of an alley, 181 feet South of the South line of Newstead Avenue; thence Southwardly along the East line of said alley, 183 feet 9 inches to the south line of Lot 6; thence Eastwardly along the South line of said Lot, 157 feet 6 inches to the West line of Lot 7; thence Northwardly along the West line of Lot 7 183 feet 9 inches to a point 99 feet 7-1/2 inches South of the South line of Newstead Avenue; thence Westwardly 157 feet 6 inches to the East line of said alley and the point of beginning.

2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance.

Section 5. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in St. Louis County, Missouri. The property to be conveyed is more particularly described as follows:

A tract of land located in U.S. Survey 3341, Township 44 North, Ranges 6 and 7 East of the 5th P.M., more particularly described as follows: Commencing at the Northeast Corner of St. Bernadette Subdivision, St. Louis County, Missouri; thence North 70°52'40" West, 213.38 feet along the centerline of Sherman Avenue to its intersection with the centerline of Worth Road (aka Gregg Road), also being the southernmost corner of Parcel A as described in St. Louis County Deed Records at Book 8412, Page 545; thence North 19°06'20" East, 110.00 feet along said centerline of Worth Road (aka Gregg Road) and along the easterly line of said Parcel A to its easternmost corner, the true point of beginning of the hereinafter described tract: Thence North 70°53'10" West, 250.12 feet along the northerly line of said Parcel A to its northernmost corner, also being a point on the centerline of Randolph Street; thence North 19°02'30" East, 182.89 feet along said centerline of Randolph Street to its projected intersection with the centerline of Randolph Place; thence North 10°48'20" East, 85.08 feet to the southwest corner of Parcel B as described in St. Louis County Deed Records at the aforesaid Book 8412, Page 545; thence South 70°52'40" East, 262.25 feet along the southerly line of said Parcel B to its southeast corner, also being a point on the aforesaid centerline of Worth Road (aka Gregg Road); thence South 19°01'40" West, 267.03 feet along said centerline to the true point of beginning. Above described tract contains 1.54 acre, more or less, per plat of survey J-576, revised June 20, 2018, by Archer-Elgin Surveying and Engineering, LLC.

2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 11

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 1, Section Title, Lines 5-6, by striking the words "county officials" and inserting in lieu thereof the following:

"political subdivisions"; and

Further amend said bill, Page 15, Section 140.190, Line 55, by inserting after all of said line the following:

"164.450. 1. Any school district located in whole or in part in any county with more than four hundred thousand but fewer than five hundred thousand inhabitants that receives voter approval for the issuance of bonds under this chapter shall maintain a detailed accounting of each and every expenditure by the school district for the moneys generated by such issuance. Any such school district shall be required to maintain a budget for each project approved by the school district using moneys from the issuance of bonds. Such budget shall detail the exact cost of the project and the source of all moneys used to fund the project. All information required under this subsection regarding expenditures and budgets shall be maintained and updated on the website of the school district and shall be publicly available.

2. Continuation of any project undertaken by a school district as described under subsection 1 of this section shall be halted immediately upon exceeding the budgeted amount of moneys to complete such project by more than ten percent. The continuation of any such project described under this subsection shall not occur until such time as the school district receives voter approval under this chapter for the issuance of further bonded indebtedness specifically for such project.

3. Any taxpayer residing within a school district that violates the provisions of this section may seek, and a court shall order, injunctive relief against such school district in any court of competent jurisdiction to enforce the provisions of this section."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 12

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 15, Section 140.190, Line 55, by inserting after all of said line the following:

"144.051. Beginning June 1, 2026, and ending July 31, 2026, in addition to the exemptions granted pursuant to the provisions of section 144.030, there is hereby exempted from the provisions of and the computation of the tax levied, assessed or payable pursuant to this chapter and the local sales tax law as defined in section 32.085, and section 238.235, all charges for admissions, as defined in section 144.010, to any of the matches of the 2026 FIFA World Cup soccer tournament which are held in any county with more than seven hundred thousand but fewer than eight hundred thousand inhabitants."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 13

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 15, Section 140.190, Line 55, by inserting after all of said line the following:

"260.295. No building code adopted by a political subdivision shall prohibit the use of refrigerants that are approved for use under the provisions of 42 U.S.C. Section 7671k or the regulations promulgated thereunder, provided any related equipment is installed in accordance with the provisions of 42 U.S.C. Section 7671k or the regulations promulgated thereunder. Any provision of a building code that violates this section shall be null and void."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 14

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 15, Section 140.190, Line 15, by inserting after all of said line the following:

"144.064. 1. No sales tax levied under this chapter on any firearms or ammunition shall be levied at a rate that is higher than the sales tax levied under this chapter or any other excise tax levied on any sporting goods or equipment or any hunting equipment.

2. Beginning August 28, 2022, in addition to all other exemptions granted pursuant to this chapter, there is hereby specifically exempted from the provisions of and from the computation of the tax levied, assessed, or payable pursuant to this chapter and the local sales tax law as defined in section 32.085, all sales of firearms and ammunition made in this state."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 17

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 15, Section 140.190, Line 55, by inserting after all of said line the following:

"144.030. 1. There is hereby specifically exempted from the provisions of sections 144.010 to 144.525 and from the computation of the tax levied, assessed or payable pursuant to sections 144.010 to 144.525 such retail sales as may be made in commerce between this state and any other state of the United States, or between this state and any foreign country, and any retail sale which the state of Missouri is prohibited from taxing pursuant to the Constitution or laws of the United States of America, and such retail sales of tangible personal property which the general assembly of the state of Missouri is prohibited from taxing or further taxing by the constitution of this state.

2. There are also specifically exempted from the provisions of the local sales tax law as defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and 144.600 to 144.761 and from the computation of the

tax levied, assessed or payable pursuant to the local sales tax law as defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and 144.600 to 144.745:

(1) Motor fuel or special fuel subject to an excise tax of this state, unless all or part of such excise tax is refunded pursuant to section 142.824; or upon the sale at retail of fuel to be consumed in manufacturing or creating gas, power, steam, electrical current or in furnishing water to be sold ultimately at retail; or feed for livestock or poultry; or grain to be converted into foodstuffs which are to be sold ultimately in processed form at retail; or seed, limestone or fertilizer which is to be used for seeding, liming or fertilizing crops which when harvested will be sold at retail or will be fed to livestock or poultry to be sold ultimately in processed form at retail; economic poisons registered pursuant to the provisions of the Missouri pesticide registration ~~law~~ act, sections ~~281.220~~ **281.210** to 281.310, which are to be used in connection with the growth or production of crops, fruit trees or orchards applied before, during, or after planting, the crop of which when harvested will be sold at retail or will be converted into foodstuffs which are to be sold ultimately in processed form at retail;

(2) Materials, manufactured goods, machinery and parts which when used in manufacturing, processing, compounding, mining, producing or fabricating become a component part or ingredient of the new personal property resulting from such manufacturing, processing, compounding, mining, producing or fabricating and which new personal property is intended to be sold ultimately for final use or consumption; and materials, including without limitation, gases and manufactured goods, including without limitation slagging materials and firebrick, which are ultimately consumed in the manufacturing process by blending, reacting or interacting with or by becoming, in whole or in part, component parts or ingredients of steel products intended to be sold ultimately for final use or consumption;

(3) Materials, replacement parts and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of, motor vehicles, watercraft, railroad rolling stock or aircraft engaged as common carriers of persons or property;

(4) Replacement machinery, equipment, and parts and the materials and supplies solely required for the installation or construction of such replacement machinery, equipment, and parts, used directly in manufacturing, mining, fabricating or producing a product which is intended to be sold ultimately for final use or consumption; and machinery and equipment, and the materials and supplies required solely for the operation, installation or construction of such machinery and equipment, purchased and used to establish new, or to replace or expand existing, material recovery processing plants in this state. For the purposes of this subdivision, a "material recovery processing plant" means a facility that has as its primary purpose the recovery of materials into a usable product or a different form which is used in producing a new product and shall include a facility or equipment which are used exclusively for the collection of recovered materials for delivery to a material recovery processing plant but shall not include motor vehicles used on highways. For purposes of this section, the terms motor vehicle and highway shall have the same meaning pursuant to section 301.010. For the purposes of this subdivision, subdivision (5) of this subsection, and section 144.054, as well as the definition in subdivision (9) of subsection 1 of section 144.010, the term "product" includes telecommunications services and the term "manufacturing" shall include the production, or production and transmission, of telecommunications services. The preceding sentence does not make a substantive change in the law and is intended to clarify that the term "manufacturing" has included and continues to include the production and transmission of "telecommunications services", as enacted in this subdivision and subdivision (5) of this subsection, as well as the definition in subdivision (9) of subsection 1 of section 144.010. The preceding two sentences reaffirm legislative intent consistent with the interpretation of this subdivision and subdivision (5) of this subsection in *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002) and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), and accordingly abrogates the Missouri supreme court's interpretation of those exemptions in *IBM Corporation v. Director of Revenue*, 491 S.W.3d 535 (Mo. banc 2016) to the extent inconsistent with this section and *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002) and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005). The construction and application of this subdivision as expressed by the Missouri supreme court in *DST Systems, Inc. v. Director of Revenue*, 43 S.W.3d 799 (Mo. banc 2001); *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002); and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), is hereby affirmed. Material recovery is not the reuse of materials within a manufacturing process or the use of a product previously recovered. The material recovery processing plant shall qualify under the provisions of this section regardless of ownership of the material being recovered;

(5) Machinery and equipment, and parts and the materials and supplies solely required for the installation or construction of such machinery and equipment, purchased and used to establish new or to expand existing manufacturing, mining or fabricating plants in the state if such machinery and equipment is used directly in manufacturing, mining or fabricating a product which is intended to be sold ultimately for final use or consumption. The construction and application of this subdivision as expressed by the Missouri supreme court in *DST Systems, Inc. v. Director of Revenue*, 43 S.W.3d 799 (Mo. banc 2001); *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002); and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), is hereby affirmed;

- (6) Tangible personal property which is used exclusively in the manufacturing, processing, modification or assembling of products sold to the United States government or to any agency of the United States government;
- (7) Animals or poultry used for breeding or feeding purposes, or captive wildlife;
- (8) Newsprint, ink, computers, photosensitive paper and film, toner, printing plates and other machinery, equipment, replacement parts and supplies used in producing newspapers published for dissemination of news to the general public;
- (9) The rentals of films, records or any type of sound or picture transcriptions for public commercial display;
- (10) Pumping machinery and equipment used to propel products delivered by pipelines engaged as common carriers;
- (11) Railroad rolling stock for use in transporting persons or property in interstate commerce and motor vehicles licensed for a gross weight of twenty-four thousand pounds or more or trailers used by common carriers, as defined in section 390.020, in the transportation of persons or property;
- (12) Electrical energy used in the actual primary manufacture, processing, compounding, mining or producing of a product, or electrical energy used in the actual secondary processing or fabricating of the product, or a material recovery processing plant as defined in subdivision (4) of this subsection, in facilities owned or leased by the taxpayer, if the total cost of electrical energy so used exceeds ten percent of the total cost of production, either primary or secondary, exclusive of the cost of electrical energy so used or if the raw materials used in such processing contain at least twenty-five percent recovered materials as defined in section 260.200. There shall be a rebuttable presumption that the raw materials used in the primary manufacture of automobiles contain at least twenty-five percent recovered materials. For purposes of this subdivision, "processing" means any mode of treatment, act or series of acts performed upon materials to transform and reduce them to a different state or thing, including treatment necessary to maintain or preserve such processing by the producer at the production facility;
- (13) Anodes which are used or consumed in manufacturing, processing, compounding, mining, producing or fabricating and which have a useful life of less than one year;
- (14) Machinery, equipment, appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring air pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices;
- (15) Machinery, equipment, appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring water pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices;
- (16) Tangible personal property purchased by a rural water district;
- (17) All amounts paid or charged for admission or participation or other fees paid by or other charges to individuals in or for any place of amusement, entertainment or recreation, games or athletic events, including museums, fairs, zoos and planetariums, owned or operated by a municipality or other political subdivision where all the proceeds derived therefrom benefit the municipality or other political subdivision and do not inure to any private person, firm, or corporation, provided, however, that a municipality or other political subdivision may enter into revenue-sharing agreements with private persons, firms, or corporations providing goods or services, including management services, in or for the place of amusement, entertainment or recreation, games or athletic events, and provided further that nothing in this subdivision shall exempt from tax any amounts retained by any private person, firm, or corporation under such revenue-sharing agreement;
- (18) All sales of insulin, and all sales, rentals, repairs, and parts of durable medical equipment, prosthetic devices, and orthopedic devices as defined on January 1, 1980, by the federal Medicare program pursuant to Title XVIII of the Social Security Act of 1965, including the items specified in Section 1862(a)(12) of that act (**42 U.S.C. Section 1395y, as amended**), and also specifically including hearing aids and hearing aid supplies and all sales of drugs which may be legally dispensed by a licensed pharmacist only upon a lawful prescription of a practitioner licensed to administer those items, including samples and materials used to manufacture samples which may be dispensed by a practitioner authorized to dispense such samples and all sales or rental of medical oxygen, home respiratory equipment and accessories including parts, and hospital beds and accessories and ambulatory aids including parts, and all sales or rental of manual and powered wheelchairs including parts, and stairway lifts, Braille writers, electronic Braille equipment and, if purchased or rented by or on behalf of a person with one or more physical or mental disabilities to enable them to function more independently, all sales or rental of scooters including parts, and reading machines, electronic print enlargers and magnifiers, electronic alternative and augmentative communication devices, and items used solely to modify motor vehicles to permit the use of such motor vehicles by individuals with disabilities or sales of over-the-counter or nonprescription drugs to individuals with disabilities, and

drugs required by the Food and Drug Administration to meet the over-the-counter drug product labeling requirements in 21 CFR 201.66, or its successor, as prescribed by a health care practitioner licensed to prescribe;

(19) All sales made by or to religious and charitable organizations and institutions in their religious, charitable or educational functions and activities and all sales made by or to all elementary and secondary schools operated at public expense in their educational functions and activities;

(20) All sales of aircraft to common carriers for storage or for use in interstate commerce and all sales made by or to not-for-profit civic, social, service or fraternal organizations, including fraternal organizations which have been declared tax-exempt organizations pursuant to Section 501(c)(8) or (10) of the 1986 Internal Revenue Code, as amended, in their civic or charitable functions and activities and all sales made to eleemosynary and penal institutions and industries of the state, and all sales made to any private not-for-profit institution of higher education not otherwise excluded pursuant to subdivision (19) of this subsection or any institution of higher education supported by public funds, and all sales made to a state relief agency in the exercise of relief functions and activities;

(21) All ticket sales made by benevolent, scientific and educational associations which are formed to foster, encourage, and promote progress and improvement in the science of agriculture and in the raising and breeding of animals, and by nonprofit summer theater organizations if such organizations are exempt from federal tax pursuant to the provisions of the Internal Revenue Code and all admission charges and entry fees to the Missouri state fair or any fair conducted by a county agricultural and mechanical society organized and operated pursuant to sections 262.290 to 262.530;

(22) All sales made to any private not-for-profit elementary or secondary school, all sales of feed additives, medications or vaccines administered to livestock or poultry in the production of food or fiber, all sales of pesticides used in the production of crops, livestock or poultry for food or fiber, all sales of bedding used in the production of livestock or poultry for food or fiber, all sales of propane or natural gas, electricity or diesel fuel used exclusively for drying agricultural crops, natural gas used in the primary manufacture or processing of fuel ethanol as defined in section 142.028, natural gas, propane, and electricity used by an eligible new generation cooperative or an eligible new generation processing entity as defined in section 348.432, and all sales of farm machinery and equipment, other than airplanes, motor vehicles and trailers, and any freight charges on any exempt item. As used in this subdivision, the term "feed additives" means tangible personal property which, when mixed with feed for livestock or poultry, is to be used in the feeding of livestock or poultry. As used in this subdivision, the term "pesticides" includes adjuvants such as crop oils, surfactants, wetting agents and other assorted pesticide carriers used to improve or enhance the effect of a pesticide and the foam used to mark the application of pesticides and herbicides for the production of crops, livestock or poultry. As used in this subdivision, the term "farm machinery and equipment" means new or used farm tractors and such other new or used farm machinery and equipment and repair or replacement parts thereon and any accessories for and upgrades to such farm machinery and equipment, rotary mowers used exclusively for agricultural purposes, and supplies and lubricants used exclusively, solely, and directly for producing crops, raising and feeding livestock, fish, poultry, pheasants, chukar, quail, or for producing milk for ultimate sale at retail, including field drain tile, and one-half of each purchaser's purchase of diesel fuel therefor which is:

- (a) Used exclusively for agricultural purposes;
- (b) Used on land owned or leased for the purpose of producing farm products; and
- (c) Used directly in producing farm products to be sold ultimately in processed form or otherwise at retail or in producing farm products to be fed to livestock or poultry to be sold ultimately in processed form at retail;

(23) Except as otherwise provided in section 144.032, all sales of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil for domestic use and in any city not within a county, all sales of metered or unmetered water service for domestic use:

- (a) "Domestic use" means that portion of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil, and in any city not within a county, metered or unmetered water service, which an individual occupant of a residential premises uses for nonbusiness, noncommercial or nonindustrial purposes. Utility service through a single or master meter for residential apartments or condominiums, including service for common areas and facilities and vacant units, shall be deemed to be for domestic use. Each seller shall establish and maintain a system whereby individual purchases are determined as exempt or nonexempt;
- (b) Regulated utility sellers shall determine whether individual purchases are exempt or nonexempt based upon the seller's utility service rate classifications as contained in tariffs on file with and approved by the Missouri public service commission. Sales and purchases made pursuant to the rate classification "residential" and sales to and purchases made by or on behalf of the occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, shall be considered as sales made for domestic use and such sales shall be exempt from sales tax. Sellers shall charge sales tax upon the entire amount of purchases classified as nondomestic use. The seller's utility service rate classification and the provision of service thereunder shall be conclusive as to whether or not the utility must charge sales tax;

(c) Each person making domestic use purchases of services or property and who uses any portion of the services or property so purchased for a nondomestic use shall, by the fifteenth day of the fourth month following the year of purchase, and without assessment, notice or demand, file a return and pay sales tax on that portion of nondomestic purchases. Each person making nondomestic purchases of services or property and who uses any portion of the services or property so purchased for domestic use, and each person making domestic purchases on behalf of occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, under a nonresidential utility service rate classification may, between the first day of the first month and the fifteenth day of the fourth month following the year of purchase, apply for credit or refund to the director of revenue and the director shall give credit or make refund for taxes paid on the domestic use portion of the purchase. The person making such purchases on behalf of occupants of residential apartments or condominiums shall have standing to apply to the director of revenue for such credit or refund;

(24) All sales of handicraft items made by the seller or the seller's spouse if the seller or the seller's spouse is at least sixty-five years of age, and if the total gross proceeds from such sales do not constitute a majority of the annual gross income of the seller;

(25) Excise taxes, collected on sales at retail, imposed by Sections 4041, 4071, 4081, ~~[4091]~~ 4161, 4181, 4251, 4261 and 4271 of Title 26, United States Code. The director of revenue shall promulgate rules pursuant to chapter 536 to eliminate all state and local sales taxes on such excise taxes;

(26) Sales of fuel consumed or used in the operation of ships, barges, or waterborne vessels which are used primarily in or for the transportation of property or cargo, or the conveyance of persons for hire, on navigable rivers bordering on or located in part in this state, if such fuel is delivered by the seller to the purchaser's barge, ship, or waterborne vessel while it is afloat upon such river;

(27) All sales made to an interstate compact agency created pursuant to sections 70.370 to 70.441 or sections 238.010 to 238.100 in the exercise of the functions and activities of such agency as provided pursuant to the compact;

(28) Computers, computer software and computer security systems purchased for use by architectural or engineering firms headquartered in this state. For the purposes of this subdivision, "headquartered in this state" means the office for the administrative management of at least four integrated facilities operated by the taxpayer is located in the state of Missouri;

(29) All livestock sales when either the seller is engaged in the growing, producing or feeding of such livestock, or the seller is engaged in the business of buying and selling, bartering or leasing of such livestock;

(30) All sales of barges which are to be used primarily in the transportation of property or cargo on interstate waterways;

(31) Electrical energy or gas, whether natural, artificial or propane, water, or other utilities which are ultimately consumed in connection with the manufacturing of cellular glass products or in any material recovery processing plant as defined in subdivision (4) of this subsection;

(32) Notwithstanding other provisions of law to the contrary, all sales of pesticides or herbicides used in the production of crops, aquaculture, livestock or poultry;

(33) Tangible personal property and utilities purchased for use or consumption directly or exclusively in the research and development of agricultural/biotechnology and plant genomics products and prescription pharmaceuticals consumed by humans or animals;

(34) All sales of grain bins for storage of grain for resale;

(35) All sales of feed which are developed for and used in the feeding of pets owned by a commercial breeder when such sales are made to a commercial breeder, as defined in section 273.325, and licensed pursuant to sections 273.325 to 273.357;

(36) All purchases by a contractor on behalf of an entity located in another state, provided that the entity is authorized to issue a certificate of exemption for purchases to a contractor under the provisions of that state's laws. For purposes of this subdivision, the term "certificate of exemption" shall mean any document evidencing that the entity is exempt from sales and use taxes on purchases pursuant to the laws of the state in which the entity is located. Any contractor making purchases on behalf of such entity shall maintain a copy of the entity's exemption certificate as evidence of the exemption. If the exemption certificate issued by the exempt entity to the contractor is later determined by the director of revenue to be invalid for any reason and the contractor has accepted the certificate in good faith, neither the contractor or the exempt entity shall be liable for the payment of any taxes, interest and penalty due as the result of use of the invalid exemption certificate. Materials shall be exempt from all state and local sales and use taxes when purchased by a contractor for the purpose of fabricating tangible personal property which is used in fulfilling a contract for the purpose of constructing, repairing or remodeling facilities for the following:

(a) An exempt entity located in this state, if the entity is one of those entities able to issue project exemption certificates in accordance with the provisions of section 144.062; or

(b) An exempt entity located outside the state if the exempt entity is authorized to issue an exemption certificate to contractors in accordance with the provisions of that state's law and the applicable provisions of this section;

(37) All sales or other transfers of tangible personal property to a lessor who leases the property under a lease of one year or longer executed or in effect at the time of the sale or other transfer to an interstate compact agency created pursuant to sections 70.370 to 70.441 or sections 238.010 to 238.100;

(38) Sales of tickets to any collegiate athletic championship event that is held in a facility owned or operated by a governmental authority or commission, a quasi-governmental agency, a state university or college or by the state or any political subdivision thereof, including a municipality, and that is played on a neutral site and may reasonably be played at a site located outside the state of Missouri. For purposes of this subdivision, "neutral site" means any site that is not located on the campus of a conference member institution participating in the event;

(39) All purchases by a sports complex authority created under section 64.920, and all sales of utilities by such authority at the authority's cost that are consumed in connection with the operation of a sports complex leased to a professional sports team;

(40) All materials, replacement parts, and equipment purchased for use directly upon, and for the modification, replacement, repair, and maintenance of aircraft, aircraft power plants, and aircraft accessories;

(41) Sales of sporting clays, wobble, skeet, and trap targets to any shooting range or similar places of business for use in the normal course of business and money received by a shooting range or similar places of business from patrons and held by a shooting range or similar place of business for redistribution to patrons at the conclusion of a shooting event;

(42) All sales of motor fuel, as defined in section 142.800, used in any watercraft, as defined in section 306.010;

(43) Any new or used aircraft sold or delivered in this state to a person who is not a resident of this state or a corporation that is not incorporated in this state, and such aircraft is not to be based in this state and shall not remain in this state more than ten business days subsequent to the last to occur of:

(a) The transfer of title to the aircraft to a person who is not a resident of this state or a corporation that is not incorporated in this state; or

(b) The date of the return to service of the aircraft in accordance with 14 CFR 91.407 for any maintenance, preventive maintenance, rebuilding, alterations, repairs, or installations that are completed contemporaneously with the transfer of title to the aircraft to a person who is not a resident of this state or a corporation that is not incorporated in this state;

(44) Motor vehicles registered in excess of fifty-four thousand pounds, and the trailers pulled by such motor vehicles, that are actually used in the normal course of business to haul property on the public highways of the state, and that are capable of hauling loads commensurate with the motor vehicle's registered weight; and the materials, replacement parts, and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of such vehicles. For purposes of this subdivision, "motor vehicle" and "public highway" shall have the meaning as ascribed in section 390.020;

(45) All internet access or the use of internet access regardless of whether the tax is imposed on a provider of internet access or a buyer of internet access. For purposes of this subdivision, the following terms shall mean:

(a) "Direct costs", costs incurred by a governmental authority solely because of an internet service provider's use of the public right-of-way. The term shall not include costs that the governmental authority would have incurred if the internet service provider did not make such use of the public right-of-way. Direct costs shall be determined in a manner consistent with generally accepted accounting principles;

(b) "Internet", computer and telecommunications facilities, including equipment and operating software, that comprises the interconnected worldwide network that employ the transmission control protocol or internet protocol, or any predecessor or successor protocols to that protocol, to communicate information of all kinds by wire or radio;

(c) "Internet access", a service that enables users to connect to the internet to access content, information, or other services without regard to whether the service is referred to as telecommunications, communications, transmission, or similar services, and without regard to whether a provider of the service is subject to regulation by the Federal Communications Commission as a common carrier under 47 U.S.C. Section 201, et seq. For purposes of this subdivision, internet access also includes: the purchase, use, or sale of communications services, including telecommunications services as defined in section 144.010, to the extent the communications services are purchased, used, or sold to provide the service described in this subdivision or to otherwise enable users to access content, information, or other services offered over the internet; services that are incidental to the provision of a service

described in this subdivision, when furnished to users as part of such service, including a home page, electronic mail, and instant messaging, including voice-capable and video-capable electronic mail and instant messaging, video clips, and personal electronic storage capacity; a home page electronic mail and instant messaging, including voice-capable and video-capable electronic mail and instant messaging, video clips, and personal electronic storage capacity that are provided independently or that are not packed with internet access. As used in this subdivision, internet access does not include voice, audio, and video programming or other products and services, except services described in this paragraph or this subdivision, that use internet protocol or any successor protocol and for which there is a charge, regardless of whether the charge is separately stated or aggregated with the charge for services described in this paragraph or this subdivision;

(d) "Tax", any charge imposed by the state or a political subdivision of the state for the purpose of generating revenues for governmental purposes and that is not a fee imposed for a specific privilege, service, or benefit conferred, except as described as otherwise under this subdivision, or any obligation imposed on a seller to collect and to remit to the state or a political subdivision of the state any gross retail tax, sales tax, or use tax imposed on a buyer by such a governmental entity. The term tax shall not include any franchise fee or similar fee imposed or authorized under ~~[section] sections 67.1830 [or 67.2689]~~ to **67.1846**; Section 622 or 653 of the Communications Act of 1934, 47 U.S.C. Section 542 and 47 U.S.C. Section 573; or any other fee related to obligations of telecommunications carriers under the Communications Act of 1934, 47 U.S.C. Section 151, et seq., except to the extent that:

a. The fee is not imposed for the purpose of recovering direct costs incurred by the franchising or other governmental authority from providing the specific privilege, service, or benefit conferred to the payer of the fee; or

b. The fee is imposed for the use of a public right-of-way based on a percentage of the service revenue, and the fee exceeds the incremental direct costs incurred by the governmental authority associated with the provision of that right-of-way to the provider of internet access service.

Nothing in this subdivision shall be interpreted as an exemption from taxes due on goods or services that were subject to tax on January 1, 2016;

(46) All sales of diapers. For the purposes of this subdivision, "diapers" means absorbent garments worn by infants or toddlers who are not toilet-trained or by individuals who are incapable of controlling their bladder or bowel movements;

(47) All sales of feminine hygiene products. For the purposes of this subdivision, "feminine hygiene products" shall mean tampons, pads, liners, and cups.

3. Any ruling, agreement, or contract, whether written or oral, express or implied, between a person and this state's executive branch, or any other state agency or department, stating, agreeing, or ruling that such person is not required to collect sales and use tax in this state despite the presence of a warehouse, distribution center, or fulfillment center in this state that is owned or operated by the person or an affiliated person shall be null and void unless it is specifically approved by a majority vote of each of the houses of the general assembly. For purposes of this subsection, an "affiliated person" means any person that is a member of the same controlled group of corporations as defined in Section 1563(a) of the Internal Revenue Code of 1986, as amended, as the vendor or any other entity that, notwithstanding its form of organization, bears the same ownership relationship to the vendor as a corporation that is a member of the same controlled group of corporations as defined in Section 1563(a) of the Internal Revenue Code, as amended."; and

Further amend said bill, Page 22, Section 473.742, Line 113, by inserting after all of said line the following:

"Section 1. No public employee, as that term is defined in section 105.500, shall be required by any political subdivision to receive a vaccination against COVID-19 as a condition of commencing or continuing employment. As used in this section, the term "political subdivision" shall not include any facility that meets the definition of hospital in section 197.020, any long term care facility licensed under chapter 198, any entity that meets the definition of facility in section 199.170, any facility certified by the Centers for Medicare and Medicaid Services (CMS), any state department or agency, or employees thereof, that are part of an onsite survey team performing federal oversight of certified providers and suppliers for CMS, or any entity or individual licensed under sections 190.001 to 190.245."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 18

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

"59.310. 1. The county recorder of deeds may refuse any document presented for recording that does not meet the following requirements:

(1) The document shall consist of one or more individual pages printed only on one side and not permanently bound nor in a continuous form. The document shall not have any attachment stapled or otherwise affixed to any page except as necessary to comply with statutory requirements, provided that a document may be stapled together for presentation for recording; a label that is firmly attached with a bar code or return address may be accepted for recording;

(2) The size of print or type shall not be smaller than eight-point type and shall be in black or dark ink. Should any document presented for recording contain type smaller than eight-point type, such document shall be accompanied by an exact typewritten copy not smaller than eight-point type to be recorded contemporaneously as additional pages of the document;

(3) The document must be of sufficient legibility to produce a clear and legible reproduction thereof. Should any document not be of sufficient legibility to produce a clear and legible reproduction, such document shall be accompanied by an exact typewritten copy not smaller than eight-point type to be recorded contemporaneously as additional pages of the document;

(4) The document shall be on white ~~paper~~ or light-colored **paper** of not less than twenty-pound weight without watermarks or other visible inclusions, except for plats and surveys, which may be on materials such as Mylar or velum. All text within the document shall be of sufficient color and clarity to ensure that when the text is reproduced from record, it shall be readable;

(5) All signatures on a document shall be in black or dark ink, such that such signatures shall be of sufficient color and clarity to ensure that when the text is reproduced from record, it shall be readable, and shall have the corresponding name typed, printed or stamped underneath said signature. The typing or printing of any name or the applying of an embossed or inked stamp shall not cover or otherwise materially interfere with any part of the document except where provided for by law;

(6) The documents shall have a top margin of at least three inches of vertical space from left to right, to be reserved for the recorder of deeds' certification and use. All other margins on the document shall be a minimum of three-fourths of one inch on all sides. Nonessential information such as form numbers, page numbers or customer notations may be placed in the margin. A document may be recorded if a minor portion of a seal or incidental writing extends beyond the margins. The recorder of deeds will not incur any liability for not showing any seal or information that extends beyond the margins of the permanent archival record.

2. Every document containing any of the items listed in this subsection that is presented for recording, except plats and surveys, shall have such information on the first page below the three-inch horizontal margin:

- (1) The title of the document;
- (2) The date of the document;
- (3) All grantors' names **and marital status**;
- (4) All grantees' names;
- (5) Any statutory addresses;
- (6) The legal description of the property; and
- (7) Reference book and pages for statutory requirements, if applicable.

If there is not sufficient room on the first page for all of the information required by this subsection, the page reference within the document where the information is set out shall be stated on the first page.

3. From January 1, 2002, documents which do not meet the requirements set forth in this section may be recorded for an additional fee of twenty-five dollars, which shall be deposited in the recorders' fund established pursuant to subsection 1 of section 59.319.

4. Documents which are exempt from format requirements and which the recorder of deeds may record include the following:

- (1) Documents which were signed prior to January 1, 2002;
- (2) Military separation papers;
- (3) Documents executed outside the United States;
- (4) Certified copies of documents, including birth and death certificates;
- (5) Any document where one of the original parties is deceased or otherwise incapacitated; and
- (6) Judgments or other documents formatted to meet court requirements.

5. Any document rejected by a recorder of deeds shall be returned to the preparer or presenter accompanied by an explanation of the reason it could not be recorded.

6. Recordors of deeds shall be allowed fees for their services as follows:

(1) For recording every deed or instrument: five dollars for the first page and three dollars for each page thereafter except for plats and surveys;

(2) For copying or reproducing any recorded instrument, except surveys and plats: a fee not to exceed two dollars for the first page and one dollar for each page thereafter;

(3) For every certificate and seal, except when recording an instrument: one dollar;

(4) For recording a plat or survey of a subdivision, outlets or condominiums: twenty-five dollars for each sheet of drawings or calculations based on a size not to exceed twenty-four inches in width by eighteen inches in height. For recording a survey of one or more tracts: five dollars for each sheet of drawings or calculations based on a size not to exceed twenty-four inches in width by eighteen inches in height. Any plat or survey larger than eighteen inches by twenty-four inches shall be counted as an additional sheet for each additional eighteen inches by twenty-four inches, or fraction thereof, plus five dollars per page of other material;

(5) For copying a plat or survey of one or more tracts: a fee not to exceed five dollars for each sheet of drawings and calculations not larger than twenty-four inches in width and eighteen inches in height and one dollar for each page of other material;

(6) For a document which releases or assigns more than one item: five dollars for each item beyond one released or assigned in addition to any other charges which may apply;

(7) For every certified copy of a marriage license or application for a marriage license: two dollars;

(8) For duplicate copies of the records in a medium other than paper, the recorder of deeds shall set a reasonable fee not to exceed the costs associated with document search and duplication; and

(9) For all other use of equipment, personnel services and office facilities, the recorder of deeds may set a reasonable fee.

92.720. 1. If any of the lands or town lots contained in the back tax book or list of delinquent lands or lots remain unredeemed on the first day of January, the collector may file suit in the circuit court against such lands or lots to enforce the lien of the state and city as herein provided in sections 92.700 to 92.920.

2. The collector shall note opposite such tract in the back tax book the fact that suit has been commenced.

3. The collector shall compile lists of all state, city, school and other tax bills collectible by him which are delinquent according to his records and he shall assign a serial number to each parcel of real estate in each list and if suit has been filed in the circuit court of the city on any delinquent tax bill included in any list, the collector shall give the court docket number of each suit.

4. The sheriff may appoint the collector and the collector's deputies as deputy sheriffs, and when so appointed they may serve all process in matters pertaining to sections 92.700 to 92.920 with like effect as the sheriff himself might do.

5. No action for recovery of taxes against real estate shall be commenced, had or maintained, unless action therefor shall be commenced within five years after delinquency.

6. For any improved parcel identified by a city operating under sections 92.700 to 92.920 as being vacant, the collector shall, within no more than two years after delinquency, file suit in the circuit court against such lands or lots to enforce the lien of the state and the city as provided in sections 92.700 to 92.920. Failure of the collector to bring suit within the time frame prescribed herein shall not constitute a defense or bar an action for the collection of taxes as otherwise provided by this section.

92.740. 1. A suit for the foreclosure of the tax liens herein provided for shall be instituted by filing in the appropriate office of the circuit clerk and with the land reutilization authority a petition, which petition shall contain a caption, a copy of the list prepared by the collector, and a prayer. Such petition without further allegation shall be deemed to be sufficient.

2. The caption shall be in the following form:

In the Circuit Court of _____ Missouri,

In the Matter of

Foreclosure of Liens for Delinquent Land Taxes

By Action in Rem.

Collector of Revenue of _____, Missouri, Plaintiff

-vs-

Parcels of Land Encumbered with Delinquent Tax Liens, Defendants

3. The petition shall conclude with a prayer that all tax liens upon such real estate be foreclosed; that the court determine the amounts and priorities of all tax bills, together with interest, penalties, costs, and attorney's fees; that the court order such real estate to be sold by the sheriff at public sale as provided by sections 92.700 to 92.920 and that thereafter a report of such sale be made by the sheriff to the court for further proceedings under the provisions of sections 92.700 to 92.920.

4. The petition when so filed shall have the same force and effect with respect to each parcel of real estate therein described as a separate suit instituted to foreclose the tax lien or liens against any one of said parcels of real estate.

5. For each petition filed, the collector shall make available to the public a list detailing each parcel included in the suit.

92.750. 1. **Except as otherwise provided in subsection 4 of this section,** any person having any right, title, or interest in, or lien upon, any parcel of real estate described in such petition may redeem such parcel of real estate by paying to the collector all of the sums mentioned therein, including principal, interest, penalties, attorney's fees and costs then due, at any time prior to the time of the foreclosure sale of such real estate by the sheriff.

2. In the event of failure to redeem prior to the time of the foreclosure sale by the sheriff, such person shall be barred and forever foreclosed of all his right, title and interest in and to the parcels of real estate described in such petition.

3. Upon redemption, as permitted by this section, the person redeeming shall be entitled to a certificate of redemption from the collector describing the property in the same manner as it is described in such petition, and the collector shall thereupon note on his records the word "redeemed" and the date of such payment opposite the description of such parcel of real estate.

4. For any improved nonhomestead parcel, any person having any right, title, or interest in, or lien upon, any parcel of real estate described in the petition may redeem such parcel of real estate at any time prior to the time of the foreclosure sale of such real estate by the sheriff by paying to the collector all of the sums due as of the date of redemption mentioned therein, including principal, interest, penalties, attorney's fees, and costs then due including, but not limited to, all debts owed to the city, exclusive of any debts owed to any statutorily created sewer district, that are known to the collector and that may be collected pursuant to section 67.451, such as amounts for water, forestry, nuisance abatement, special tax bills, and vacant building assessments.

92.760. 1. The collector shall also cause to be prepared and mailed in an envelope with postage prepaid, within thirty days after the filing of such petition, a brief notice of the filing of the suit, to the persons named in the petition as ~~being the owners~~ **having an interest in the parcel**, according to the records of the assessor, **or otherwise known to the collector**, for the respective parcels of real estate described in the petition. The notices shall be sent to the addresses ~~[of such persons upon the records of the assessor]~~ **most likely to apprise the parties of the proceedings as provided**, and in the event that any name or address does not appear on the records of the assessor, with respect to any parcel of real estate, the collector shall so state in an affidavit, giving the serial number of each parcel of real estate affected. Such affidavit shall be filed in the suit with the circuit clerk not later than sixty days after the date of the first publication of the notice of foreclosure. The failure of the collector to mail the notice as provided in this section shall invalidate any proceedings brought pursuant to the provisions of sections 92.700 to 92.920. The failure of the collector to file the affidavit as provided in this section shall not affect the validity of any proceedings brought pursuant to the provisions of sections 92.700 to 92.920.

2. Such notice shall be substantially as follows:

To the person to whom this notice is addressed:

According to ~~[the]~~ **available** records ~~[in the assessor's office]~~, you ~~[are the record owner as to]~~ **have a legal interest in** one or more parcels of real estate described in a certain petition bearing cause No. _____ (fill in number of case) filed in the Circuit Court of _____, Missouri, at _____ (fill in city), on _____, 20_____, wherein a foreclosure of the lien of various delinquent tax bills is sought and a court order asked for the purpose of selling such real estate at a public sale for payment of all delinquent tax bills, together with interest, penalties, attorney's fees and costs. Publication of notice of such foreclosure was commenced on the _____ day of _____, 20_____, in _____ (here insert name of city), Missouri.

THE COLLECTOR OF THE CITY OF _____ (Insert name of city) HAS FILED A LAWSUIT AGAINST YOUR PROPERTY. THE LAWSUIT SAYS THAT YOU ARE BEHIND ON YOUR PROPERTY TAXES. YOU COULD LOSE YOUR PROPERTY IF YOU DON'T DO ANYTHING ABOUT THIS.

YOU HAVE A RIGHT TO ENTER INTO AN AGREEMENT WITH THE COLLECTOR TO BRING YOUR TAXES UP TO DATE. YOU MAY CONTACT THE COLLECTOR BY CALLING _____ (Insert telephone number of collector). IF YOU DO NOT UNDERSTAND THIS NOTICE, OR YOU DO NOT KNOW WHAT TO DO, YOU MAY CALL THIS OFFICE FOR FURTHER EXPLANATION OR SEE A LAWYER RIGHT AWAY.

Unless all delinquent taxes be paid upon the parcels of real estate described in such petition and such real estate redeemed prior to the time of the foreclosure sale of such real estate by the sheriff, the owner or any person claiming any right, title or interest in or to, or lien upon, any such parcels of real estate shall be forever barred and foreclosed of all right, title and interest and equity of redemption in and to such parcels of real estate; except that any such persons shall have the right to file an answer in said suit on or before the _____ day of _____, 20_____, in the office of the Circuit Clerk and a copy thereof to the Collector, setting forth in detail the nature and amount of the interest and any defense or objection to the foreclosure. Dated _____

Collector of Revenue
_____, Missouri
(Name of City)
Address _____

92.765. Affidavits of publication of notice of foreclosure, and of posting, mailing, or other acts required by the provisions of sections 92.700 to 92.920 shall be filed in the office of the circuit clerk prior to the trial, and when so filed shall constitute part of the evidentiary documents in the foreclosure suit. Such affidavits shall be prima facie evidence of the performance of acts therein described, and may be so used in the trial of the suit, unless challenged by verified answer duly filed in the suit. **The collector shall file with the court an affidavit of compliance with notice requirements of sections 92.700 to 92.920 prior to any sheriff's sale. The affidavit shall include the identities of all parties to whom notice was attempted and by what means. In the case of mailed notice returned undeliverable, the collector's affidavit shall certify that additional notice was attempted and by what means. The expense of complying with this section shall be taxed and collected as other costs in the suit.**

92.770. 1. The collector may employ such attorneys as he deems necessary to collect such taxes and to prosecute suits for taxes.

2. Such attorneys shall receive as total compensation a sum, not to exceed six percent of the amount of taxes actually collected and paid into the treasury, and an additional sum not to exceed two dollars for each suit filed when publication is not necessary and not to exceed five dollars where publication is necessary, as may be agreed upon in writing and approved by the collector, before such services are rendered.

3. The ~~attorney~~ **attorney's** fees shall be taxed as costs in the suit and collected as other costs.

92.775. 1. Upon the trial of the cause upon the question of foreclosure, the tax bill shall be prima facie proof that the tax described in the tax bill has been validly assessed at the time indicated by the tax bill and that the tax is unpaid. Any person alleging any jurisdictional defect or invalidity in the tax bill or in the sale thereof must particularly specify in his answer the defect or basis of invalidity, and must, upon trial, affirmatively establish such defense.

2. After the court has first determined the validity of the tax liens of all tax bills affecting parcels of real estate described in the petition, the priorities of the respective tax bills and the amounts due thereon, including principal, interest, penalties, attorney's fees, and costs, the court shall thereupon enter judgment of foreclosure of such liens and fix the time and place of the foreclosure sale. The petition shall be dismissed as to any parcel of real estate redeemed prior to the time fixed for the sheriff's foreclosure sale as provided in sections 92.700 to 92.920. If the parcel of real estate auctioned off at sheriff's foreclosure sale is sold for a sum sufficient to fully pay the

principal amount of all tax bills included in the judgment, together with interest, penalties, attorney's fees and costs, and for no more, and such sale is confirmed by the court, then all other proceedings as to such parcels of real estate shall be finally dismissed as to all parties and interests other than tax bill owners or holders; provided, however, that any parties seeking relief other than an interest in or lien upon the real estate may continue with said suit to a final adjudication of such other issues; provided, further, an appeal may be had as to any claim attacking the validity of the tax bill or bills or the priorities as to payment of proceeds of foreclosure sale. If the parcel of real estate auctioned off at sheriff's foreclosure sale is sold for a sum greater than the total amount necessary to pay the principal amount of all tax bills included in the judgment, together with interest, penalties, attorney's fees and costs, and such sale is confirmed by the court, and no appeal is taken by any person claiming any right, title or interest in or to or lien upon said parcel of real estate or by any person or taxing authority owning or holding or claiming any right, title or interest in or to any tax bills within the time fixed by law for the filing of notice of appeal, the court shall thereupon order the sheriff to make distribution to the owners or holders of the respective tax bills included in the judgment of the amounts found to be due and in the order of priorities. Thereafter all proceedings in the suit shall be ordered by the court to be dismissed as to such persons or taxing authorities owning, holding or claiming any right, title or interest in any such tax bill or bills so paid, and the case shall proceed as to any parties claiming any right, title, or interest in or lien upon the parcel of real estate affected by such tax bill or bills as to their respective claims to such surplus funds then remaining in the hands of the sheriff. **The receipt of such surplus funds shall constitute a bar to any claim of right, title, or interest in, or lien upon, said parcel of real estate, by the fund recipient.**

3. Whenever an answer is filed to the petition, as herein provided, a severance of the action as to all parcels of real estate affected by such answer shall be granted, and the issues raised by the petition and such answer shall be tried separate and apart from the other issues in the suit, but the granting of such severance shall not delay the trial or other disposition of any other issue in the case. A separate appeal may be taken from any other issue in the case. A separate appeal may be taken from any action of the court affecting any right, title or interest in or to, or lien upon, such real estate, other than issues of law and fact affecting the amount or validity of the lien of tax bills, but the proceeding to foreclose the lien of any tax bills shall not be stayed by such appeal. The trial shall be conducted by the court without the aid of a jury and the suit shall be in equity. This action shall take precedence over and shall be triable before any other action in equity affecting the title to such real estate, upon motion of any interested party.

92.810. 1. After the judgment of foreclosure has been entered, or, after a motion for a new trial has been overruled, or, if an appeal be taken from such judgment and the judgment has been affirmed, after the sheriff shall have been notified by any party to the suit that such judgment has been affirmed on appeal and that the mandate of the appellate court is on file with the circuit clerk, there shall be a waiting period of six months before any advertisement of sheriff's sale shall be published.

2. If any such parcel of real estate be not redeemed, or if no written contract providing for redemption be made within six months after the date of the judgment of foreclosure, if no motion for rehearing be filed, and, if filed, within six months after such motion may have been overruled, or, if an appeal be taken from such judgment and the judgment be affirmed, within six months after the sheriff shall have been notified by any party to the suit that such judgment has been affirmed on appeal and that the mandate of the appellate court is on file with the circuit clerk, the sheriff shall, after giving the ~~notice~~ notices required by ~~[subsection 3]~~ **subsections 4 and 5** of this section, commence to advertise the real estate described in the judgment and shall fix the date of sale within thirty days after the date of the first publication of the notice of sheriff's sale as herein provided, and shall at such sale proceed to sell the real estate.

3. **No later than one hundred twenty days prior to the sheriff's sale, the collector shall obtain a title abstract or report on any unredeemed parcels. Such title abstract or report shall be obtained from a licensed title company or attorney and subject to a public and competitive bidding process administered by the collector and conducted triennially. The title report shall include all conveyances, liens, and charges against the real estate, and the names and mailing addresses of any interested parties and lienholders. The charges of said abstract or report shall be taxed as costs and shall be paid as other costs in the case.**

4. **No later than twenty days prior to the sheriff's sale, the collector shall send notice of the sale to the lienholders and interested parties, as disclosed upon the title abstract or report of the real estate for which tax bills thereon are delinquent. The notice shall provide the date, time, and place of the sale. The notice shall also state that the parcel may be redeemed prior to the sale as specified in section 92.750 or by entering into an agreement with the collector to pay the taxes included in the foreclosure suit under section 92.740. The notice required by this subsection shall be mailed in an envelope with postage prepaid. The cost of the mailing and notice as required by this subsection shall be included as costs in the case.**

5. No later than ~~twenty~~ **forty** days prior to the sheriff's sale, the ~~sheriff~~ **collector** shall send notice of the sale to the ~~owner or owners,~~ **parties having interest in the parcel** as disclosed upon the records of the assessor, or otherwise known to the collector, of the real estate for which tax bills thereon are delinquent. ~~[The search of the records of the assessor must be made not more than forty days prior to the sending of this notice]~~ **The notice shall be sent to the addresses most likely to apprise the parties of the proceedings as provided.** The notice shall provide the date, time and place of the sale. The notice shall also state that ~~[the property owner]~~ **an interested party** may avoid the sale by redeeming such parcel of real estate prior to the sale as specified in section 92.750 or, **if applicable**, by entering into an agreement with the collector to pay the taxes included in the foreclosure suit under section 92.740. The notice required by this subsection shall be mailed in an envelope with postage prepaid. The cost of ~~[the title search,~~ mailing and notice as required by this subsection shall be included as costs ~~[at the sale of the real estate]~~ **in the case.**

6. **No later than twenty days prior to the sheriff's sale, the sheriff shall enter upon the parcel subject to foreclosure of these tax liens and post a written informational notice in a conspicuous location, attached to a structure, and intended to be visible by the nearest public right-of-way. This notice shall describe the property; shall advise that it is the subject of delinquent land tax collection proceedings brought pursuant to sections 92.700 to 92.920 and that it may be sold for the payment of delinquent taxes at a sale to be held at a certain time, date, and place; and shall contain the serial number and the phone number and address of the collector, as well as a statement of the prohibition against removal unless the parcel has been redeemed. The notice shall be not less than eight inches by ten inches and shall be laminated or otherwise sufficiently weatherproof to withstand normal exposure to rain, snow, and other conditions. The sheriff shall document, by time-stamped photograph, compliance with this section, make said documentation generally available upon request, and provide verification by affidavit of compliance with this section. The cost of notice as required by this subsection shall be included as costs in the case.**

7. **In addition to the other notice requirements of this section, no later than twenty days prior to the sheriff's sale, the sheriff shall attempt in-person notice that shall describe the property; that shall advise that it is the subject of delinquent land tax collection proceedings brought pursuant to sections 92.700 to 92.920 and that it may be sold for the payment of delinquent taxes at a sale to be held a certain time, date, and place; and that shall contain the serial number and phone number and address of the collector. In-person notice may be provided to any person found at the property. The sheriff shall note the date and time of attempted notice and the name, description, or other identifying information regarding the person to whom notice was attempted. The sheriff shall document compliance with this section, make said documentation generally available upon request, and provide verification by affidavit of compliance with this section. The cost of notice as required by this subsection shall be included as costs in the case.**

~~[4-]~~ 8. Notwithstanding the provisions of this section to the contrary, any residential property which has not been redeemed by the end of the waiting period required by this section which has been determined to be of substandard quality or condition under the standards established by the residential renovation loan commission pursuant to sections 67.970 to 67.983 may, upon the request of the residential renovation loan commission, be transferred to the residential renovation loan commission for the purpose of renovation of the property. Any such property transferred pursuant to this subsection shall be renovated and sold by the residential renovation loan commission in the manner prescribed in sections 67.970 to 67.983. The residential renovation loan commission shall reimburse the land reutilization authority for all expenses directly incurred in relation to such property under sections 92.700 to 92.920 prior to the transfer.

92.815. 1. During such waiting period and at any time prior to the time of foreclosure sale by the sheriff, any interested party may redeem any parcel of real estate as provided by sections 92.700 to 92.920; except that during such time and at any time prior to the time of foreclosure sale by the sheriff, the collector shall enter into a written redemption contract with the owner of any real estate occupied as a homestead and who has not previously defaulted upon any such written redemption contract, provided that in no instance shall such installments exceed twelve in number or extend more than twenty-four months next after any agreement for such installment payments shall have been entered into; provided further, that upon good cause being shown by the owner of any parcel of real estate occupied as a homestead, or in the case of improved real estate with a total assessed valuation of not more than five thousand dollars, owned by an individual, the income from such property being a major factor in the total income of such individual, or by anyone on his behalf, the court may, in its discretion, fix the time and terms of payment in such contract to permit all of such installments to be paid within not longer than forty-eight months after any order or agreement as to installment payments shall have been made. **The collector shall not enter into a redemption contract with respect to any improved parcel not occupied as a homestead.**

2. So long as such installments be paid according to the terms of the contract, the six months' waiting period shall be extended, but if any installment be not paid when due, the extension of the waiting period shall be ended and the real estate shall immediately be advertised for sale or included in the next notice of sheriff's foreclosure sale. Notice shall also be sent to the redemption contract ~~[payer]~~ **payer** as specified in subsection ~~[3]~~ **4** of section 92.810.

3. On an annual basis, the collector shall make publicly available the number of parcels under redemption contract under this section.

92.817. 1. The court shall stay the sale of any parcel to be sold under execution of a tax foreclosure judgment obtained under this chapter, which is the subject of an action filed under sections 447.620 to 447.640, provided that the party that has brought such an action has, upon an order of the court, paid into the circuit court the principal amount of all land taxes then due and owing under the tax foreclosure judgment, exclusive of penalties and interest, prior to the date of any proposed sale under execution.

2. Upon the granting by the court of temporary possession of any property under section 447.632, upon order, the circuit court shall direct payment to the collector of all principal land taxes theretofore paid to the circuit court. In addition, in any order granting a final judgment or deed under section 447.625 or 447.640, the court shall also order the permanent extinguishment of penalties and interest arising from actions to collect delinquent land taxes due on the parcel against the grantee of said deed, and all successors in interest; excepting however, any defendant in such action.

3. If an owner of the parcel moves the court for restoration of possession under section 447.638, the owner shall pay into the circuit court all land tax amounts currently due and owing on the property, including all statutory penalties, interest, attorney's fees, and court costs retroactive to the date of accrual. Upon an order granting the restoration of possession to an owner under section 447.638, the court shall order that the funds paid to the court under subsection 2 of this section be returned to the payer, and that the funds paid to the court under this subsection be paid out to the collector.

4. If the party that brought the action under sections 447.620 to 447.640 dismisses its action prior to gaining temporary possession of the property, it shall recover any amounts paid into the circuit court prior to that date for principal land taxes.

92.825. 1. The sale shall be conducted, the sheriff's return thereof made, and the sheriff's deed pursuant to the sale executed, all as provided in the case of sales of real estate taken under execution except as otherwise provided in sections 92.700 to 92.920, and provided that such sale need not occur during the term of court or while the court is in session.

2. Such sale shall convey the whole interest of every person having or claiming any right, title or interest in or lien upon such real estate, whether such person has answered or not, subject to rights-of-way thereon of public utilities upon which tax has been otherwise paid, and subject only to the tax lien thereon, if any, of the United States of America.

3. The collector shall advance from current tax collections the sums necessary to pay for the publication of all advertisements required by the provisions of sections 92.700 to 92.920 and shall be allowed credit therefor in his accounts with the taxing authorities on a pro rata basis. He shall give credit in such accounts for all such advances recovered by him. Such expenses of publication shall be apportioned pro rata among and taxed as costs against the respective parcels of real estate described in the judgment; provided, however, that none of the costs herein enumerated, including the costs of publication, shall constitute any lien upon the real estate after such sale.

4. No person shall be eligible to bid at the time of the sheriff's sale unless such person has, no later than ten days before the sale date, demonstrated to the satisfaction of the collector or sheriff that the person is not the owner of any parcel of real estate in the city that is subject to delinquent property taxes, unpaid special tax bills, or vacant building fees. A prospective bidder shall be prohibited from participating in the delinquent land tax sale if he or she has previously bid at a sheriff's sale and failed to pay bid amounts, confirm the sale, or sign a sheriff's deed. The collector or sheriff may require prospective bidders to submit an affidavit attesting to the requirements of this section and is expressly authorized to permanently preclude any prospective bidder from participating in the sale for failure to comply with this section. Notwithstanding the provisions of this section, any taxing authority or land reutilization authority shall be eligible to bid at any sale conducted under this section without making such a demonstration. The purchaser at a sale conducted by the sheriff shall pay cash immediately at the end of bidding of each parcel on the day of the sale in an amount including all taxes then due and owing, which may be in an amount in excess of or less than the judgment amount, and other costs, exclusive of any amounts for debts owed to any statutorily created sewer district ~~[as otherwise provided by law]~~.

92.835. 1. The title to any real estate which shall vest in the land reutilization authority under the provisions of sections 92.700 to 92.920 shall be held by the land reutilization authority of the city in trust for the tax bill owners and taxing authorities having an interest in any tax liens which were foreclosed, as their interests may appear in the judgment of foreclosure.

2. The title to any real estate which shall vest in any purchaser, upon confirmation of such sale by the court, shall be an absolute estate in fee simple, subject to rights-of-way thereon of public utilities on which tax has been otherwise paid, and subject to any tax lien thereon of the United States of America, if any, and all persons, including the state of Missouri, **any taxing authority or tax district as defined herein, judgment creditors, lienholders**, minors, incapacitated and disabled persons, and nonresidents who may have had any right, title, interest, claim, or equity of redemption in or to, or lien upon, such lands shall be barred and forever foreclosed of all such right, title, interest, claim, lien or equity of redemption, and the court shall order immediate possession of such real estate be given to such purchaser~~]; provided, however, that such title shall also be subject to the liens of any tax bills which may have attached to such parcel of real estate prior to the time of the filing of the petition affecting such parcel of real estate not then delinquent, or which may have attached after the filing of the petition and prior to sheriff's sale and not included in any answer to such petition, but].~~ If such parcel of real estate is sold to the land reutilization authority the title thereto shall be free of any ~~[such]~~ liens to the extent of the interest of any taxing authority in such real estate; provided further, that such title shall not be subject to the lien of special tax bills ~~[which has attached to the parcel of real estate prior to January 1, 1972, but the lien of such special tax bills shall attach to the proceeds of the sheriff's sale or to the proceeds of the ultimate sale of such parcel by the land reutilization authority].~~

92.840. 1. **Within six months** after the sheriff sells any parcel of real estate, the court shall, upon its own motion or upon motion of any interested party, set the cause down for hearing to confirm **or set aside** the foreclosure sale of the real estate, even though such parcels are not all of the parcels of real estate described in the notice of sheriff's foreclosure sale. Notice of the hearing shall be sent by any interested party, or the court, moving to confirm the foreclosure sale, to each person who ~~[received]~~ **was sent** notice of sale as specified in ~~[subsection 3]~~ **subsections 4 and 5 of section 92.810 and to any other necessary parties as required by prevailing notions of due process.** At the time of such hearing, the sheriff shall make report of the sale, and the court shall hear evidence of the value of the property offered on behalf of any interested party to the suit, and shall immediately determine whether an adequate consideration has been paid for each such parcel. **Any parcel deemed to have been purchased by the land reutilization authority pursuant to section 92.830 shall not require any inquiry as to value. The court's judgment shall include a specific finding that adequate notice was provided to all necessary parties pursuant to prevailing notions of due process and sections 92.700 to 92.920, reciting the notice efforts of the collector, sheriff, and tax sale purchaser. Nothing in this section shall be interpreted to preclude a successful tax sale purchaser from asserting a claim to quiet title to the bid upon parcel pursuant to section 527.150.**

2. For this purpose, the court shall have power to summon any city official or any private person to testify as to the reasonable value of the property, and if the court finds that adequate consideration has been paid, he shall confirm the sale and order the sheriff to issue a deed with restriction as provided herein to the purchaser subject to the application of an occupancy permit for all parcels as provided in subsection ~~[5]~~ **7** of this section. If the court finds that the consideration paid is inadequate, the purchaser may increase his bid to such amount as the court may deem to be adequate, whereupon the court may confirm the sale. If, however, the purchaser declines to increase his bid and make such additional payment, then the sale shall be disapproved, the lien of the judgment continued, and such parcel of real estate shall be again advertised and offered for sale by the sheriff to the highest bidder at public auction for cash at any subsequent sheriff's foreclosure sale.

3. If the sale is confirmed, the court shall order the proceeds of the sale applied in the following order:

- (1) To the payment of the costs of the publication of the notice of foreclosure and of the sheriff's foreclosure sale;
- (2) To the payment of all **of the collector and sheriff's** costs including appraiser's fee and attorney's fees;
- (3) To the payment of all tax bills adjudged to be due in the order of their priority, including principal, interest and penalties thereon. If, after such payment, there is any sum remaining of the proceeds of the sheriff's foreclosure sale, the court shall thereupon try and determine the other issues in the suit in accordance with section 92.775. If any answering parties have specially appealed as provided in section 92.845, the court shall retain the custody of such funds pending disposition of such appeal, and upon disposition of such appeal shall make such distribution. If there are not sufficient proceeds of the sale to pay all claims in any class described, the court shall order the same to be paid pro rata in accordance with the priorities.

4. If there are any funds remaining of the proceeds after the sheriff's sale and after the distribution of such funds as set out in this section and no person entitled to any such funds, whether or not a party to the suit, shall, within two years after such sale, appear and claim the funds, they shall be distributed **ten percent to the affordable housing trust fund or equivalent of such city operating under sections 92.700 to 92.920 for purposes that promote the reduction and prevention of vacant properties, with the remainder to be distributed** to the appropriate taxing authorities.

5. **Any city operating under the provisions of sections 92.700 to 92.920, by ordinance, may elect to allocate a portion of its share of the proceeds of the sheriff's sale towards a fund for the purpose of defending against claims challenging the sufficiency of notice provisions under this section.**

6. For the purpose of this section, the term "occupancy permit" shall mean the certificate of ~~use and~~ **inspection or occupancy permit for residential or commercial structures** as provided for in the revised municipal code of any city not within a county, which now has or may hereafter have a population in excess of three hundred thousand inhabitants.

~~[6-]~~ 7. If there is a building or structure on the parcel, the purchaser shall apply for an occupancy permit from the city or appropriate governmental agency within ten days after the confirmation hearing. Any purchaser who is a public corporation acting in a governmental capacity shall not be required to acquire the occupancy permit. When a parcel, acquired at a sheriff sale, containing a building is sold from a public corporation acting in a governmental capacity, the subsequent purchaser shall be required to apply for the occupancy permit. Failure to apply for such occupancy permit within ten days after confirmation shall result in the sale and confirmation being immediately set aside by the motion of any interested party and that parcel shall again be advertised and offered for sale by the sheriff to the highest bidder at public auction for cash at any subsequent sheriff foreclosure sale.

~~[7-]~~ 8. The sheriff shall include a deed restriction in the sheriff's deed, issued after confirmation and after the application of an occupancy permit for any parcel containing a building or structure. The deed restriction shall state that the purchasers at the sheriff's sale who had the property confirmed and who applied for an occupancy permit shall obtain an occupancy permit for the building or structure from the appropriate governmental agency prior to any subsequent transfer or sale of this property. This deed restriction shall **not** exist as a lien against such real estate ~~[while the purchasers hold same in the amount of five thousand dollars]~~. The purchasers of the property at the sheriff sale who had the property confirmed and applied for the occupancy permit shall agree that in the event of their failure to obtain an occupancy permit prior to any subsequent transfer of the property, they shall pay to the sheriff the sum of five thousand dollars as fixed, liquidated and ascertained damages without proof of loss or damages. **These damages shall not constitute a lien on property, and** the sheriff shall have the discretionary power to file a lawsuit against such purchaser for collection of these liquidated damages. These liquidated damages shall be distributed on a prorated basis to the appropriate taxing authority after the sheriff deducts all costs, expenses and ~~attorney~~ **attorney's** fees for such lawsuits. The sheriff may employ attorneys as he deems necessary to collect liquidated damages.

9. **If any sale is not confirmed within six months after the sale, any set-aside of the sale may, at the discretion of the court or collector, include a penalty of twenty-five percent of the bid amount over and above the opening bid amount, and such penalty shall be directed to the affordable housing trust fund or the equivalent, if any, of a city operating under sections 92.700 to 92.920.**

10. **Any interested party, other than the sheriff's sale purchaser, who moves the court to set aside a sheriff's sale after the issuance of a sheriff's deed made under the provisions of sections 92.700 to 92.920 shall be required to pay into the court the redemption amount otherwise necessary under section 92.750 prior to the court hearing any such motion to set aside. The court may hear any motion to confirm brought under the terms of this section if the redemption amount is not paid by the interested party moving the court to set aside the sale.**

92.852. Any sheriff's deed given pursuant to the municipal land reutilization law shall be subject to a recording fee for the costs of recording the deed that shall be assessed and collected from the purchaser of the property at the same time the proceeds from the sale are collected. All such deeds shall be recorded at the office of the recorder of deeds within two months after the ~~[sheriff's deed is given]~~ **court confirms the sale, if no proceeding to set aside the confirmation judgment is before the court.**

92.855. Each sheriff's deed given pursuant to the provisions of the municipal land reutilization law shall be ~~[presumptive]~~ **prima facie** evidence that the suit and all proceedings therein and all proceedings prior thereto from and including assessment of the lands affected thereby and all notices required by law were regular and in accordance with all provisions of the law relating thereto. ~~[After two years from the date of the recording of such sheriff's deed, the presumption shall be conclusive, unless at the time that this section takes effect the two year period since the recording of such sheriff's deed has expired, or less than six months of such period of two years remains unexpired, in which latter case the presumption shall become conclusive six months after September 28, 1971. No suit to set aside or to attack the validity of any such sheriff's deed shall be commenced or maintained unless the suit is filed prior to the time that the presumption becomes conclusive, as aforesaid.];~~ and

Further amend said bill, Page 18, Section 304.022, Line 110, by inserting after all of said line the following:

"442.130. 1. All deeds or other conveyances of lands, or of any estate or interest therein, shall be subscribed by the party granting the same, or by his lawful agent, and shall be acknowledged or proved and certified in the manner herein prescribed.

2. All written instruments conveying real estate or any interest in real estate shall state whether any natural person acting as grantors, mortgagors, or other parties executing the instrument are married or unmarried."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 19

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 1, Section Title, Lines 5-6, by striking "county officials" and inserting in lieu thereof the following:

"political subdivisions"; and

Further amend said bill, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

"67.2300. 1. As used in this section, the following terms mean:

(1) "Department", any department authorized to allocate funds raised by the state or federal funds received by the state for housing or homelessness;

(2) "State funds", any funds raised by the state and federal funds received by the state for housing or homelessness, but shall not include any federal funds not able to be used for housing programs pursuant to this section due to federal statutory or regulatory restrictions.

2. State funds for the homeless shall be used for the following:

(1) For parking areas, each area shall provide:

(a) Access to potable water and electric outlets; and

(b) Access to bathrooms sufficient to serve all of the parking areas;

(2) For camping facilities, individuals experiencing homelessness may camp and store personal property at such facilities, which shall be subject to the following:

(a) Individuals shall only camp and store personal property at such facilities in the areas designated to each individual by the agency providing the camping facilities; and

(b) Facilities shall provide a mental health and substance use evaluation as designated by a state or local agency and individuals may complete such evaluation;

(3) For individual shelters, which shall be subject to the following:

(a) Be suitable to house between one and three individuals;

(b) Provide basic sleeping accommodations and access to electricity;

(c) Provide adequate access to showers and bathroom facilities; and

(d) Be limited to occupation by each individual for a period of not more than two years;

(4) For congregate shelters housing more than four homeless individuals in one space, state funds shall be available only to the extent the shelter monitors and provides programs to improve the employment, income, and prevention of return to homelessness of individuals leaving those shelters. The department shall provide performance payments of up to ten percent for such programs that meet guidelines as established by the department.

Individuals utilizing such facilities pursuant to this subsection shall be entered into a homelessness management information system maintained by the local continuum of care.

3. A private campground owner or an employee or officer of a private campground operating such facility pursuant to this section shall be subject to the provisions of section 537.328.

4. (1) State funds otherwise used for the construction of permanent housing for the homeless shall be used to assist such individuals with substance use, mental health treatment, and other services, including short-term housing. The department shall provide up to twenty-five percent of the base allocation of such funds as performance payments to political subdivisions or not-for-profit organizations providing such services as rewards for meeting predetermined goals on reductions of:

- (a) Days unhoused;
- (b) Days in jail or prison; and
- (c) Days hospitalized, with the weights of such days to be determined by the department.

(2) Political subdivisions and not-for-profit organizations may use state grants otherwise used for permanent housing to conduct surveys to identify individuals with the greatest number of days unhoused, in jail or prison, or hospitalized but these expenses shall not exceed ten percent of the total grant amount.

5. No person shall be permitted to use state-owned lands for unauthorized sleeping, camping, or the construction of long-term shelters. Any violation of this subsection shall be a class C misdemeanor; however, for the first offense such individual shall be given a warning, and no citation shall be issued unless that individual refuses to move to any offered services or shelter.

6. (1) A political subdivision shall not adopt or enforce any policy under which the political subdivision prohibits or discourages the enforcement of any order or ordinance prohibiting public camping, sleeping, or obstructions of sidewalks.

(2) In compliance with subsection 5 of this section, a political subdivision shall not prohibit or discourage a peace officer or prosecuting attorney who is employed by or otherwise under the direction or control of the political subdivision from enforcing any order or ordinance prohibiting public camping, sleeping, or obstructions of sidewalks.

(3) The provisions of this section shall not prohibit a policy of any political subdivision that encourages diversion programs or offering of services in lieu of a citation or arrest.

(4) The attorney general shall have the power to bring a civil action in any court of competent jurisdiction against any political subdivision to enjoin the political subdivision from violating the provisions of this subsection.

(5) The attorney general may recover reasonable expenses incurred in any civil action brought under this section, including court costs, reasonable attorney's fees, investigative costs, witness fees, and deposition costs.

7. Any political subdivision with a higher per-capita rate of homelessness than the state average, as determined by the most recent United States census numbers for the overall population and the most recent federal Department of Housing and Urban Development homelessness point-in-time continuum of care, as defined by 24 C.F.R. 578.5(a), in which the political subdivision is located, shall, within one year of the passage of this act, receive no further state funding by the department until the department determines:

- (1) The political subdivision has a per-capita rate of unsheltered homeless individuals at or below the state average; or
- (2) The political subdivision is in compliance with subsection 6 of this act.

8. The department authorized to allocate funds pursuant to this section may promulgate all rules and regulations to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after January 1, 2023, shall be invalid and void.

9. The provisions of this section, including references to the disbursement of state grants and funds, shall not apply to shelters for victims of domestic violence as defined in section 455.200."; and

Further amend said bill, Page 26, Section 50.810, Line 65, by inserting after all of said line the following:

"Section B. The enactment of section 67.2300 of this act shall become effective on January 1, 2023."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 21

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 22, Section 473.742, Line 113, by inserting after all of said line the following:

"523.061. After the filing of the commissioners' report pursuant to section 523.040, the circuit judge presiding over the condemnation proceeding shall apply the provisions of section 523.039 and shall determine whether a homestead taking has occurred and shall determine whether heritage value is payable and shall increase the commissioners' award to provide for the additional compensation due where a homestead taking occurs or where heritage value applies, in accordance with the just compensation provisions of section 523.039. If a jury trial of exceptions occurs under section 523.060 **and the circuit judge presiding over the condemnation proceeding has determined that a homestead taking has occurred or heritage value is payable**, the circuit judge presiding over the condemnation proceeding shall apply the provisions of section 523.039 ~~and shall determine whether a homestead taking has occurred and shall determine whether heritage value is payable~~ and shall increase the jury verdict to provide for the additional compensation due where a homestead taking occurs or where heritage value applies, in accordance with the just compensation provisions of section 523.039. **Notwithstanding any other provision of law in sections 523.001 to 523.286 to the contrary, a circuit judge who determines that heritage value is payable as provided in this section shall not increase the commissioners' award or jury verdict to provide for the additional compensation due where heritage value applies if the plaintiff is a city, town, or village that is incorporated in accordance with the laws of this state and the plaintiff moves for exclusion of the heritage value and shows after an evidentiary hearing by a preponderance of the evidence that the property taken has been:**

- (1) Abandoned;
- (2) Declared a nuisance and been ordered to be vacated;
- (3) Demolished or repaired after notice and hearing; or
- (4) **Materially and negatively contributed to a blighted area as that term is defined in section 99.805."**; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 23

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1606, Page 11, Section 58.200, Line 17, by inserting after all of said line the following:

"70.631. 1. Each political subdivision may, by majority vote of its governing body, elect to cover emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system. The clerk or secretary of the political subdivision shall certify an election concerning the coverage of emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system to the board within ten days after such vote. The date in which the political subdivision's election becomes effective shall be the first day of the calendar month specified by such governing body, the first day of the calendar month next following receipt by the board of the certification of the election, or the effective date of the political subdivision's becoming an employer, whichever is the latest date. Such election shall not be changed after the effective date. If the election is made, the coverage provisions shall be applicable to all past and future employment with the employer by present and future employees. If a political subdivision makes no election under this section, no emergency telecommunicator, jailor, or emergency medical service personnel of the political subdivision shall be considered public safety personnel for purposes determining a minimum service retirement age as defined in section 70.600.

2. If an employer elects to cover emergency telecommunicators, jailors, and emergency medical service personnel as public safety personnel members of the system, the employer's contributions shall be correspondingly changed effective the same date as the effective date of the political subdivision's election.

3. The limitation on increases in an employer's contributions provided by subsection 6 of section 70.730 shall not apply to any contribution increase resulting from an employer making an election under the provisions of this section.

~~[4.—The provisions of this section shall only apply to counties of the third classification and any county of the first classification with more than seventy thousand but fewer than eighty-three thousand inhabitants and with a city of the fourth classification with more than thirteen thousand five hundred but fewer than sixteen thousand inhabitants as the county seat, and any political subdivisions located, in whole or in part, within such counties.]";~~
and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate conferees be allowed to exceed the differences specific to the sunset on tax credits in **SS SCS HCS HB 1720, as amended**, and further, that the House conferees be allowed to exceed the differences to clarify provisions for the specialty crops contained in Sections 348.491 and 348.493 to clarify provisions.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate grants the House further conference on **SS HB 2149, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **SS SCS SBs 775, 751 & 640 with HCS, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SCS SB 886, as amended**, and has taken up and passed **HCS SCS SB 886, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 2168** entitled:

An act to repeal sections 288.132, 303.025, 303.041, 319.129, 375.159, 376.380, and 379.011, RSMo, and to enact in lieu thereof thirteen new sections relating to insurance, with penalty provisions and an effective date for certain sections.

With Senate Amendment No. 2.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2168, Page 79, Section 376.380, Line 1233, by inserting after all of said line the following:

"376.1800. 1. As used in this section, the following terms shall mean:

(1) "Medical retainer agreement", a contract between a **[physician] provider** and an individual patient or such individual patient's legal representative in which the **[physician] provider** agrees to provide certain health care services described in the agreement to the individual patient for an agreed-upon fee and period of time;

(2) **["Physician"] "Provider", a chiropractor licensed under chapter 331, a dentist licensed under chapter 332, or a physician licensed under chapter 334. [Physician] Provider** includes an individual **[physician] provider** or a group of **[physicians] providers**.

2. A medical retainer agreement is not insurance and is not subject to this chapter. Entering into a medical retainer agreement is not the business of insurance and is not subject to this chapter.

3. A **[physician] provider** or agent of a **[physician] provider** is not required to obtain a certificate of authority or license under this section to market, sell, or offer to sell a medical retainer agreement.

4. To be considered a medical retainer agreement for the purposes of this section, the agreement shall meet all of the following requirements:

(1) Be in writing;

- (2) Be signed by the ~~[physician]~~ **provider** or agent of the ~~[physician]~~ **provider** and the individual patient or such individual patient's legal representative;
 - (3) Allow either party to terminate the agreement on written notice to the other party;
 - (4) Describe the specific health care services that are included in the agreement;
 - (5) Specify the fee for the agreement;
 - (6) Specify the period of time under the agreement; and
 - (7) Prominently state in writing that the agreement is not health insurance.
5. (1) For any patient who enters into a medical retainer agreement under this section and who has established a health savings account (HSA) in compliance with 26 U.S.C. Section 223, or who has a flexible spending arrangement (FSA) or health reimbursement arrangement (HRA), fees under the patient's medical retainer agreement may be paid from such health savings account or reimbursed through such flexible spending arrangement or health reimbursement arrangement, subject to any federal or state laws regarding qualified expenditures from a health savings account, or reimbursement through a flexible spending arrangement or a health reimbursement arrangement.
- (2) The employer of any patient described in subdivision (1) of this subsection may:
- (a) Make contributions to such patient's health savings account, flexible spending arrangement, or health reimbursement arrangement to cover all or any portion of the agreed-upon fees under the patient's medical retainer agreement, subject to any federal or state restrictions on contributions made by an employer to a health savings account, or reimbursement through a flexible spending arrangement, or health reimbursement arrangement; or
 - (b) Pay the agreed-upon fees directly to the ~~[physician]~~ **provider** under the medical retainer agreement.
6. Nothing in this section shall be construed as prohibiting, limiting, or otherwise restricting a ~~[physician]~~ **provider** in a collaborative practice arrangement from entering into a medical retainer agreement under this section."; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HCS HB 2005** entitled:

An act to repeal sections 523.010, 523.039, 523.040, and 523.256, RSMo, and to enact in lieu thereof five new sections relating to eminent domain for certain utilities.

With Senate Amendment No. 2.

Senate Amendment No. 2

AMEND Senate Substitute for House Committee Substitute for House Bill No. 2005, Page 5, Section 523.025, Line 4, by inserting after "easement" the following:

"in this state"; and

Further amend Line 7, by inserting after "needed" the following:

"in this state"; and

Further amend said bill, Page 6, Section 523.039, Line 37, by inserting after "393.110," the following:

"for the purposes of constructing electric plant subject to a certificate of convenience and necessity under subsection 1 of section 393.170"; and

Further amend Line 39 by inserting after "court." the following:

"The provisions of this subsection shall not apply to applications filed pursuant to section 393.170 prior to August 28, 2022."; and

Further amend said bill, Page 8, Section 523.040, Line 64, by inserting after "property," the following:

"for purposes of constructing electric plant subject to a certificate of convenience and necessity under subsection 1 of section 393.170"; and

Further amend Line 68 by inserting after "situated." the following:

"The provisions of this subsection shall not apply to applications filed pursuant to section 393.170 prior to August 28, 2022."; and

Further amend said bill, Page 9, Section 523.256, Lines 19-28, by striking all of said lines and inserting in lieu thereof the following:

"hundred forty-five kilovolts or greater, but not for condemnation of such property by an electrical corporation operating under a cooperative business plan as described in section 393.110, for the purposes of constructing electric plant subject to a certificate of convenience and necessity under subsection 1 of section 393.170, the total compensation package offered was no lower than the amount reflected in an appraisal performed by a state-licensed or state-certified appraiser for the condemning authority multiplied by one hundred fifty percent. The provisions of this subdivision shall not apply to applications filed pursuant to section 393.170 prior to August 28, 2022;"

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS HB 2149, as amended**.

Senators: Eslinger, Riddle, Brown, Schupp, Beck

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 987** entitled:

An act to repeal sections 313.800 and 313.805, RSMo, and to enact in lieu thereof two new sections relating to excursion gambling boat facilities.

In which the concurrence of the House is respectfully requested.

Read the first time.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS SCS HCS HB 1606, as amended - Fiscal Review

SS HCS HB 2005, as amended - Fiscal Review

SS SCS HCS HB 2168, as amended - Fiscal Review

RE-APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker re-appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS HB 2149, as amended: Representatives Shields, Evans, Black (137), Doll, and Lewis (25)

THIRD READING OF SENATE CONCURRENT RESOLUTIONS

SCR 31, relating to approval of the Missouri Water Resources Plan, was taken up by Representative Francis.

On motion of Representative Francis, the title of **SCR 31** was agreed to.

On motion of Representative Francis, **SCR 31** was truly agreed to and finally passed by the following vote:

AYES: 107

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Clemens	Collins	Cook	Copeland
Derges	Dinkins	Dogan	Doll	Eggleston
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Grier	Griffith	Gunby
Haden	Haffner	Haley	Henderson	Houx
Hurlbert	Ingle	Johnson	Kalberloh	Kelly 141
Knight	Lewis 25	Lewis 6	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Nurrenbern	O'Donnell	Owen
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Porter	Proudie	Quade	Railsback
Reedy	Riggs	Riley	Roberts	Sassmann
Sauls	Sharp 36	Sharpe 4	Shields	Simmons
Smith 45	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 48	Terry	Thomas	Thompson	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
Wright	Young			

NOES: 031

Baker	Boggs	Christofanelli	Coleman 97	Cupps
Davidson	Davis	Hicks	Hudson	Kelley 127
Kidd	Lovasco	Murphy	Pietzman	Pollock 123
Pouche	Richey	Sander	Schnelting	Schroer
Schwadron	Seitz	Shaul	Smith 163	Stacy
Taylor 139	Toalson Reisch	Trent	Walsh 50	Wiemann
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 018

Bailey	Black 7	Coleman 32	Deaton	DeGroot
Ellebracht	Evans	Gregory 96	Hardwick	Hovis
Patterson	Price IV	Roden	Rogers	Rone
Smith 155	West	Windham		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

Representative Eggleston assumed the Chair.

RECESS

On motion of Representative Plocher, the House recessed until 3:15 p.m.

The hour of recess having expired, the House was called to order by Representative Eggleston.

Representative Kelly (141) suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 033

Anderson	Atchison	Basye	Billington	Brown 16
Brown 27	Busick	Cook	Davidson	Davis
Deaton	Haden	Haffner	Johnson	Kelly 141
Lewis 6	Lovasco	Mayhew	McGill	Morse
Pollock 123	Railsback	Richey	Riggs	Rogers
Sander	Seitz	Sharpe 4	Shields	Taylor 139
Van Schoiack	Veit	Walsh 50		

NOES: 001

Gregory 51

PRESENT: 089

Appelbaum	Aune	Baker	Bangert	Baringer
Black 137	Boggs	Bosley	Bromley	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Chipman	Coleman 97	Collins	Copeland	Derges
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Falkner	Fitzwater	Fogle	Francis	Gray
Gregory 96	Griffith	Gunby	Haley	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kidd	Lewis 25	McCreery
McDaniel	McGaugh	Merideth	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Perkins	Person
Phifer	Pike	Pollitt 52	Porter	Pouche
Proudie	Reedy	Riley	Roberts	Roden
Rone	Sauls	Schnelting	Schwadron	Sharp 36
Shaul	Smith 45	Smith 67	Stacy	Stephens 128
Tate	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Wiemann	Wright	Young	Mr. Speaker	

ABSENT WITH LEAVE: 033

Adams	Aldridge	Andrews	Bailey	Barnes
Black 7	Bland Manlove	Christofanelli	Clemens	Coleman 32
Cupps	DeGroot	Evans	Fishel	Grier

Hardwick	Hicks	Knight	Mackey	Patterson
Pietzman	Plocher	Price IV	Quade	Sassmann
Schroer	Simmons	Smith 155	Smith 163	Stevens 46
Trent	West	Windham		

VACANCIES: 007

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 1606, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Baringer, Fitzwater, Fogle and Richey

Noes (3): Chipman, Eggleston and Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HCS HB 2005, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 2168, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Fogle and Richey

Noes (1): Walsh (50)

Absent (0)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SB 820, as amended**.

Senators: Burlison, Bean, Schatz, Schupp, Beck

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS#2 SB 710, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCS SS#2 SCS SB 745, as amended**, and has taken up and passed **HCS SS#2 SCS SB 745, as amended**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to concur in **HCS SB 845, as amended**, and requests the House to recede from its position and failing to do so grant the Senate a conference thereon.

BILLS CARRYING REQUEST MESSAGES

HCS SS SCS SBs 775, 751 & 640, as amended, relating to judicial proceedings, was taken up by Representative Kelly (141).

Representative Kelly (141) moved that the House refuse to recede from its position on **HCS SS SCS SBs 775, 751 & 640, as amended**, and grant the Senate a conference.

Which motion was adopted.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 1606, as amended, relating to political subdivisions, was taken up by Representative McGaugh.

Representative McGaugh moved that the House refuse to adopt **SS SCS HCS HB 1606, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS SCS HCS HB 2168, as amended, relating to insurance, was taken up by Representative Porter.

Representative Porter moved that the House refuse to adopt **SS SCS HCS HB 2168, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

BILLS IN CONFERENCE

SS SCS HCS HB 1720, as amended, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

Representative Pollitt (52) moved that the House conferees be allowed to exceed the differences on **SS SCS HCS HB 1720, as amended**, in Section 348.491 and Section 348.493.

Which motion was adopted.

Speaker Vescovo resumed the Chair.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

HCS SS SCS SBs 775, 751 & 640, as amended: Representatives Kelly (141), Fitzwater, Dinkins, Young, and Sharp (36)

BILLS IN CONFERENCE

HCS SS SCS SBs 681 & 662, as amended, relating to elementary and secondary education, was taken up by Representative Basye.

Representative Basye moved that the House conferees be allowed to exceed the differences on **HCS SS SCS SBs 681 & 662, as amended**, in Section 160.077.

Representative Taylor (139) resumed the Chair.

Representative Basye again moved that the House conferees be allowed to exceed the differences on **HCS SS SCS SBs 681 & 662, as amended**, in Section 160.077.

Which motion was adopted.

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **SB 984**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Basye, Brown (70), Dinkins, Haden, Haley, Knight, Lewis (25), Mayhew, Pietzman, Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Noes (1): Burton

Absent (6): Chipman, Cupps, Grier, McDaniel, Pollock (123) and Rone

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **SS SCS SB 683**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley, Sauls, Schroer and Veit

Noes (0)

Absent (1): Mackey

Mr. Speaker: Your Committee on Judiciary, to which was referred **SS#2 SCS SB 968**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley, Sauls, Schroer and Veit

Noes (0)

Absent (1): Mackey

Special Committee on Urban Issues, Chairman Proudie reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **SS SB 798**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Aldridge, Anderson, Hardwick, Hovis, Proudie and Veit

Noes (0)

Absent (3): Cupps, Falkner and Sharp (36)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2909**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Patterson

Noes (4): Gregory (96), Ingle, Mackey and Smith (45)

Absent (2): Bosley and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SJR 39**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (2): Bosley and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SB 652**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (3): Cupps, Eggleston and Gregory (96)

Absent (2): Bosley and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SB 690**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bosley, Dogan, Fitzwater, Gregory (51), Ingle, McGaugh, Patterson and Smith (45)

Noes (3): Cupps, Eggleston and Hudson

Absent (3): Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 799**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Patterson

Noes (3): Bosley, Ingle and Smith (45)

Absent (3): Gregory (96), Mackey and McDaniel

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was returned **HJR 110**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2** by the following vote:

Ayes (4): Basye, Christofanelli, Haffner and Hicks

Noes (2): Aune and Rogers

Absent (5): Bailey, Chipman, Kelly (141), Proudie and Richey

REFERRAL OF SENATE BILLS

SB 652 - Fiscal Review

HCS SS SB 690 - Fiscal Review

HCS SCS SB 799 - Fiscal Review

CONFERENCE COMMITTEE REPORT NO. 2 ON SENATE SUBSTITUTE FOR HOUSE BILL NO. 2149

The Conference Committee appointed on Senate Substitute for House Bill No. 2149, with Senate Amendment No. 1, Senate Amendment No. 1 to Senate Amendment No. 3, Senate Amendment No. 3, as amended, and Senate Amendment No. 5, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for House Bill No. 2149, as amended;
2. That the House recede from its position on House Bill No. 2149;
3. That the attached Conference Committee Substitute No. 2 for Senate Substitute for House Bill No. 2149, be Third Read and Finally Passed.

FOR THE HOUSE:

/s/ Representative Brenda Shields
/s/ Representative John Black
/s/ Representative David Evans
/s/ Representative Jo Doll
/s/ Representative Patty Lewis

FOR THE SENATE:

/s/ Senator Karla Eslinger
/s/ Senator Jeanie Riddle
/s/ Senator Justin Brown
/s/ Senator Doug Beck
/s/ Senator Jill Schupp

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR#2 SS HB 2149, as amended - Fiscal Review

RECESS

On motion of Representative Plocher, the House recessed until such time as **CCR SS SCS HCS HB 1720, as amended, CCR SS SCS HCS HB 3002** through **CCR SCS HCS HB 3013**, and **CCR SCS HCS HB 3015** are distributed or 9:00 p.m., whichever is earlier, and then stand adjourned until 9:00 a.m., Friday, May 6, 2022.

CONFERENCE COMMITTEE REPORT ON SENATE SUBSTITUTE FOR SENATE COMMITTEE SUBSTITUTE FOR HOUSE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1720

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, with Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4, Senate Amendment No. 1 to Senate Amendment No. 5, Senate Amendment No. 5, as amended, and Senate Amendment No. 7 begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, as amended;
2. That the House recede from its position on House Committee Substitute for House Bill No. 1720;
3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, be Third Read and Finally Passed.

FOR THE HOUSE:

/s/ Representative Pollitt (52)
Representative Chipman
/s/ Representative Rone
/s/ Representative Brown (70)
/s/ Representative McCreery

FOR THE SENATE:

/s/ Senator Bean
/s/ Senator Bernskoetter
/s/ Senator Hoskins
/s/ Senator Razer
/s/ Senator Washington

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3002**

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3002, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3002.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3002.
3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3002, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
Representative Dirk Deaton
/s/ Representative Rusty Black
/s/ Representative Peter Merideth
/s/ Representative Ingrid Burnett

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Karla Eslinger
/s/ Senator Lauren Arthur
/s/ Senator Barbara Washington

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3003**

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3003, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3003.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3003.
3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3003, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Rusty Black
/s/ Representative Peter Merideth
/s/ Representative Kevin Windham

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Tony Luetkemeyer
/s/ Senator Lauren Arthur
/s/ Senator Karla May

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3004**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3004, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3004.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3004.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3004, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Don Mayhew
/s/ Representative Peter Merideth
/s/ Representative Rasheen Aldridge

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Mike Cierpiot
/s/ Senator Lauren Arthur
/s/ Senator Brian Williams

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3005**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3005, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3005.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3005.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3005, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Brad Hudson
/s/ Representative Peter Merideth
/s/ Representative Ashley Bland Manlove

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
Senator Denny Hoskins
/s/ Senator Lauren Arthur
/s/ Senator Brian Williams

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3006**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3006, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3006.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3006.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3006, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Scott Cupps
/s/ Representative Peter Merideth
/s/ Representative LaKeySha Bosley

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Justin Brown
/s/ Senator Barbara Washington
/s/ Senator Brian Williams

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3007**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3007, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3007.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3007.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3007, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Scott Cupps
/s/ Representative Peter Merideth
/s/ Representative LaKeySha Bosley

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Mike Cierpiot
/s/ Senator Karla May
/s/ Senator Brian Williams

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3008**

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3008, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3008.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3008.

3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3008, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Don Mayhew
Representative Peter Merideth
Representative Rasheen Aldridge

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Justin Brown
/s/ Senator Lauren Arthur
Senator Karla May

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3009**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3009, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3009.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3009.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3009, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Don Mayhew
/s/ Representative Peter Merideth
/s/ Representative Rasheen Aldridge

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Denny Hoskins
/s/ Senator Karla May
/s/ Senator Barbara Washington

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3010**

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3010, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3010.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3010.
3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3010, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Doug Richey
/s/ Representative Peter Merideth
/s/ Representative Betsy Fogle

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Sandy Crawford
/s/ Senator Lauren Arthur
/s/ Senator Barbara Washington

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3011**

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3011, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3011.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3011.
3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3011, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Doug Richey
/s/ Representative Peter Merideth
/s/ Representative Sarah Unsicker

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Sandy Crawford
Senator Barbara Washington
/s/ Senator Karla May

**CONFERENCE COMMITTEE REPORT
ON
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3012**

The Conference Committee appointed on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3012, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3012.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3012.

3. That the attached Conference Committee Substitute for Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3012, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Brad Hudson
/s/ Representative Peter Merideth
/s/ Representative Maggie Nurrenbern

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Tony Luetkemeyer
/s/ Senator Lauren Arthur
/s/ Senator Barbara Washington

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3013**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3013, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3013.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3013.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3013, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Brad Hudson
/s/ Representative Peter Merideth
/s/ Representative Ashley Bland Manlove

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Karla Eslinger
/s/ Senator Lauren Arthur
/s/ Senator Barbara Washington

**CONFERENCE COMMITTEE REPORT
ON
SENATE COMMITTEE SUBSTITUTE
FOR
HOUSE COMMITTEE SUBSTITUTE
FOR
HOUSE BILL NO. 3015**

The Conference Committee appointed on Senate Committee Substitute for House Committee Substitute for House Bill No. 3015, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the Senate recede from its position on Senate Committee Substitute for House Committee Substitute for House Bill No. 3015.
2. That the House recede from its position on House Committee Substitute for House Bill No. 3015.
3. That the attached Conference Committee Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3015, be truly agreed to and finally passed.

FOR THE HOUSE:

/s/ Representative Cody Smith
/s/ Representative Dirk Deaton
/s/ Representative Rusty Black
/s/ Representative Peter Merideth
/s/ Representative Ingrid Burnett

FOR THE SENATE:

/s/ Senator Dan Hegeman
/s/ Senator Lincoln Hough
/s/ Senator Sandy Crawford
/s/ Senator Lauren Arthur
/s/ Senator Brian Williams

REFERRAL OF CONFERENCE COMMITTEE REPORTS

The following Conference Committee Report was referred to the Committee indicated:

CCR SS SCS HCS HB 1720, as amended - Fiscal Review

The following member's presence was noted: Windham.

ADJOURNMENT

Pursuant to the motion of Representative Plocher, the House adjourned until 9:00 a.m., Friday, May 6, 2022.

COMMITTEE HEARINGS

FISCAL REVIEW

Friday, May 6, 2022, 8:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

RULES - ADMINISTRATIVE OVERSIGHT

Friday, May 6, 2022, 8:52 AM, House Hearing Room 4.

Executive session will be held: HCS SS SCS SB 724, SCR 24, SCR 27, SCR 35

Executive session may be held on any matter referred to the committee.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Friday, May 6, 2022, 11:30 AM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: SS SCR 36, HCS SS#2 SB 997

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Friday, May 6, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: SS#2 SB 761

HOUSE CALENDAR

SIXTY-SIXTH DAY, FRIDAY, MAY 6, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HCS#2 HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HCS HBs 1593 & 1959 - Walsh (50)

HCS HB 2704 - Hicks

HCS HB 1546 - Richey

HB 1581 - Mayhew

HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco

HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl

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HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley

HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner
HCS HB 2909 - Shaul

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2452 - Cook

SENATE BILLS FOR SECOND READING

SB 987

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann
SB 652, (Fiscal Review 5/5/22) - Patterson
HCS SS SB 690, (Fiscal Review 5/5/22), E.C. - Christofanelli
HCS SCS SB 799, (Fiscal Review 5/5/22) - Richey

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, E.C. - Baker
HCS SCS SB 982, E.C. - Shields
HCS SB 718 - Shields

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 33 - Gregory (51)
SCR 25 - Trent

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Deaton

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)
SS HCS HB 2005, as amended - Haffner

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
HCS#2 SB 710, as amended (request House recede/grant conference), E.C. - Baker
HCS SB 845, as amended (request House recede/grant conference) - McGaugh
SS SCS HCS HB 1606, as amended (request Senate recede/grant conference) - McGaugh
SS SCS HCS HB 2168, as amended (request Senate recede/grant conference) - Porter

BILLS IN CONFERENCE

CCR SS SCS HCS HB 1720, as amended (exceeded differences), (Fiscal Review 5/5/22), E.C. - Pollitt (52)
CCR SS SCS HCS HB 3002 - Smith (163)
CCR SS SCS HCS HB 3003 - Smith (163)
CCR SCS HCS HB 3004 - Smith (163)
CCR SCS HCS HB 3005 - Smith (163)
CCR SCS HCS HB 3006 - Smith (163)
CCR SCS HCS HB 3007 - Smith (163)
CCR SS SCS HCS HB 3008 - Smith (163)
CCR SCS HCS HB 3009 - Smith (163)
CCR SS SCS HCS HB 3010 - Smith (163)

CCR SS SCS HCS HB 3011 - Smith (163)
CCR SS SCS HCS HB 3012 - Smith (163)
CCR SCS HCS HB 3013 - Smith (163)
CCR SCS HCS HB 3015 - Smith (163)
HCS SS SCS SBs 681 & 662, as amended (House exceeded differences), E.C. - Basye
HCS SB 820, as amended (Senate exceeded differences) - Haffner
CCR#2 SS HB 2149, as amended (Fiscal Review 5/5/22), E.C. - Shields
HCS SS SCS SBs 775, 751 & 640, as amended - Kelly (141)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-SIXTH DAY, FRIDAY, MAY 6, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

God is with you in all that you do. (Genesis 21:22)

Almighty God, our divine teacher, at the beginning of this new day we bow before You, seeking Your blessing upon us and praying that Your wisdom may guide us, Your strength support us, and Your love unite us all day.

In the middle of these hectic hours and multiple interruptions, may Your healing presence restore our souls and lead us in the paths of inner peace and righteousness for Your sake.

Forgive us our impatient impulses, our selfish private goals and our sour dispositions. Strengthen us to make a striking positive contribution today, to think clearly, to speak courageously, to act confidently, to keep our trust in You and our state, and may this trust keep us grounded well in both truth and charity.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

Representative Chipman assumed the Chair.

The Journal of the sixty-fifth day was approved as printed.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SB 987, relating to excursion gambling boat facilities.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 2485** entitled:

An act to repeal sections 260.200, 260.205, 260.373, 260.437, and 260.520, RSMo, and to enact in lieu thereof eight new sections relating to environmental regulation.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS HCS HB 1472** entitled:

An act to repeal section 574.105, RSMo, and to enact in lieu thereof one new section relating to the offense of money laundering, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 2168, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 1606, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3017** entitled:

An act to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3018** entitled:

An act to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; planning, expenses, and capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; grants, refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the fiscal period beginning July 1, 2022 and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3019** entitled:

An act to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022 and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3020** entitled:

An act to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023.

With Senate Amendment No. 1 and Senate Amendment No. 2.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3020, Page 8, Section 20.187, Line 5, by striking the words "county with more than one million inhabitants" and inserting in lieu thereof the following:

"city not within a county".

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3020, Page 32, Section 20.839, Line 4, by striking "city not within a county" and inserting in lieu thereof the following:

"county with more than one million inhabitants".

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **HCS SS SCS SBs 775, 751 & 640, as amended**.

Senators: Thompson Rehder, Luetkemeyer, Eslinger, Schupp, Washington

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 2168, as amended**.

Senators: Crawford, Wieland, Eslinger, Roberts, Mosley

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following Conference Committee to act with a like committee from the House on **SS SCS HCS HB 1606, as amended**.

Senators: Eslinger, Crawford, Thompson Rehder, Razer, Beck

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HJR 116**.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HB 1667**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Chipman, Fitzwater, Fogle and Richey

Noes (2): Eggleston and Walsh (50)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **CCR#2 SS HB 2149, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Fogle and Walsh (50)

Noes (0)

Absent (1): Richey

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SB 652**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Chipman, Fitzwater, Fogle and Richey

Noes (2): Eggleston and Walsh (50)

Absent (0)

BILLS CARRYING REQUEST MESSAGES

HCS#2 SB 710, as amended, relating to health care, was taken up by Representative Baker.

Representative Baker moved that the House refuse to recede from its position on **HCS#2 SB 710, as amended**, and grant the Senate a conference.

Which motion was adopted.

HCS SB 845, as amended, relating to county economic activity, was taken up by Representative McGaugh.

Representative McGaugh moved that the House refuse to recede from its position on **HCS SB 845, as amended**, and grant the Senate a conference.

Which motion was adopted.

BILLS IN CONFERENCE

CCR SS SCS HCS HB 3002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SS SCS HCS HB 3002** was adopted by the following vote:

AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 011

Basye	Busick	Chipman	Davis	Kidd
Lovasco	McDaniel	Pollock 123	Sander	Seitz
Walsh 50				

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PRESENT: 002

Deaton West

ABSENT WITH LEAVE: 007

Bailey Bosley DeGroot Derges Pietzman
Roden Toalson Reisch

VACANCIES: 007

On motion of Representative Smith (163), **CCS SS SCS HCS HB 3002** was read the third time and passed by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirt
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 010

Basye Busick Chipman Davis Kidd
Lovasco Pollock 123 Sander Seitz Walsh 50

PRESENT: 002

Deaton West

ABSENT WITH LEAVE: 006

Bailey Bosley DeGroot Derges Pietzman
Toalson Reisch

VACANCIES: 007

Representative Chipman declared the bill passed.

CCR SS SCS HCS HB 3003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SS SCS HCS HB 3003** was adopted by the following vote:

AYES: 125

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Barnes	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 16	Brown 70	Buchheit-Courtway	Burger	Burton
Busick	Butz	Christofanelli	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sassmann	Sauls	Schnelting	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Van Schoiack
Veit	Wiemann	Windham	Wright	Mr. Speaker

NOES: 021

Appelbaum	Basye	Brown 27	Burnett	Chipman
Davis	Doll	Kidd	Lovasco	McCreery
McDaniel	Pollock 123	Sander	Schroer	Seitz
Stevens 46	Unsicker	Walsh 50	Walsh Moore 93	Weber
Young				

PRESENT: 005

Baringer	Bland Manlove	Clemens	Gunby	West
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ABSENT WITH LEAVE: 005

Bailey	DeGroot	Derges	Pietzman	Toalson Reisch
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VACANCIES: 007

On motion of Representative Smith (163), **CCS SS SCS HCS HB 3003** was read the third time and passed by the following vote:

AYES: 114

Adams	Andrews	Atchison	Baker	Bangert
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 70
Buchheit-Courtway	Burger	Busick	Butz	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Mackey	Mayhew
McDaniel	McGaugh	McGill	Merideth	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schnelting	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 67
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Trent	Van Schoiack
Veit	Wiemann	Wright	Mr. Speaker	

NOES: 029

Appelbaum	Aune	Basye	Brown 27	Burnett
Burton	Chipman	Collins	Davis	Doll
Gunby	Kidd	Lewis 25	Lovasco	McCreery
Nurrenbern	Phifer	Pollock 123	Sander	Schroer
Seitz	Stevens 46	Turnbaugh	Unsicker	Walsh 50
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 008

Aldridge	Anderson	Baringer	Clemens	Mosley
Proudie	Smith 45	West		

ABSENT WITH LEAVE: 005

Bailey	DeGroot	Derges	Gray	Toalson Reisch
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VACANCIES: 007

Representative Chipman declared the bill passed.

CCR SCS HCS HB 3004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Speaker Vescovo resumed the Chair.

On motion of Representative Smith (163), **CCR SCS HCS HB 3004** was adopted by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 011

Basye	Chipman	Davis	Kidd	Lovasco
McDaniel	Pollock 123	Rone	Sander	Seitz
Walsh 50				

PRESENT: 001

West

ABSENT WITH LEAVE: 006

Bailey	DeGroot	Derges	Fishel	Henderson
Toalson Reisch				

VACANCIES: 007

On motion of Representative Smith (163), **CCS SCS HCS HB 3004** was read the third time and passed by the following vote:

AYES: 142

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 010

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Rone	Sander	Seitz	Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 004

Bailey	DeGroot	Derges	Toalson Reisch
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VACANCIES: 007

Speaker Vescovo declared the bill passed.

Representative Chipman resumed the Chair.

CCR SCS HCS HB 3005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SCS HCS HB 3005** was adopted by the following vote:

AYES: 134

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Collins
Cook	Copeland	Cupps	Davidson	Deaton
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sassmann	Sauls	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 016

Basye	Chipman	Coleman 97	Davis	Kidd
Lovasco	McDaniel	Pietzman	Pollock 123	Roden
Sander	Schnelting	Schroer	Seitz	Taylor 139
Walsh 50				

PRESENT: 001

Black 137

ABSENT WITH LEAVE: 005

Bailey	DeGroot	Derges	Hicks	Toalson Reisch
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VACANCIES: 007

On motion of Representative Smith (163), **CCS SCS HCS HB 3005** was read the third time and passed by the following vote:

AYES: 134

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Collins
Cook	Copeland	Cupps	Davidson	Deaton
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 25	Lewis 6	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sassmann	Sauls	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 016

Basye	Chipman	Coleman 97	Davis	Gregory 96
Kidd	Lovasco	Pietzman	Pollock 123	Roden
Sander	Schnelting	Schroer	Seitz	Taylor 139
Walsh 50				

PRESENT: 001

Black 137

ABSENT WITH LEAVE: 005

Bailey	DeGroot	Derges	Hicks	Toalson Reisch
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VACANCIES: 007

Representative Chipman declared the bill passed.

Speaker Vescovo resumed the Chair.

CCR SCS HCS HB 3006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof, and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the

several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SCS HCS HB 3006** was adopted by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sassmann	Sauls
Schnelting	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 013

Basye	Chipman	Coleman 97	Davis	Kidd
Lovasco	McDaniel	Pollock 123	Roden	Sander
Schroer	Seitz	Walsh 50		

PRESENT: 000

ABSENT WITH LEAVE: 005

Bailey	DeGroot	Derges	Grier	Toalson Reisch
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VACANCIES: 007

On motion of Representative Smith (163), **CCS SCS HCS HB 3006** was read the third time and passed by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Christofanelli	Clemens
Coleman 32	Collins	Cook	Copeland	Cupps
Davidson	Deaton	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rogers	Rone	Sassmann	Sauls
Schnelting	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 010

Chipman	Coleman 97	Davis	Kidd	Lovasco
Pollock 123	Sander	Schroer	Seitz	Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 008

Bailey	DeGroot	Derges	Dinkins	Johnson
Pollitt 52	Roberts	Toalson Reisch		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

CCR SCS HCS HB 3007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SCS HCS HB 3007** was adopted by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Sassmann
Sauls	Schnelting	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 011

Basye	Chipman	Coleman 97	Davis	Kidd
Lovasco	Roden	Sander	Schroer	Seitz
Walsh 50				

PRESENT: 000

ABSENT WITH LEAVE: 006

Bailey	DeGroot	Derges	McDaniel	Pollock 123
Toalson Reisch				

VACANCIES: 007

On motion of Representative Smith (163), **CCS SCS HCS HB 3007** was read the third time and passed by the following vote:

AYES: 137

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Christofanelli	Clemens	Coleman 32	Collins	Cook

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Copeland	Cupps	Davidson	Deaton	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sassmann	Sauls	Schnelting
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 011

Basye	Chipman	Coleman 97	Davis	Kidd
Lovasco	Pollock 123	Sander	Schroer	Seitz
Walsh 50				

PRESENT: 000

ABSENT WITH LEAVE: 008

Bailey	Bland Manlove	Bosley	DeGroot	Derges
McCreery	McDaniel	Toalson Reich		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

CCR SS SCS HCS HB 3008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SS SCS HCS HB 3008** was adopted by the following vote:

AYES: 139

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz

Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Davidson	Deaton	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGirt	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Young	Mr. Speaker	

NOES: 008

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Sander	Seitz		

PRESENT: 002

Aldridge	Bosley
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ABSENT WITH LEAVE: 007

Bailey	Cupps	DeGroot	Derges	McDaniel
Toalson Reisch	Wright			

VACANCIES: 007

On motion of Representative Smith (163), **CCS SS SCS HCS HB 3008** was read the third time and passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Blackington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner

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Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 008

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Sander	Seitz		

PRESENT: 000

ABSENT WITH LEAVE: 007

Bailey	Cupps	DeGroot	Derges	McDaniel
Stacy	Toalson Reisch			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

CCR SCS HCS HB 3009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SCS HCS HB 3009** was adopted by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel

Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rogers	Rone
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 010

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Roden	Sander	Seitz	Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 005

Bailey	DeGroot	Derges	McDaniel	Toalson Reisch
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VACANCIES: 007

On motion of Representative Smith (163), **CCS SCS HCS HB 3009** was read the third time and passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins

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Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 009

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Sander	Seitz	Walsh 50	

PRESENT: 000

ABSENT WITH LEAVE: 006

Bailey	Bosley	DeGroot	Derges	McDaniel
Toalson Reisch				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

CCR SS SCS HCS HB 3010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SS SCS HCS HB 3010** was adopted by the following vote:

AYES: 128

Adams	Aldridge	Andrews	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Billington
Black 137	Black 7	Bland Manlove	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burton	Busick	Butz	Christofanelli	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Mackey	Mayhew	McCreery	McGaugh	McGirl

Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rogers	Rone	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Van Schoiack	Veit	Walsh Moore 93	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 012

Basye	Burnett	Chipman	Davis	Kidd
Lovasco	Roden	Sander	Seitz	Taylor 139
Walsh 50	Weber			

PRESENT: 010

Anderson	Bosley	Clemens	Gunby	Lewis 25
Proudie	Quade	Stevens 46	Unsicker	Windham

ABSENT WITH LEAVE: 006

Appelbaum	Bailey	DeGroot	Derges	McDaniel
Toalson Reisch				

VACANCIES: 007

On motion of Representative Smith (163), **CCS SS SCS HCS HB 3010** was read the third time and passed by the following vote:

AYES: 126

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burton	Busick	Butz	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons

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Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Van Schoiack	Veit
Walsh Moore 93	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 009

Basye	Chipman	Davis	Kidd	Lovasco
Sander	Seitz	Taylor 139	Walsh 50	

PRESENT: 014

Bland Manlove	Bosley	Burnett	Clemens	Collins
Gunby	Lewis 25	Phifer	Proudie	Quade
Stevens 46	Unsicker	Weber	Windham	

ABSENT WITH LEAVE: 007

Appelbaum	Bailey	DeGroot	Derges	McDaniel
Rone	Toalson Reisch			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

CCR SS SCS HCS HB 3011, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SS SCS HCS HB 3011** was adopted by the following vote:

AYES: 110

Adams	Aldridge	Anderson	Atchison	Aune
Baker	Bangert	Barnes	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Butz	Christofanelli
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Deaton	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Mackey
Mayhew	McGaugh	McGill	Merideth	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sassmann	Sauls	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155

Smith 163	Smith 45	Stacy	Stephens 128	Tate
Taylor 48	Thomas	Thompson	Trent	Van Schoiack
Veit	West	Wright	Young	Mr. Speaker

NOES: 017

Basye	Burnett	Busick	Chipman	Davis
Kidd	Lewis 6	Lovasco	Pietzman	Pollock 123
Sander	Schnelting	Schroer	Seitz	Taylor 139
Walsh 50	Wiemann			

PRESENT: 020

Baringer	Bland Manlove	Bosley	Burton	Doll
Gunby	Lewis 25	McCreery	Mosley	Phifer
Proudie	Quade	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham

ABSENT WITH LEAVE: 009

Andrews	Appelbaum	Bailey	Clemens	DeGroot
Derges	McDaniel	Roden	Toalson Reisch	

VACANCIES: 007

On motion of Representative Smith (163), **CCS SS SCS HCS HB 3011** was read the third time and passed by the following vote:

AYES: 096

Andrews	Atchison	Aune	Baker	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 70	Buchheit-Courtway	Burger	Butz	Coleman 97
Cook	Copeland	Cupps	Deaton	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Mackey	Mayhew
McGaugh	McGirl	Merideth	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sassmann
Sauls	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Stephens 128	Taylor 48	Thomas	Thompson	Trent
Van Schoiack	Veit	West	Wright	Young
Mr. Speaker				

NOES: 021

Basye	Busick	Chipman	Christofanelli	Coleman 32
Davidson	Davis	Kidd	Lewis 6	Lovasco
Pietzman	Pollock 123	Sander	Schnelting	Schroer
Seitz	Stacy	Tate	Taylor 139	Walsh 50
Wiemann				

PRESENT: 032

Adams	Aldridge	Anderson	Bangert	Baringer
Bland Manlove	Bosley	Brown 27	Burnett	Burton
Clemens	Collins	Doll	Gray	Gunby
Ingle	Lewis 25	McCreery	Mosley	Person
Phifer	Price IV	Proudie	Quade	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham			

ABSENT WITH LEAVE: 007

Appelbaum	Bailey	Barnes	DeGroot	Derges
McDaniel	Toalson Reisch			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HB 2090** entitled:

An act to repeal sections 33.100, 36.020, 36.030, 36.050, 36.060, 36.070, 36.080, 36.090, 36.100, 36.120, 36.140, 36.250, 36.440, 36.510, 37.010, 105.950, 105.1114, and 288.220, RSMo, and to enact in lieu thereof seventeen new sections relating to the office of administration.

With Senate Amendment No. 1 to Senate Amendment No. 1, Senate Amendment No. 1, as amended, Senate Amendment No. 2 and Senate Amendment No. 3.

*Senate Amendment No. 1
to
Senate Amendment No. 1*

AMEND Senate Amendment No. 1 to Senate Committee Substitute for House Bill No. 2090, Page 1, Section 1, Line 14, by inserting after all of said line the following:

"(b) Has a Missouri adjusted gross income of less than one hundred fifty thousand dollars in the case of an individual filing an individual income tax return, or less than three hundred thousand dollars in the case of a married couple filing a combined income tax return;"; and

Further amend the remaining paragraphs accordingly.

Senate Amendment No. 1

AMEND Senate Committee Substitute for House Bill No. 2090, Page 1, Section Title, Lines 4-5, by striking "the office of administration" and inserting in lieu thereof the following:

"the payment of funds from the state treasury"; and

Further amend said bill, Page 24, Section 288.220, Line 49, by inserting after all of said line the following:

“Section 1 1. As used in this section, the following terms mean:

- (1) "Eligible individual", any individual or married couple who:
 - (a) Cannot be claimed as a dependent on any other taxpayer's federal income tax return for a tax year beginning in the calendar year in which the individual's tax year begins;
 - (b) Is not an estate or trust;
 - (c) Is not delinquent on child support obligations;
 - (d) Is a resident of the state, as defined in section 143.101; and
 - (e) Files a Missouri individual or combined individual income tax return for the tax year ending in calendar year 2021, and has filed such return with the state by October 17, 2022 or such return was postmarked by October 17, 2022;
 - (2) "Qualified taxpayer", any individual subject to the state income tax imposed under chapter 143, excluding the withholding tax imposed under sections 143.191 to 143.265, who is an eligible individual as defined under this section;
 - (3) "Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.
2. For the 2021 tax year, a qualified taxpayer shall be allowed to claim a one-time nonrefundable tax credit against the taxpayer's state tax liability in an amount equal to the lesser of each qualified taxpayer's Missouri income tax due for the tax year ending in calendar year 2021, or five hundred dollars in the case of individuals filing an individual Missouri income tax return, or one thousand dollars in the case of married couples filing a combined Missouri individual income tax return, whichever is less.
3. The department of revenue shall automatically adjust each qualified taxpayer's tax return for the 2021 tax year and shall issue refunds, if necessary, to qualified taxpayers via check or electronic fund transfer.
4. No tax credit claimed under this section shall be carried forward to any subsequent tax year.
5. No tax credit claimed under this section shall be assigned, transferred, sold, or otherwise conveyed.
6. Notwithstanding any provision of this section to the contrary, the director of revenue shall not authorize more than five hundred million dollars in tax credits under this section. In the event the aggregate amount of tax credits claimed by qualified taxpayers exceeds five hundred million dollars, the value of the tax credit shall be reduced by the smallest uniform percentage such that the total of all tax credits issued under this section is equal to five hundred million dollars.
7. There is hereby created in the state treasury the "Tax Credit Offset Fund", which shall consist of moneys appropriated by the general assembly. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180. Upon appropriation, money in the fund shall be used solely to issue tax credits pursuant to this section. Any moneys remaining in the fund at the end of the fiscal year ending on June 30, 2023, shall revert to the credit of the general revenue fund.
8. The department of revenue shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Committee Substitute for House Bill No. 2090, Page 22, Section 105.1114, Line 10, by inserting after all of said line the following:

“136.370. 1. Pursuant to chapter 143 and chapter 144, the director shall waive any interest or penalty assessed against any taxpayer when it is determined by the director, the administrative hearing commission, or a court of law that the negligence of an employee of the department resulted in undue delay, as defined by rule or regulation, in either assessing tax or notifying the taxpayer of the liability owed. Such waiver of interest or penalty shall be for that amount attributable to the period of delay and for any time that the penalty or interest is under appeal.

2. Notwithstanding any provision of law to the contrary, the director shall refund to a taxpayer the amount of sales and use tax assessments paid by such taxpayer when it is determined by the administrative hearing commission or a court of law that the negligence of or incorrect information provided by an employee of the department resulted in the taxpayer failing to collect and remit sales and use tax assessments that were required to be collected and for which the department subsequently audited the taxpayer. A taxpayer shall file a claim for refund no later than April 15, 2023, to receive a refund pursuant to this subsection.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Committee Substitute for House Bill No. 2090, Page 24, Section 288.220, Line 49, by inserting after all of said line the following:

“Section 1. No state employee shall be required to receive a vaccination against COVID-19 as a condition of commencing or continuing employment. This section shall not apply to any state employee who is employed by any facility that meets the definition of hospital in section 197.020, any long term care facility licensed under chapter 198, any entity that meets the definition of facility in section 199.170, or any facility certified by the Centers for Medicare and Medicaid Services.”; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HB 2400** entitled:

An act to repeal sections 285.730 and 620.2020, RSMo, and to enact in lieu thereof two new sections relating to business entities.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4, Senate Amendment No. 5, Senate Amendment No. 6, Senate Amendment No. 7, Senate Amendment No. 8, Senate Amendment No. 9, and Senate Amendment No. 11.

Senate Amendment No. 1

AMEND Senate Substitute for House Bill No. 2400, Page 5, Section 285.730, Line 143, by inserting after all of said line the following:

“407.475. 1. Except when specifically required or authorized by federal law, no state agency or state official shall impose any additional annual filing or reporting requirements on an organization regulated or specifically exempted from regulation under sections 407.450 to 407.478 that are more stringent, restrictive, or expansive than the requirements authorized under section 407.462.

2. This section shall not apply to state grants or contracts, nor investigations under section 407.472 and shall not restrict enforcement actions against specific charitable organizations. This section shall not apply to labor organizations, as that term is defined in section 105.500.

3. This section shall not apply when an organization regulated or specifically exempted from regulation under sections 407.450 to 407.475 is providing any report or disclosure required by state law to be filed with the secretary of state.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for House Bill No. 2400, Page 1, Section A, Line 3, by inserting after all of said line the following:

"130.029. 1. Nothing herein contained shall be construed to prohibit any corporation organized under any general or special law of this state, or any other state or by an act of the Congress of the United States or any labor organization, cooperative association or mutual association from making any contributions or expenditures, provided:

(1) That the board of directors of any corporation by resolution has authorized contributions or expenditures, or by resolution has authorized a designated officer to make such contributions or expenditures; or

(2) That the members of any labor organization, cooperative association or mutual association have authorized contributions or expenditures by a majority vote of the members present at a duly called meeting of any such labor organization, cooperative association or mutual association or by such vote has authorized a designated officer to make such contributions or expenditures.

2. No provision of this section shall be construed to authorize contributions or expenditures otherwise prohibited by, or to change any necessary percentage of vote otherwise required by, the articles of incorporation or association or bylaws of such labor organization, corporation, cooperative or mutual association.

3. Authority to make contributions or expenditures as authorized by this section shall be adopted by general or specific resolution. This resolution shall state the total amount of contributions or expenditures authorized, the purposes of such contributions or expenditures and the time period within which such authority shall exist.

4. (1) Any limited liability company that is duly registered pursuant to chapter 347 and that has not elected to be classified as a corporation under the federal tax code may make contributions to any committee if the limited liability company has:

(a) Been in existence for at least one year prior to such contribution; and

(b) Electronically filed with the Missouri ethics commission indicating that the limited liability company is a legitimate business with a legitimate business interest and is not created for the sole purpose of making campaign contributions.

(2) The Missouri ethics commission shall develop a method for limited liability companies to use for purposes of paragraph (b) of subdivision (1) of this subsection. The commission shall post all information submitted pursuant to this subdivision on its website on a public page in a searchable format.

143.081. 1. A resident individual, resident estate, and resident trust shall be allowed a credit against the tax otherwise due pursuant to sections 143.005 to 143.998 for the amount of any income tax imposed for the taxable year by another state of the United States (or a political subdivision thereof) or the District of Columbia on income derived from sources therein and which is also subject to tax pursuant to sections 143.005 to 143.998. For purposes of this subsection, the phrase "income tax imposed" shall be that amount of tax before any income tax credit allowed by such other state or the District of Columbia if the other state or the District of Columbia authorizes a reciprocal benefit for residents of this state.

2. The credit provided pursuant to this section shall not exceed an amount which bears the same ratio to the tax otherwise due pursuant to sections 143.005 to 143.998 as the amount of the taxpayer's Missouri adjusted gross income derived from sources in the other taxing jurisdiction bears to the taxpayer's Missouri adjusted gross income derived from all sources. In applying the limitation of the previous sentence to an estate or trust, Missouri taxable income shall be substituted for Missouri adjusted gross income. If the tax of more than one other taxing jurisdiction is imposed on the same item of income, the credit shall not exceed the limitation that would result if the taxes of all the other jurisdictions applicable to the item were deemed to be of a single jurisdiction.

3. (1) For the purposes of this section, in the case of an S corporation, each resident S shareholder shall be considered to have paid a tax imposed on the shareholder in an amount equal to the shareholder's pro rata share of any net income tax paid by the S corporation to a state which does not measure the income of shareholders on an S corporation by reference to the income of the S corporation or where a composite return and composite payments are made in such state on behalf of the S shareholders by the S corporation.

(2) A resident S shareholder shall be eligible for a credit issued pursuant to this section in an amount equal to the shareholder's pro rata share of any income tax imposed pursuant to chapter 143 on income derived from sources in another state of the United States, or a political subdivision thereof, or the District of Columbia, and which is subject to tax pursuant to chapter 143 but is not subject to tax in such other jurisdiction.

4. For purposes of subsection 3 of this section, in the case of an S corporation that is a bank chartered by a state, the Office of Thrift Supervision, or the comptroller of currency, each Missouri resident S shareholder of such out-of-state bank shall qualify for the shareholder's pro rata share of any net tax paid, including a bank franchise tax based on the income of the bank, by such S corporation where bank payment of taxes are made in such state on behalf of the S shareholders by the S bank to the extent of the tax paid.

143.436. 1. This section shall be known and may be cited as the "SALT Parity Act".

2. For the purposes of this section, the following terms shall mean:

(1) "Affected business entity", any partnership or S corporation that elects to be subject to tax pursuant to subsection 10 of this section;

(2) "Direct member", a member that holds an interest directly in an affected business entity;

(3) "Indirect member", a member that itself holds an interest, through a direct or indirect member that is a partnership or an S corporation, in an affected business entity;

(4) "Member":

(a) A shareholder of an S corporation;

(b) A partner in a general partnership, a limited partnership, or a limited liability partnership; or

(c) A member of a limited liability company that is treated as a partnership or S corporation for federal income tax purposes;

(5) "Partnership", the same meaning as provided in 26 U.S.C. Section 7701(a)(2). The term "partnership" shall include a limited liability company that is treated as a partnership for federal income tax purposes;

(6) "S corporation", a corporation or limited liability company that is treated as an S corporation for federal income tax purposes;

(7) "Tax year", the tax year of a partnership or S corporation for federal income tax purposes.

3. (1) Notwithstanding any provision of law to the contrary, a tax is hereby imposed on each affected business entity that is a partnership and that is doing business in this state. Such affected business entity shall, at the time that the affected business entity's return is due, pay a tax in an amount equal to the sum of the separately and nonseparately computed items, as described in 26 U.S.C. Section 702(a), of the affected business entity, to the extent derived from or connected with sources within this state, as determined pursuant to section 143.455, decreased by the deduction allowed under 26 U.S.C. Section 199A computed as if such deduction was allowed to be taken by the affected business entity for federal tax purposes, and increased or decreased by any modification made pursuant to section 143.471 that relates to an item of the affected business entity's income, gain, loss, or deduction, to the extent derived from or connected with sources within this state, as determined pursuant to section 143.455, with such sum multiplied by the highest rate of tax used to determine a Missouri income tax liability for an individual pursuant to section 143.011. An affected entity paying the tax pursuant to this subsection shall include with the payment of such taxes each report provided to a member pursuant to subsection 7 of this section.

(2) If the amount calculated pursuant to subdivision (1) of this section results in a net loss, such net loss may be carried forward to succeeding tax years for which the affected business entity elects to be subject to tax pursuant to subsection 11 of this section until fully used.

4. (1) Notwithstanding any provision of law to the contrary, a tax is hereby imposed on each affected business entity that is an S corporation and that is doing business in this state. Such affected business entity shall, at the time that the affected business entity's return is due, pay a tax in an amount equal to the sum of the separately and nonseparately computed items, as described in 26 U.S.C. Section 1366, of the affected business entity, to the extent derived from or connected with sources within this state, as determined pursuant to section 143.455, decreased by the deduction allowed under 26 U.S.C. Section 199A computed as if such deduction was allowed to be taken by the affected business entity for federal tax purposes, and increased

or decreased by any modification made pursuant to section 143.471 that relates to an item of the affected business entity's income, gain, loss, or deduction, to the extent derived from or connected with sources within this state, as determined pursuant to section 143.455, with such sum multiplied by the highest rate of tax used to determine a Missouri income tax liability for an individual pursuant to section 143.011. An affected entity paying the tax pursuant to this subsection shall include with the payment of such taxes each report provided to a member pursuant to subsection 7 of this section.

(2) If the amount calculated pursuant to subdivision (1) of this section results in a net loss, such net loss may be carried forward to succeeding tax years for which the affected business entity elects to be subject to tax pursuant to subsection 11 of this section until fully used.

5. If an affected business entity is a direct or indirect member of another affected business entity, the member affected business entity shall, when calculating its net income or loss pursuant to subsection 3 or 4 of this section, subtract its distributive share of income or add its distributive share of loss from the affected business entity in which it is a direct or indirect member to the extent that the income or loss was derived from or connected with sources within this state, as determined pursuant to section 143.455.

6. A nonresident individual who is a member shall not be required to file an income tax return pursuant to this chapter for a tax year if, for such tax year, the only source of income derived from or connected with sources within the state for such member, or the member and the member's spouse if a joint federal income tax return is or shall be filed, is from one or more affected business entities and such affected business entity or entities file and pay the tax due under this section.

7. Each partnership and S corporation shall report to each of its members, for each tax year, such member's direct pro rata share of the tax imposed pursuant to this section on such partnership or S corporation if it is an affected business entity and its indirect pro rata share of the tax imposed on any affected business entity in which such affected business entity is a direct or indirect member.

8. (1) Each member that is subject to the tax imposed pursuant to section 143.011 shall be entitled to a credit against the tax imposed pursuant to section 143.011. Such credit shall be in an amount equal to such member's direct and indirect pro rata share of the tax paid pursuant to this section by any affected business entity of which such member is directly or indirectly a member.

(2) If the amount of the credit authorized by this subsection exceeds such member's tax liability for the tax imposed pursuant to section 143.011, the excess amount shall not be refunded but may be carried forward to each succeeding tax year until such credit is fully taken.

9. (1) Each member that is subject to the tax imposed pursuant to section 143.011 as a resident or part-year resident of this state shall be entitled to a credit against the tax imposed pursuant to section 143.011 for such member's direct and indirect pro rata share of taxes paid to another state of the United States or to the District of Columbia, on income of any partnership or S corporation of which such person is a member that is derived therefrom, provided the taxes paid to another state of the United States or to the District of Columbia results from a tax that the director of revenue determines is substantially similar to the tax imposed pursuant to this section. Any such credit shall be calculated in a manner to be prescribed by the director of revenue, provided such calculation is consistent with the provisions of this section, and further provided that the limitations provided in subsection 2 of section 143.081 shall apply to the credit authorized by this subsection.

(2) If the amount of the credit authorized by this subsection exceeds such member's tax liability for the tax imposed pursuant to section 143.011, the excess amount shall not be refunded and shall not be carried forward.

10. (1) Each corporation that is subject to the tax imposed pursuant to section 143.071 and that is a member shall be entitled to a credit against the tax imposed pursuant to section 143.071. Such credit shall be in an amount equal to such corporation's direct and indirect pro rata share of the tax paid pursuant to this section by any affected business entity of which such corporation is directly or indirectly a member. Such credit shall be applied after all other credits.

(2) If the amount of the credit authorized by this subsection exceeds such corporation's tax liability for the tax imposed pursuant to section 143.071, the excess amount shall not be refunded but may be carried forward to each succeeding tax year until such credit is fully taken.

11. A partnership or an S corporation may elect to become an affected business entity that is required to pay the tax pursuant to this section in any tax year. A separate election shall be made for each

taxable year. Such election shall be made on such form and in such manner as the director of revenue may prescribe by rule. An election made pursuant to this subsection shall be signed by:

- (1) Each member of the electing entity who is a member at the time the election is filed; or
- (2) Any officer, manager, or member of the electing entity who is authorized to make the election and who attests to having such authorization under penalty of perjury.

12. The provisions of sections 143.425 and 143.601 shall apply to any modifications made to an affected business entity's federal return, and such affected business entity shall pay any resulting underpayment of tax to the extent not already paid pursuant to section 143.425.

13. (1) With respect to an action required or permitted to be taken by an affected business entity pursuant to this section, a proceeding under section 143.631 for reconsideration by the director of revenue, an appeal to the administrative hearing commission, or a review by the judiciary with respect to such action, the affected business entity shall designate an affected business entity representative for the tax year, and such affected business entity representative shall have the sole authority to act on behalf of the affected business entity, and the affected business entity's members shall be bound by those actions.

(2) The department of revenue may establish reasonable qualifications and procedures for designating a person to be the affected business entity representative.

(3) The affected business entity representative shall be considered an authorized representative of the affected business entity and its members under section 32.057 for the purposes of compliance with this section, or participating in a proceeding described in subdivision (1) of this subsection.

14. The provisions of this section shall only apply to tax years ending on or after December 31, 2022.

15. The department of revenue may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

144.010. 1. The following words, terms, and phrases when used in sections 144.010 to 144.525 have the meanings ascribed to them in this section, except when the context indicates a different meaning:

(1) "Admission" includes seats and tables, reserved or otherwise, and other similar accommodations and charges made therefor and amount paid for admission, exclusive of any admission tax imposed by the federal government or by sections 144.010 to 144.525;

(2) "Business" includes any activity engaged in by any person, or caused to be engaged in by him, with the object of gain, benefit or advantage, either direct or indirect, and the classification of which business is of such character as to be subject to the terms of sections 144.010 to 144.525. A person is "engaging in business" in this state for purposes of sections 144.010 to 144.525 if such person engages in business activities within this state or maintains a place of business in this state under section 144.605. The isolated or occasional sale of tangible personal property, service, substance, or thing, by a person not engaged in such business, does not constitute engaging in business within the meaning of sections 144.010 to 144.525 unless the total amount of the gross receipts from such sales, exclusive of receipts from the sale of tangible personal property by persons which property is sold in the course of the partial or complete liquidation of a household, farm or nonbusiness enterprise, exceeds three thousand dollars in any calendar year. The provisions of this subdivision shall not be construed to make any sale of property which is exempt from sales tax or use tax on June 1, 1977, subject to that tax thereafter;

(3) "Captive wildlife", includes but is not limited to exotic partridges, gray partridge, northern bobwhite quail, ring-necked pheasant, captive waterfowl, captive white-tailed deer, captive elk, and captive furbearers held under permit issued by the Missouri department of conservation for hunting purposes. The provisions of this subdivision shall not apply to sales tax on a harvested animal;

(4) "Gross receipts", except as provided in section 144.012, means the total amount of the sale price of the sales at retail including any services other than charges incident to the extension of credit that are a part of such sales made by the businesses herein referred to, capable of being valued in money, whether received in money or otherwise; except that, the term gross receipts shall not include the sale price of property returned by customers when the full sale price thereof is refunded either in cash or by credit. In determining any tax due under sections 144.010 to 144.525 on the gross receipts, charges incident to the extension of credit shall be specifically exempted. For the purposes of sections 144.010 to 144.525 the total amount of the sale price above mentioned shall be deemed to be the amount received. It shall also include the lease or rental consideration where the right to continuous possession or use of any article of tangible personal property is granted under a lease or contract and such transfer of

possession would be taxable if outright sale were made and, in such cases, the same shall be taxable as if outright sale were made and considered as a sale of such article, and the tax shall be computed and paid by the lessee upon the rentals paid. The term gross receipts shall not include usual and customary delivery charges that are stated separately from the sale price;

(5) "Instructional class", includes any class, lesson, or instruction intended or used for teaching;

(6) "Livestock", cattle, calves, sheep, swine, ratite birds, including but not limited to, ostrich and emu, aquatic products as described in section 277.024, llamas, alpaca, buffalo, bison, elk documented as obtained from a legal source and not from the wild, goats, horses, other equine, honey bees, or rabbits raised in confinement for human consumption;

(7) "Motor vehicle leasing company" shall be a company obtaining a permit from the director of revenue to operate as a motor vehicle leasing company. Not all persons renting or leasing trailers or motor vehicles need to obtain such a permit; however, no person failing to obtain such a permit may avail itself of the optional tax provisions of subsection 5 of section 144.070, as hereinafter provided;

(8) "Person" includes any individual, firm, copartnership, joint adventure, association, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or agency, except the state transportation department, estate, trust, business trust, receiver or trustee appointed by the state or federal court, syndicate, or any other group or combination acting as a unit, and the plural as well as the singular number;

(9) "Product which is intended to be sold ultimately for final use or consumption" means tangible personal property, or any service that is subject to state or local sales or use taxes, or any tax that is substantially equivalent thereto, in this state or any other state;

(10) "Purchaser" means a person who purchases tangible personal property or to whom are rendered services, receipts from which are taxable under sections 144.010 to 144.525;

(11) "Research or experimentation activities" are the development of an experimental or pilot model, plant process, formula, invention or similar property, and the improvement of existing property of such type. Research or experimentation activities do not include activities such as ordinary testing or inspection of materials or products for quality control, efficiency surveys, advertising promotions or research in connection with literary, historical or similar projects;

(12) "Sale" or "sales" includes installment and credit sales, and the exchange of properties as well as the sale thereof for money, every closed transaction constituting a sale, and means any transfer, exchange or barter, conditional or otherwise, in any manner or by any means whatsoever, of tangible personal property for valuable consideration and the rendering, furnishing or selling for a valuable consideration any of the substances, things and services herein designated and defined as taxable under the terms of sections 144.010 to 144.525;

(13) "Sale at retail" means any transfer made by any person engaged in business as defined herein of the ownership of, or title to, tangible personal property to the purchaser, for use or consumption and not for resale in any form as tangible personal property, for a valuable consideration; except that, for the purposes of sections 144.010 to 144.525 and the tax imposed thereby: (i) purchases of tangible personal property made by duly licensed physicians, dentists, optometrists and veterinarians and used in the practice of their professions shall be deemed to be purchases for use or consumption and not for resale; and (ii) the selling of computer printouts, computer output or microfilm or microfiche and computer-assisted photo compositions to a purchaser to enable the purchaser to obtain for his or her own use the desired information contained in such computer printouts, computer output on microfilm or microfiche and computer-assisted photo compositions shall be considered as the sale of a service and not as the sale of tangible personal property. Where necessary to conform to the context of sections 144.010 to 144.525 and the tax imposed thereby, the term sale at retail shall be construed to embrace:

(a) Sales of admission tickets, cash admissions, charges and fees to or in places of amusement, entertainment and recreation, games and athletic events, except amounts paid for any instructional class;

(b) Sales of electricity, electrical current, water and gas, natural or artificial, to domestic, commercial or industrial consumers, **except as provided in subdivision (12) of subsection 1 of section 144.011;**

(c) Sales of local and long distance telecommunications service to telecommunications subscribers and to others through equipment of telecommunications subscribers for the transmission of messages and conversations, and the sale, rental or leasing of all equipment or services pertaining or incidental thereto;

(d) Sales of service for transmission of messages by telegraph companies;

(e) Sales or charges for all rooms, meals and drinks furnished at any hotel, motel, tavern, inn, restaurant, eating house, drugstore, dining car, tourist camp, tourist cabin, or other place in which rooms, meals or drinks are regularly served to the public;

(f) Sales of tickets by every person operating a railroad, sleeping car, dining car, express car, boat, airplane, and such buses and trucks as are licensed by the division of motor carrier and railroad safety of the department of economic development of Missouri, engaged in the transportation of persons for hire;

(14) "Seller" means a person selling or furnishing tangible personal property or rendering services, on the receipts from which a tax is imposed pursuant to section 144.020;

(15) The noun "tax" means either the tax payable by the purchaser of a commodity or service subject to tax, or the aggregate amount of taxes due from the vendor of such commodities or services during the period for which he or she is required to report his or her collections, as the context may require; and

(16) "Telecommunications service", for the purpose of this chapter, the transmission of information by wire, radio, optical cable, coaxial cable, electronic impulses, or other similar means. As used in this definition, "information" means knowledge or intelligence represented by any form of writing, signs, signals, pictures, sounds, or any other symbols. Telecommunications service does not include the following if such services are separately stated on the customer's bill or on records of the seller maintained in the ordinary course of business:

(a) Access to the internet, access to interactive computer services or electronic publishing services, except the amount paid for the telecommunications service used to provide such access;

(b) Answering services and one-way paging services;

(c) Private mobile radio services which are not two-way commercial mobile radio services such as wireless telephone, personal communications services or enhanced specialized mobile radio services as defined pursuant to federal law; or

(d) Cable or satellite television or music services.

2. For purposes of the taxes imposed under sections 144.010 to 144.525, and any other provisions of law pertaining to sales or use taxes which incorporate the provisions of sections 144.010 to 144.525 by reference, the term manufactured homes shall have the same meaning given it in section 700.010.

3. Sections 144.010 to 144.525 may be known and quoted as the "Sales Tax Law".

144.011. 1. For purposes of this chapter, and the taxes imposed thereby, the definition of "retail sale" or "sale at retail" shall not be construed to include any of the following:

(1) The transfer by one corporation of substantially all of its tangible personal property to another corporation pursuant to a merger or consolidation effected under the laws of the state of Missouri or any other jurisdiction;

(2) The transfer of tangible personal property incident to the liquidation or cessation of a taxpayer's trade or business, conducted in proprietorship, partnership or corporate form, except to the extent any transfer is made in the ordinary course of the taxpayer's trade or business;

(3) The transfer of tangible personal property to a corporation solely in exchange for its stock or securities;

(4) The transfer of tangible personal property to a corporation by a shareholder as a contribution to the capital of the transferee corporation;

(5) The transfer of tangible personal property to a partnership solely in exchange for a partnership interest therein;

(6) The transfer of tangible personal property by a partner as a contribution to the capital of the transferee partnership;

(7) The transfer of tangible personal property by a corporation to one or more of its shareholders as a dividend, return of capital, distribution in the partial or complete liquidation of the corporation or distribution in redemption of the shareholder's interest therein;

(8) The transfer of tangible personal property by a partnership to one or more of its partners as a current distribution, return of capital or distribution in the partial or complete liquidation of the partnership or of the partner's interest therein;

(9) The transfer of reusable containers used in connection with the sale of tangible personal property contained therein for which a deposit is required and refunded on return;

(10) The purchase by persons operating eating or food service establishments, of items of a nonreusable nature which are furnished to the customers of such establishments with or in conjunction with the retail sales of their food or beverage. Such items shall include, but not be limited to, wrapping or packaging materials and nonreusable paper, wood, plastic and aluminum articles such as containers, trays, napkins, dishes, silverware, cups, bags, boxes, straws, sticks and toothpicks;

(11) The purchase by persons operating hotels, motels or other transient accommodation establishments, of items of a nonreusable nature which are furnished to the guests in the guests' rooms of such establishments and such items are included in the charge made for such accommodations. Such items shall include, but not be limited to, soap, shampoo, tissue and other toiletries and food or confectionery items offered to the guests without charge;

(12) The purchase by persons operating hotels, motels, or other transient accommodation establishments of electricity, electrical current, water, and gas, whether natural or artificial, which are used to heat, cool, or provide water or power to the guests' accommodations of such establishments, including sleeping rooms, meeting and banquet rooms, and any other customer space rented by guests, and which are included in the charge made for such accommodations. Any person required to remit sales tax on such purchases prior to August 28, 2022, shall be entitled to a refund on such taxes remitted;

(13) The transfer of a manufactured home other than:

(a) A transfer which involves the delivery of the document known as the "Manufacturer's Statement of Origin" to a person other than a manufactured home dealer, as defined in section 700.010, for purposes of allowing such person to obtain a title to the manufactured home from the department of revenue of this state or the appropriate agency or officer of any other state;

(b) A transfer which involves the delivery of a "Repossessed Title" to a resident of this state if the tax imposed by this chapter was not paid on the transfer of the manufactured home described in paragraph (a) of this subdivision;

(c) The first transfer which occurs after December 31, 1985, if the tax imposed by this chapter was not paid on any transfer of the same manufactured home which occurred before December 31, 1985; or

~~[(13)]~~ **(14) Charges for initiation fees or dues to:**

(a) Fraternal beneficiaries societies, or domestic fraternal societies, orders or associations operating under the lodge system a substantial part of the activities of which are devoted to religious, charitable, scientific, literary, educational or fraternal purposes;

(b) Posts or organizations of past or present members of the Armed Forces of the United States or an auxiliary unit or society of, or a trust or foundation for, any such post or organization substantially all of the members of which are past or present members of the Armed Forces of the United States or who are cadets, spouses, widows, or widowers of past or present members of the Armed Forces of the United States, no part of the net earnings of which inures to the benefit of any private shareholder or individual; or

(c) Nonprofit organizations exempt from taxation under Section 501(c)(7) of the Internal Revenue Code of 1986, as amended.

2. The assumption of liabilities of the transferor by the transferee incident to any of the transactions enumerated in the above subdivisions (1) to (8) of subsection 1 of this section shall not disqualify the transfer from the exclusion described in this section, where such liability assumption is related to the property transferred and where the assumption does not have as its principal purpose the avoidance of Missouri sales or use tax.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute for House Bill No. 2400, Page 1, Section A, Line 3, by inserting after all of said line the following:

"135.800. 1. The provisions of sections 135.800 to 135.830 shall be known and may be cited as the "Tax Credit Accountability Act of 2004".

2. As used in sections 135.800 to 135.830, the following terms mean:

(1) "Administering agency", the state agency or department charged with administering a particular tax credit program, as set forth by the program's enacting statute; where no department or agency is set forth, the department of revenue;

(2) "Agricultural tax credits", the agricultural product utilization contributor tax credit created pursuant to section 348.430, the new generation cooperative incentive tax credit created pursuant to section 348.432, the family farm breeding livestock loan tax credit created under section 348.505, the qualified beef tax credit created under section 135.679, and the wine and grape production tax credit created pursuant to section 135.700;

(3) ~~["All tax credit programs", or "any tax credit program", the tax credit programs included in the definitions of agricultural tax credits, business recruitment tax credits, community development tax credits, domestic and social tax credits, entrepreneurial tax credits, environmental tax credits, financial and insurance tax credits, housing tax credits, redevelopment tax credits, and training and educational tax credits;~~

~~_____~~(4) "Business recruitment tax credits", the business facility tax credit created pursuant to sections 135.110 to 135.150 and section 135.258, the enterprise zone tax benefits created pursuant to sections 135.200 to 135.270, the business use incentives for large-scale development programs created pursuant to sections 100.700 to 100.850, the development tax credits created pursuant to sections 32.100 to 32.125, the rebuilding communities tax credit created pursuant to section 135.535, the film production tax credit created pursuant to section 135.750, the enhanced enterprise zone created pursuant to sections 135.950 to 135.970, and the Missouri quality jobs program created pursuant to sections 620.1875 to 620.1900;

~~[(5)]~~ (4) "Community development tax credits", the neighborhood assistance tax credit created pursuant to sections 32.100 to 32.125, the family development account tax credit created pursuant to sections 208.750 to 208.775, the dry fire hydrant tax credit created pursuant to section 320.093, and the transportation development tax credit created pursuant to section 135.545;

~~[(6)]~~ (5) "Domestic and social tax credits", the youth opportunities tax credit created pursuant to section 135.460 and sections 620.1100 to 620.1103, the shelter for victims of domestic violence created pursuant to section 135.550, the senior citizen or disabled person property tax credit created pursuant to sections 135.010 to 135.035, the adoption tax credit created pursuant to sections 135.325 to 135.339, the champion for children tax credit created pursuant to section 135.341, the maternity home tax credit created pursuant to section 135.600, the surviving spouse tax credit created pursuant to section 135.090, the residential treatment agency tax credit created pursuant to section 135.1150, the pregnancy resource center tax credit created pursuant to section 135.630, the food pantry tax credit created pursuant to section 135.647, ~~[the health care access fund tax credit created pursuant to section 135.575,]~~ the residential dwelling access tax credit created pursuant to section 135.562, the developmental disability care provider tax credit created under section 135.1180, the shared care tax credit created pursuant to section 192.2015, **the health, hunger, and hygiene tax credit created pursuant to section 135.1125**, and the diaper bank tax credit created pursuant to section 135.621;

~~[(7)]~~ (6) "Entrepreneurial tax credits", the capital tax credit created pursuant to sections 135.400 to 135.429, the certified capital company tax credit created pursuant to sections 135.500 to 135.529, the seed capital tax credit created pursuant to sections 348.300 to 348.318, the new enterprise creation tax credit created pursuant to sections 620.635 to 620.653, the research tax credit created pursuant to section 620.1039, the small business incubator tax credit created pursuant to section 620.495, the guarantee fee tax credit created pursuant to section 135.766, and the new generation cooperative tax credit created pursuant to sections 32.105 to 32.125;

~~[(8)]~~ (7) "Environmental tax credits", the charcoal producer tax credit created pursuant to section 135.313, the wood energy tax credit created pursuant to sections 135.300 to 135.311, and the alternative fuel stations tax credit created pursuant to section 135.710;

~~[(9)]~~ (8) "Financial and insurance tax credits", the bank franchise tax credit created pursuant to section 148.030, the bank tax credit for S corporations created pursuant to section 143.471, the exam fee tax credit created pursuant to section 148.400, the health insurance pool tax credit created pursuant to section 376.975, the life and health insurance guaranty tax credit created pursuant to section 376.745, the property and casualty guaranty tax credit created pursuant to section 375.774, and the self-employed health insurance tax credit created pursuant to section 143.119;

~~[(10)]~~ (9) "Housing tax credits", the neighborhood preservation tax credit created pursuant to sections 135.475 to 135.487, the low-income housing tax credit created pursuant to sections 135.350 to 135.363, and the affordable housing tax credit created pursuant to sections 32.105 to 32.125;

~~[(11)]~~ (10) "Recipient", the individual or entity who **both**:

(a) Is the original applicant for ~~[and who receives proceeds from a tax credit program directly from the administering agency, the person or entity responsible for the reporting requirements established in section 135.805]~~ **a tax credit; and**

(b) **Who directly receives a tax credit or the right to transfer a tax credit under a tax credit program, regardless as to whether the tax credit has been used or redeemed; a recipient shall not include the transferee of a transferable tax credit;**

~~[(12)]~~ (11) "Redevelopment tax credits", the historic preservation tax credit created pursuant to sections 253.545 to 253.559, the brownfield redevelopment program tax credit created pursuant to sections 447.700 to 447.718, the community development corporations tax credit created pursuant to sections 135.400 to 135.430, the infrastructure tax credit created pursuant to subsection 6 of section 100.286, the bond guarantee tax credit created

pursuant to section 100.297, the disabled access tax credit created pursuant to section 135.490, the new markets tax credit created pursuant to section 135.680, and the distressed areas land assemblage tax credit created pursuant to section 99.1205;

(12) **"Tax credit program", any of the tax credit programs included in the definitions of agricultural tax credits, business recruitment tax credits, community development tax credits, domestic and social tax credits, entrepreneurial tax credits, environmental tax credits, housing tax credits, redevelopment tax credits, and training and educational tax credits;**

(13) "Training and educational tax credits", the Missouri works new jobs tax credit and Missouri works retained jobs credit created pursuant to sections 620.800 to 620.809."; and

"135.802. 1. Beginning January 1, 2005, all applications for all tax credit programs shall include, in addition to any requirements provided by the enacting statutes of a particular credit program, the following information to be submitted to the department administering the tax credit:

(1) Name, address, and phone number of the applicant or applicants, and the name, address, and phone number of a contact person or agent for the applicant or applicants;

(2) Taxpayer type, whether individual, corporation, nonprofit or other, and taxpayer identification number, if applicable;

(3) Standard industry code, if applicable;

(4) Program name and type of tax credit, including the identity of any other state or federal program being utilized for the same activity or project; and

(5) Number of estimated jobs to be **directly** created, as a result of the tax credits, if applicable, separated by construction, part-time permanent, and full-time permanent.

2. In addition to the information required by subsection 1 of this section, an applicant for a community development tax credit shall also provide information detailing the title and location of the corresponding project, the estimated time period for completion of the project, and all geographic areas impacted by the project.

3. In addition to the information required by subsection 1 of this section, an applicant for a redevelopment tax credit shall also provide information detailing the location and legal description of the property, age of the structure, if applicable, whether the property is residential, commercial, or governmental, and the projected project cost, labor cost, and projected date of completion. Where a redevelopment tax credit applicant is required to submit contemporaneously a federal application for a similar credit on the same underlying project, the submission of a copy of the federal application shall be sufficient to meet the requirements of this subsection.

4. In addition to the information required by subsection 1 of this section, an applicant for a business recruitment tax credit shall also provide information detailing the category of business by size, the address of the business headquarters and all offices located within this state, the number of employees at the time of the application, the number of employees projected to increase as a result of the completion of the project, and the estimated project cost.

5. In addition to the information required by subsection 1 of this section, an applicant for a training and educational tax credit shall also provide information detailing the name and address of the educational institution to be used, the average salary of workers to be served, the estimated project cost, and the number of employees and number of students to be served.

6. In addition to the information required by subsection 1 of this section, an applicant for a housing tax credit also shall provide information detailing the address, legal description, and fair market value of the property, and the projected labor cost and projected completion date of the project. Where a housing tax credit applicant is required to submit contemporaneously a federal application for a similar credit on the same underlying project, the submission of a copy of the federal application shall be sufficient to meet the requirements of this subsection. For the purposes of this subsection, "fair market value" means the value as of the purchase of the property or the most recent assessment, whichever is more recent.

7. In addition to the information required by subsection 1 of this section, an applicant for an entrepreneurial tax credit shall also provide information detailing the amount of investment and the names of the project, fund, and research project.

8. In addition to the information required by subsection 1 of this section, an applicant for an agricultural tax credit shall also provide information detailing the type of agricultural commodity, the amount of contribution, the type of equipment purchased, and the name and description of the facility.

9. In addition to the information required by subsection 1 of this section, an applicant for an environmental tax credit shall also include information detailing the type of equipment, if applicable, purchased and any environmental impact statement, if required by state or federal law.

10. An administering agency, **or the department of economic development with the consent of an administering agency**, may, by rule, require additional information to be submitted by an applicant. Any rule or portion of a rule, as that term is defined in section 536.010, that is created pursuant to the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be void.

11. Where the sole requirement for receiving a tax credit in the enabling legislation of any tax credit is an obligatory assessment upon a taxpayer or a monetary contribution to a particular group or entity, the application requirements provided in this section shall apply to the recipient of such assessment or contribution and shall not apply to the assessed nor the contributor.

12. It shall be the duty of each administering agency to provide information to every applicant, at some time prior to authorization of an applicant's tax credit application, wherein the requirements of this section, the annual reporting requirements of section 135.805, and the penalty provisions of section 135.810 are described in detail. **Every applicant for a tax credit under a tax credit program, as part of the application process and as a condition of receiving such tax credit, shall sign a statement affirming that the applicant is aware of the reporting requirements of section 135.805 and the penalty provisions of section 135.810.**"; and

"135.805. 1. A recipient of any tax credit program, except domestic and social tax credits~~[- environmental tax credits]~~, or financial and insurance tax credits, shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following the issuance of the tax credits, provide to the administering agency the actual number of jobs **directly created that year as of June thirtieth** as a result of the tax credits, ~~[at the location on the last day of the annual reporting period]~~ separated by part-time permanent and full-time permanent for each month of the preceding twelve-month period.

2. A recipient of a community development tax credit shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming the title and location of the corresponding project, **the estimated and actual project cost**, the estimated ~~[or]~~ **and** actual time period for completion of the project, and all geographic areas impacted by the project.

3. A recipient of a redevelopment tax credit shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming whether the property is used for residential, commercial, or governmental purposes, and the projected ~~[or]~~ **and** actual project cost, labor cost, and date of completion.

4. A recipient of a business recruitment tax credit shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming the category of business by size, the address of the business headquarters and all offices located within this state, the number of employees at the time of the annual update, an updated estimate of the number of employees projected to increase as a result of the completion of the project, and the estimated ~~[or]~~ **and** actual project cost.

5. A recipient of a training and educational tax credit shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming the name and address of the educational institution used, the average salary of workers served as of such annual update, the estimated ~~[or]~~ **and** actual project cost, and the number of employees and number of students served as of such annual update.

6. A recipient of a housing tax credit shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming the address of the property, the fair market value of the property, as defined in subsection 6 of section 135.802, and the projected ~~[or]~~ **and** actual labor ~~[cost]~~ **and project costs** and completion date of the project.

7. A recipient of an entrepreneurial tax credit shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming the amount of investment and the names of the project, fund, and research project.

8. A recipient of an agricultural tax credit shall ~~[annually]~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming the type of agricultural commodity, the amount of contribution, the type of equipment purchased, and the name and description of

the facility, except that if the agricultural credit is issued as a result of a producer member investing in a new generation processing entity or new generation cooperative then the new generation processing entity or new generation cooperative, and not the recipient, shall ~~annually~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information confirming the type of agricultural commodity, the amount of contribution, the type of equipment purchased, and the name and description of the facility.

9. A recipient of an environmental tax credit shall ~~annually~~ **on June thirtieth of each year**, for a period of three years following issuance of tax credits, provide to the administering agency information detailing any change to the type of equipment purchased, if applicable, and any change to any environmental impact statement, if such statement is required by state or federal law.

10. ~~[The reporting requirements established in this section shall be due annually on June thirtieth of each year.]~~ No person or entity shall be required to make an annual report until at least one ~~[year]~~ **month** after the credit issuance date.

11. Where the sole requirement for receiving a tax credit in the enabling legislation of any tax credit is an obligatory assessment upon a taxpayer or a monetary contribution to a particular group or entity, the reporting requirements provided in this section shall apply to the recipient of such assessment or contribution and shall not apply to the assessed nor the contributor.

12. Where the enacting statutes of a particular tax credit program or the rules of a particular administering agency require reporting of information that includes the information required in sections 135.802 to 135.810, upon reporting of the required information, the applicant shall be deemed to be in compliance with the requirements of sections 135.802 to 135.810. The administering agency shall notify in writing the department of economic development of the administering agency's status as custodian of any particular tax credit program and that all records pertaining to the program are available at the administering agency's office **or electronically** for review by the department of economic development.

13. The provisions of subsections 1 to 10 of this section shall apply beginning on June 30, 2005.

14. Notwithstanding provisions of law to the contrary, every agency of this state charged with administering a tax credit program authorized under the laws of this state shall make available for public inspection the name of each tax credit recipient and the amount of tax credits issued to each such recipient. **An administering agency may satisfy this requirement by making such information available to the public through the department of economic development's website or the Missouri accountability portal.**

15. The department of economic development shall make all information provided under the provisions of this section available for public inspection on the department's website and the Missouri accountability portal.

16. The administering agency of any tax credit program for which reporting requirements are required under the provisions of subsection 1 of this section shall publish guidelines and may promulgate rules to implement the provisions of such subsection. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void."; and

"135.810. 1. After credits have been issued, any failure to meet the annual reporting requirements established in section 135.805 or any determination of fraud in the application **or reporting** process shall result in penalties as follows:

(1) Failure to **file the first annual report due under section 135.805** for more than ~~[six]~~ **three months** ~~[but less than one year]~~ shall result in a penalty equal to ~~[two]~~ **one** percent of the value of the credits issued for each month of delinquency ~~[during such time period]~~, **provided such penalty shall not exceed a maximum of ten percent of the value of the credits issued;**

(2) Failure to ~~[report]~~ **file the second or third annual reports due under section 135.805** for more than ~~[one year]~~ **three months** shall result in a penalty equal to ~~[ten]~~ **one and one-half** percent of the value of the credits issued for each month of delinquency ~~[during such time period]~~ up to ~~[one hundred percent of the value of the credit issued is assessed by way of penalty]~~ **a maximum of twenty percent, per report, of the value of the credits issued;**

(3) Fraud in the application **or reporting** process shall result in a penalty equal to ~~[one]~~ **two** hundred percent of the credits issued. No ~~[taxpayer]~~ **recipient** shall be deemed to have committed fraud in the application **or reporting** process for any credit unless such conclusion has been reached by ~~[a court of competent jurisdiction]~~

~~or~~ the administrative hearing commission. **The department of revenue, the department of economic development, or the administering agency may, by filing a complaint, submit to the administrative hearing commission the question of whether fraud in the application or reporting process for any credit has occurred. The burden of proof shall be on the governmental agency in such disputes. The issue shall be decided by the administrative hearing commission under the same procedural and evidentiary rules as ordinary contested cases before it.**

2. ~~Ninety~~ **Thirty** days after the annual report is past due, the administering agency shall send notice by registered **or certified** mail to the last known address of the person or entity obligated to complete the annual reporting informing such person or entity of the past-due annual report and describing in detail the pending penalties and their respective deadlines. ~~Six~~ **Three** months after the annual report is past due, the administering agency shall notify the department of revenue of any ~~taxpayer~~ **recipient** subject to penalties. ~~The taxpayer shall be liable for any penalties as of December thirty-first of any tax year and such liability~~ **payment of a penalty under this section shall be due as of the filing date of the taxpayer's recipient's next income tax return. If the taxpayer recipient is not required to file an income tax return, the taxpayer's recipient's liability for penalties shall be due as of the next April fifteenth of each year.** The director of the department of revenue shall prepare forms and promulgate rules to allow for the reporting and satisfaction of liability for such penalties, **and, for valuable consideration, may enter into agreements to compromise or abate some or all of the penalty amount.** The director of the department of revenue shall offset any credits claimed on a contemporaneously filed tax return against an outstanding penalty before applying such credits to the tax year against which they were originally claimed. Any nonpayment of liability for penalties **by the date due under this subsection** shall be subject to the same provisions of law as a liability for unpaid income taxes, including, ~~but not limited to, interest and penalty provisions~~ **underpayment interest provisions but excluding income tax penalty and addition to tax provisions.**

3. Penalties shall remain the liability of the person or entity obligated to complete the annual reporting, without regard to any transfer of the credits.

4. Any person or entity obligated to complete the annual reporting requirements provided in section 135.805 shall provide the proper administering agency with notice of change of address when ~~necessary~~ **a change of address occurs. The administering agency shall notify the department of revenue and the department of economic development of such change of address.**

5. An administering agency may promulgate rules in order to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void."; and

"135.815. 1. Prior to authorization of any tax credit application, an administering agency shall verify through the department of revenue that the tax credit applicant does not owe any delinquent income, sales, or use taxes, or interest, **additions**, or penalties on such taxes, and through the department of commerce and insurance that the applicant does not owe any delinquent insurance taxes. Such delinquency shall not affect the authorization of the application for such tax credits, except that the amount of credits issued shall be reduced by the applicant's tax delinquency. If the department of revenue or the department of commerce and insurance concludes that a taxpayer is delinquent after June fifteenth but before July first of any year, and the application of tax credits to such delinquency causes a tax deficiency on behalf of the taxpayer to arise, then the taxpayer shall be granted thirty days to satisfy the deficiency in which interest, penalties, and additions to tax shall be tolled. After applying all available credits towards a tax delinquency, the administering agency shall notify the appropriate department, and that department shall update the amount of outstanding delinquent tax owed by the applicant. If any credits remain after satisfying all insurance, income, sales, and use tax delinquencies, the remaining credits shall be issued to the applicant, subject to the restrictions of other provisions of law.

2. Any applicant of a tax credit program ~~contained in the definition of the term "all tax credit programs"~~ who ~~purposely and directly~~ **knowingly** employs unauthorized aliens shall forfeit any tax credits issued to such applicant which have not been redeemed, and shall repay the amount of any tax credits redeemed by such applicant during the period of time such unauthorized alien was employed by the applicant. **Such forfeiture and repayment shall be additional to, and not in lieu of, any penalties imposed pursuant to section 135.810.** As used in this subsection, the term "unauthorized alien" shall mean an alien who does not have the legal right or authorization under federal law to work in the United States, as defined under Section 8 U.S.C. 1324a(h)(3). **The**

amount of tax credits required to be repaid under this subsection, but which are not repaid by the applicant, shall be subject to the same procedure and provisions of law as a liability for unpaid income tax arising on the date that the department of revenue became aware of the violation of this provision."; and

"135.825. 1. The administering agencies for all tax credit programs shall, in cooperation with the department of revenue **and the department of economic development**, implement a system for tracking the amount of tax credits authorized, issued, and redeemed. Any such agency may promulgate rules for the implementation of this section.

2. The provisions of this section shall not apply to any credit that is issued and redeemed simultaneously.

3. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.";

"143.119. 1. A self-employed taxpayer, as such term is used in the federal internal revenue code, who is otherwise ineligible for the federal income tax health insurance deduction under Section 162 of the federal internal revenue code shall be entitled to a credit against the tax otherwise due under this chapter, excluding withholding tax imposed by sections 143.191 to 143.265, in an amount equal to the portion of such taxpayer's federal tax liability incurred due to such taxpayer's inclusion of such payments in federal adjusted gross income. **To be eligible for a credit under this section, the self-employed taxpayer shall have a Missouri income tax liability, before any other tax credits, of less than three thousand dollars.** The tax credits authorized under this section shall be nontransferable, nonrefundable, and shall not be carried back or forward to any other tax year. ~~[To the extent tax credit issued under this section exceeds a taxpayer's state income tax liability, such excess shall be considered an overpayment of tax and shall be refunded to the taxpayer.]~~ **A self-employed taxpayer shall not claim both a tax credit under this section and a subtraction under section 143.113, for the same tax year.**

2. The director of the department of revenue shall promulgate rules and regulations to administer the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

3. Pursuant to section 23.253 of the Missouri sunset act:

(1) The provisions of this section shall sunset automatically on December 31, 2028, unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, this section shall sunset automatically December thirty-first six years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset; and

(4) The provisions of this subsection shall not be construed to limit or in any way impair the department's ability to redeem tax credits authorized on or before the date the program authorized pursuant to this section expires, or a taxpayer's ability to redeem such tax credits."; and

Further amend said bill, Page 5, Section 285.730, Line 143, by inserting after all of said line the following:

"620.1039. 1. As used in this section, the ~~[term]~~ following terms shall mean:

(1) "Additional qualified research expenses", the difference between qualified research expenses, as certified by the director of economic development, incurred in a tax year subtracted by the average of the taxpayer's qualified research expenses incurred in the three immediately preceding tax years;

(2) "Minority business enterprise", a business that is:

(a) A sole proprietorship owned and controlled by a minority;

(b) A partnership or joint venture owned and controlled by minorities in which at least fifty-one percent of the ownership interest is held by minorities and the management and daily business operations of which are controlled by one or more of the minorities who own it; or

(c) A corporation or other entity whose management and daily business operations are controlled by one or more minorities who own it and that is at least fifty-one percent owned by one or more minorities or, if stock is issued, at least fifty-one percent of the stock is owned by one or more minorities;

(3) "Missouri qualified research and development equipment", tangible personal property that has not previously been used in this state for any purpose and is acquired by the purchaser for the purpose of research and development activities devoted to experimental or laboratory research and development for new products, new uses of existing products, or improving or testing existing products;

(4) "Qualified research expenses", for expenses within this state, the same meaning as prescribed in 26 U.S.C. 41;

(5) "Small business", a corporation, partnership, sole proprietorship or other business entity, including its affiliates, that:

(a) Is independently owned and operated; and

(b) Employs fifty or fewer full-time employees;

(6) "Taxpayer" [means], an individual, a partnership, or any charitable organization which is exempt from federal income tax and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax imposed under chapter 143, or a corporation as described in section 143.441 or 143.471, or section 148.370], and the term "qualified research expenses" has the same meaning as prescribed in 26 U.S.C. 41];

(7) "Women's business enterprise", a business that is:

(a) A sole proprietorship owned and controlled by a woman;

(b) A partnership or joint venture owned and controlled by women in which at least fifty-one percent of the ownership interest is held by women and the management and daily business operations of which are controlled by one or more of the women who own it; or

(c) A corporation or other entity whose management and daily business operations are controlled by one or more women who own it and that is at least fifty-one percent owned by women or, if stock is issued, at least fifty-one percent of the stock is owned by one or more women.

2. (1) For tax years beginning on or after January 1, 2001, and ending before January 1, 2005, the director of the department of economic development may authorize a taxpayer to receive a tax credit against the tax otherwise due pursuant to chapter 143, or chapter 148, other than the taxes withheld pursuant to sections 143.191 to 143.265, in an amount up to six and one-half percent of the excess of the taxpayer's qualified research expenses, as certified by the director of the department of economic development, within this state during the taxable year over the average of the taxpayer's qualified research expenses within this state over the immediately preceding three taxable years; except that, no tax credit shall be allowed on that portion of the taxpayer's qualified research expenses incurred within this state during the taxable year in which the credit is being claimed, to the extent such expenses exceed two hundred percent of the taxpayer's average qualified research expenses incurred during the immediately preceding three taxable years.

(2) For all tax years beginning on or after January 1, 2023, the director of economic development may authorize a taxpayer to receive a tax credit against the tax otherwise due under chapters 143 and 148, other than the taxes withheld under sections 143.191 to 143.265 in an amount equal to the greater of:

(a) Fifteen percent of the taxpayer's additional qualified research expenses; or

(b) If such qualified research expenses relate to research conducted in conjunction with a public or private college or university located in this state, twenty percent of the taxpayer's additional qualified research expenses.

However, in no case shall a tax credit be allowed for any portion of qualified research expenses that exceed two hundred percent of the taxpayer's average qualified research expenses incurred during the three immediately preceding tax years.

3. The director of economic development shall prescribe the manner in which the tax credit may be applied for. The tax credit authorized by this section may be claimed by the taxpayer to offset the tax liability imposed by chapter 143 or chapter 148 that becomes due in the tax year during which such qualified research expenses were incurred. **For tax years ending before January 1, 2005**, where the amount of the credit exceeds the tax liability, the difference between the credit and the tax liability may only be carried forward for the next five succeeding taxable years or until the full credit has been claimed, whichever first occurs. **For all tax years beginning on or after January 1, 2023**, where the amount of the credit exceeds the tax liability, the difference

between the credit and the tax liability may only be carried forward for the next twelve succeeding tax years or until the full credit has been claimed, whichever occurs first. The application for tax credits authorized by the director pursuant to subsection 2 of this section shall be made no later than the end of the taxpayer's tax period immediately following the tax period for which the credits are being claimed.

4. (1) Certificates of tax credit issued pursuant to this section may be transferred, sold or assigned by filing a notarized endorsement thereof with the department which names the transferee and the amount of tax credit transferred. The director of economic development may allow a taxpayer to transfer, sell or assign up to forty percent of the amount of the certificates of tax credit issued to and not claimed by such taxpayer pursuant to this section during any tax year commencing on or after January 1, 1996, and ending not later than December 31, 1999. Such taxpayer shall file, by December 31, 2001, an application with the department which names the transferee, the amount of tax credit desired to be transferred, and a certification that the funds received by the applicant as a result of the transfer, sale or assignment of the tax credit shall be expended within three years at the state university for the sole purpose of conducting research activities agreed upon by the department, the taxpayer and the state university. Failure to expend such funds in the manner prescribed pursuant to this section shall cause the applicant to be subject to the provisions of section 620.017.

(2) Up to one hundred percent of tax credits provided under this program may be transferred, sold, or assigned by filing a notarized endorsement thereof with the department that names the transferee, the amount of tax credit transferred, and the value received for the credit, as well as any other information reasonably requested by the department. For a taxpayer with flow-through tax treatment to its members, partners, or shareholders, the tax credit shall be allowed to members, partners, or shareholders in proportion to their share of ownership on the last day of the taxpayer's tax period.

5. ~~[No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536. All rulemaking authority delegated prior to June 27, 1997, is of no force and effect and repealed; however, nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to June 27, 1997, if such rule complied with the provisions of chapter 536. The provisions of this section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536, including the ability to review, to delay the effective date, or to disapprove and annul a rule or portion of a rule, are subsequently held unconstitutional, then the purported grant of rulemaking authority and any rule so proposed and contained in the order of rulemaking shall be invalid and void.]~~ Purchases of Missouri qualified research and development equipment are hereby specifically exempted from all state and local sales and use tax including, but not limited to, sales and use tax authorized or imposed under section 32.085 and chapter 144.

6. The department may adopt such rules, statements of policy, procedures, forms, and guidelines as may be necessary to carry out the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

7. (1) For tax years ending before January 1, 2005, the aggregate of all tax credits authorized pursuant to this section shall not exceed nine million seven hundred thousand dollars in any year.

(2) (a) For all tax years beginning on or after January 1, 2023, the aggregate of all tax credits authorized under this section shall not exceed ten million dollars in any year.

(b) Five million dollars of such ten million dollars shall be reserved for minority business enterprises, women's business enterprises, and small businesses. Any reserved amount not issued or awarded to a minority business enterprise, women's business enterprise, or small business by November first of the tax year may be issued to any taxpayer otherwise eligible for a tax credit under this section.

(c) No single taxpayer shall be issued or awarded more than three hundred thousand dollars in tax credits under this section in any year.

(d) In the event that total eligible claims for credits received in a calendar year exceed the annual cap, each eligible claimant shall be issued credits based upon a pro-rata basis, given that all new businesses, defined as a business less than five years old, are issued full tax credits first.

~~[7.—For all tax years beginning on or after January 1, 2005, no tax credits shall be approved, awarded, or issued to any person or entity claiming any tax credit under this section.]~~

8. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the program authorized under this section shall automatically sunset December thirty-first, six years after the effective date of this section;

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset December thirty-first, twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on December thirty-first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND Senate Substitute for House Bill No. 2400, Page 1, Section A, Line 3, by inserting after all of said line the following:

“135.110. 1. Any taxpayer who shall establish a new business facility shall be allowed a credit, each year for ten years, in an amount determined pursuant to subsection 2 or 3 of this section, whichever is applicable, against the tax imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or an insurance company which shall establish a new business facility by satisfying the requirements in subdivision (9) of section 135.100 shall be allowed a credit against the tax otherwise imposed by chapter 148, and in the case of an insurance company exempt from the thirty percent employee requirement of section 135.230, against any obligation imposed pursuant to section 375.916, except that no taxpayer shall be entitled to multiple ten-year periods for subsequent expansions at the same facility, except as otherwise provided in this section. For the purpose of this section, the term "facility" shall mean, and be limited to, the facility or facilities which are located on the same site in which the new business facility is located, and in which the business conducted at such facility or facilities is directly related to the business conducted at the new business facility. Notwithstanding the provisions of this subsection, a taxpayer may be entitled to an additional ten-year period, **and an additional six-year period after the expiration of such additional ten-year period**, if a new business facility is expanded in the eighth, ninth or tenth year of the current ten-year period or in subsequent years following the expiration of the ten-year period, if the number of new business facility employees attributed to such expansion is at least twenty-five and the amount of new business facility investment attributed to such expansion is at least one million dollars. Credits may not be carried forward but shall be claimed for the taxable year during which commencement of commercial operations occurs at such new business facility, and for each of the nine succeeding taxable years. A letter of intent, as provided for in section 135.258, must be filed with the department of economic development no later than fifteen days prior to the commencement of commercial operations at the new business facility. The initial application for claiming tax credits must be made in the taxpayer's tax period immediately following the tax period in which commencement of commercial operations began at the new business facility. This provision shall have effect on all initial applications filed on or after August 28, 1992. No credit shall be allowed pursuant to this section unless the number of new business facility employees engaged or maintained in employment at the new business facility for the taxable year for which the credit is claimed equals or exceeds two; except that the number of new business facility employees engaged or maintained in employment by a revenue-producing enterprise other than a revenue-producing enterprise defined in paragraphs (a) to (g) and (i) to (l) of subdivision (12) of section 135.100 which establishes an office as defined in subdivision (9) of section 135.100 shall equal or exceed twenty-five.

2. For tax periods beginning after August 28, 1991, in the case of a taxpayer operating an existing business facility, the credit allowed by subsection 1 of this section shall offset the greater of:

(1) Some portion of the income tax otherwise imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or in the case of an insurance company, the tax on the direct premiums, as defined in chapter 148, and in the case of an insurance company exempt from the thirty percent employee requirement of section 135.230, against any obligation imposed pursuant to section 375.916 with respect to such taxpayer's new business facility income for the taxable year for which such credit is allowed; or

(2) Up to fifty percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, seventy-five percent of the business income tax otherwise imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or in the case of an insurance

company, the tax on the direct premiums, as defined in chapter 148, and in the case of an insurance company exempt from the thirty percent employee requirement of section 135.230, against any obligation imposed pursuant to section 375.916 if the business operates no other facilities in Missouri. In the case of an existing business facility operating more than one facility in Missouri, the credit allowed in subsection 1 of this section shall offset up to the greater of the portion prescribed in subdivision (1) of this subsection or twenty-five percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, thirty-five percent of the business' tax, except that no taxpayer operating more than one facility in Missouri shall be allowed to offset more than twenty-five percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, thirty-five percent of the taxpayer's business income tax in any tax period under the method prescribed in this subdivision. Such credit shall be an amount equal to the sum of one hundred dollars or, in the case of an economic development project located within a distressed community as defined in section 135.530, one hundred fifty dollars for each new business facility employee plus one hundred dollars or, in the case of an economic development project located within a distressed community as defined in section 135.530, one hundred fifty dollars for each one hundred thousand dollars, or major fraction thereof (which shall be deemed to be fifty-one percent or more) in new business facility investment. For the purpose of this section, tax credits earned by a taxpayer, who establishes a new business facility because it satisfies the requirements of paragraph (c) of subdivision (5) of section 135.100, shall offset the greater of the portion prescribed in subdivision (1) of this subsection or up to fifty percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, seventy-five percent of the business' tax provided the business operates no other facilities in Missouri. In the case of a business operating more than one facility in Missouri, the credit allowed in subsection 1 of this section shall offset up to the greater of the portion prescribed in subdivision (1) of this subsection or twenty-five percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, thirty-five percent of the business' tax, except that no taxpayer operating more than one facility in Missouri shall be allowed to offset more than twenty-five percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, thirty-five percent of the taxpayer's business income tax in any tax period under the method prescribed in this subdivision.

3. For tax periods beginning after August 28, 1991, in the case of a taxpayer not operating an existing business facility, the credit allowed by subsection 1 of this section shall offset the greater of:

(1) Some portion of the income tax otherwise imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or in the case of an insurance company, the tax on the direct premiums, as defined in chapter 148, and in the case of an insurance company exempt from the thirty percent employee requirement of section 135.230, against any obligation imposed pursuant to section 375.916 with respect to such taxpayer's new business facility income for the taxable year for which such credit is allowed; or

(2) Up to one hundred percent of the business income tax otherwise imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.265, or in the case of an insurance company, the tax on the direct premiums, as defined in chapter 148, and in the case of an insurance company exempt from the thirty percent employee requirement of section 135.230, against any obligation imposed pursuant to section 375.916 if the business has no other facilities operating in Missouri. In the case of a taxpayer not operating an existing business and operating more than one facility in Missouri, the credit allowed by subsection 1 of this section shall offset up to the greater of the portion prescribed in subdivision (1) of this subsection or twenty-five percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, thirty-five percent of the business' tax, except that no taxpayer operating more than one facility in Missouri shall be allowed to offset more than twenty-five percent or, in the case of an economic development project located within a distressed community as defined in section 135.530, thirty-five percent of the taxpayer's business income tax in any tax period under the method prescribed in this subdivision. Such credit shall be an amount equal to the sum of seventy-five dollars or, in the case of an economic development project located within a distressed community as defined in section 135.530, one hundred twenty-five dollars for each new business facility employee plus seventy-five dollars or, in the case of an economic development project located within a distressed community as defined in section 135.530, one hundred twenty-five dollars for each one hundred thousand dollars, or major fraction thereof (which shall be deemed to be fifty-one percent or more) in new business facility investment.

4. The number of new business facility employees during any taxable year shall be determined by dividing by twelve the sum of the number of individuals employed on the last business day of each month of such taxable year. If the new business facility is in operation for less than the entire taxable year, the number of new business facility employees shall be determined by dividing the sum of the number of individuals employed on the last business day of

each full calendar month during the portion of such taxable year during which the new business facility was in operation by the number of full calendar months during such period. For the purpose of computing the credit allowed by this section in the case of a facility which qualifies as a new business facility because it qualifies as a separate facility pursuant to subsection 6 of this section, and, in the case of a new business facility which satisfies the requirements of paragraph (c) of subdivision (5) of section 135.100, or subdivision (11) of section 135.100, the number of new business facility employees at such facility shall be reduced by the average number of individuals employed, computed as provided in this subsection, at the facility during the taxable year immediately preceding the taxable year in which such expansion, acquisition, or replacement occurred and shall further be reduced by the number of individuals employed by the taxpayer or related taxpayer that was subsequently transferred to the new business facility from another Missouri facility and for which credits authorized in this section are not being earned, whether such credits are earned because of an expansion, acquisition, relocation or the establishment of a new facility.

5. For the purpose of computing the credit allowed by this section in the case of a facility which qualifies as a new business facility because it qualifies as a separate facility pursuant to subsection 6 of this section, and, in the case of a new business facility which satisfies the requirements of paragraph (c) of subdivision (5) of section 135.100 or subdivision (11) of section 135.100, the amount of the taxpayer's new business facility investment in such facility shall be reduced by the average amount, computed as provided in subdivision (8) of section 135.100 for new business facility investment, of the investment of the taxpayer, or related taxpayer immediately preceding such expansion or replacement or at the time of acquisition. Furthermore, the amount of the taxpayer's new business facility investment shall also be reduced by the amount of investment employed by the taxpayer or related taxpayer which was subsequently transferred to the new business facility from another Missouri facility and for which credits authorized in this section are not being earned, whether such credits are earned because of an expansion, acquisition, relocation or the establishment of a new facility.

6. If a facility, which does not constitute a new business facility, is expanded by the taxpayer, the expansion shall be considered a separate facility eligible for the credit allowed by this section if:

(1) The taxpayer's new business facility investment in the expansion during the tax period in which the credits allowed in this section are claimed exceeds one hundred thousand dollars, or, if less, one hundred percent of the investment in the original facility prior to expansion and if the number of new business facility employees engaged or maintained in employment at the expansion facility for the taxable year for which credit is claimed equals or exceeds two, except that the number of new business facility employees engaged or maintained in employment at the expansion facility for the taxable year for which the credit is claimed equals or exceeds twenty-five if an office as defined in subdivision (9) of section 135.100 is established by a revenue-producing enterprise other than a revenue-producing enterprise defined in paragraphs (a) to (g) and (i) to (l) of subdivision (12) of section 135.100 and the total number of employees at the facility after the expansion is at least two greater than the total number of employees before the expansion, except that the total number of employees at the facility after the expansion is at least greater than the number of employees before the expansion by twenty-five, if an office as defined in subdivision (9) of section 135.100 is established by a revenue-producing enterprise other than a revenue-producing enterprise defined in paragraphs (a) to (g) and (i) to (l) of subdivision (12) of section 135.100; and

(2) The expansion otherwise constitutes a new business facility. The taxpayer's investment in the expansion and in the original facility prior to expansion shall be determined in the manner provided in subdivision (8) of section 135.100.

7. No credit shall be allowed pursuant to this section to a public utility, as such term is defined in section 386.020. Notwithstanding any provision of this subsection to the contrary, motor carriers, barge lines or railroads engaged in transporting property for hire, or any interexchange telecommunications company or local exchange telecommunications company that establishes a new business facility shall be eligible to qualify for credits allowed in this section.

8. For the purposes of the credit described in this section, in the case of a corporation described in section 143.471 or partnership, in computing Missouri's tax liability, this credit shall be allowed to the following:

(1) The shareholders of the corporation described in section 143.471;

(2) The partners of the partnership. This credit shall be apportioned to the entities described in subdivisions (1) and (2) of this subsection in proportion to their share of ownership on the last day of the taxpayer's tax period.

9. Notwithstanding any provision of law to the contrary, any employee-owned engineering firm classified as SIC 8711, architectural firm as classified SIC 8712, or accounting firm classified SIC 8721 establishing a new business facility because it qualifies as a headquarters as defined in subsection 10 of this section, shall be allowed the credits described in subsection 11 of this section under the same terms and conditions prescribed in sections 135.100 to 135.150; provided:

(1) Such facility maintains an average of at least five hundred new business facility employees as defined in subdivision (6) of section 135.100 during the taxpayer's tax period in which such credits are being claimed; and

(2) Such facility maintains an average of at least twenty million dollars in new business facility investment as defined in subdivision (8) of section 135.100 during the taxpayer's tax period in which such credits are being claimed.

10. For the purpose of the credits allowed in subsection 9 of this section:

(1) "Employee-owned" means the business employees own directly or indirectly, including through an employee stock ownership plan or trust at least:

(a) Seventy-five percent of the total business stock, if the taxpayer is a corporation described in section 143.441; or

(b) One hundred percent of the interest in the business if the taxpayer is a corporation described in section 143.471, a partnership, or a limited liability company; and

(2) "Headquarters" means:

(a) The administrative management of at least three integrated facilities operated by the taxpayer or related taxpayer; and

(b) The taxpayer's business has been headquartered in this state for more than fifty years.

11. The tax credits allowed in subsection 9 of this section shall be the greater of:

(1) Four hundred dollars for each new business facility employee as computed in subsection 4 of this section and four percent of new business facility investment as computed in subsection 5 of this section; or

(2) Five hundred dollars for each new business facility employee as computed in subsection 4 of this section, and five hundred dollars of each one hundred thousand dollars of new business facility investment as computed in subsection 5 of this section.

12. For the purpose of the credit described in subsection 9 of this section, in the case of a small corporation described in section 143.471, or a partnership, or a limited liability company, the credits allowed in subsection 9 of this section shall be apportioned in proportion to the share of ownership of each shareholder, partner or stockholder on the last day of the taxpayer's tax period for which such credits are being claimed.

13. For the purpose of the credit described in subsection 9 of this section, tax credits earned, to the extent such credits exceed the taxpayer's Missouri tax on taxable business income, shall constitute an overpayment of taxes and in such case, be refunded to the taxpayer provided such refunds are used by the taxpayer to purchase specified facility items. For the purpose of the refund as authorized in this subsection, "specified facility items" means equipment, computers, computer software, copiers, tenant finishing, furniture and fixtures installed and in use at the new business facility during the taxpayer's taxable year. The taxpayer shall perfect such refund by attesting in writing to the director, subject to the penalties of perjury, the requirements prescribed in this subsection have been met and submitting any other information the director may require.

14. Notwithstanding any provision of law to the contrary, any taxpayer may sell, assign, exchange, convey or otherwise transfer tax credits allowed in subsection 9 of this section under the terms and conditions prescribed in subdivisions (1) and (2) of this subsection. Such taxpayer, referred to as the assignor for the purpose of this subsection, may sell, assign, exchange or otherwise transfer earned tax credits:

(1) For no less than seventy-five percent of the par value of such credits; and

(2) In an amount not to exceed one hundred percent of such earned credits. The taxpayer acquiring the earned credits referred to as the assignee for the purpose of this subsection may use the acquired credits to offset up to one hundred percent of the tax liabilities otherwise imposed by chapter 143, excluding withholding tax imposed by sections 143.191 to 143.261, or chapter 148, or in the case of an insurance company exempt from the thirty percent employee requirement of section 135.230, against any obligation imposed pursuant to section 375.916. Unused credits in the hands of the assignee may be carried forward for up to five tax periods, provided all such credits shall be claimed within ten tax periods following the tax period in which commencement of commercial operations occurred at the new business facility. The assignor shall enter into a written agreement with the assignee establishing the terms and conditions of the agreement and shall perfect such transfer by notifying the director in writing within thirty calendar days following the effective date of the transfer and shall provide any information as may be required by the director to administer and carry out the provisions of this subsection. Notwithstanding any other provision of law to the contrary, the amount received by the assignor of such tax credit shall be taxable as income of the assignor, and the difference between the amount paid by the assignee and the par value of the credits shall be taxable as income of the assignee.

135.155. 1. Notwithstanding any provision of the law to the contrary, no revenue-producing enterprise other than headquarters as defined in subsection 10 of section 135.110 shall receive the incentives set forth in sections 135.100 to 135.150 for facilities commencing operations on or after January 1, 2005. No headquarters shall

receive the incentives set forth in subsections 9 to 14 of section 135.110 for facilities commencing or expanding operations on or after January 1, ~~[2025]~~ **2031**.

2. Notwithstanding subsection 9 of section 135.110 to the contrary, expansions at headquarters facilities shall each be considered a separate new business facility and each be entitled to the credits as set forth in subsections 9 to 14 of section 135.110 if the number of new business facility employees attributed to each such expansion is at least twenty-five and the amount of new business facility investment attributed to each such expansion is at least one million dollars. In any year in which a new business facility is not created, the jobs and investment for that year shall be included in calculating the credits for the most recent new business facility and not an earlier created new business facility.

3. Notwithstanding any provision of law to the contrary, for headquarters, buildings on multiple noncontiguous real properties shall be considered one facility if the buildings are located within the same county or within the same municipality.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 5

AMEND Senate Substitute for House Bill No. 2400, Page 5, Section 285.730, Line 143, by inserting after all of said line the following:

“620.800. The following additional terms used in sections 620.800 to 620.809 shall mean:

(1) "Agreement", the agreement between a qualified company, a community college district, and the department concerning a training project. Any such agreement shall comply with the provisions of section 620.017;

(2) "Application", a form developed by and submitted to the department by a local education agency on behalf of a qualified company applying for benefits under section 620.806;

~~[(2)]~~ **(3) "Board of trustees", the board of trustees of a community college district established under the provisions of chapter 178;**

~~[(3)]~~ **(4) "Certificate", a new or retained jobs training certificate issued under section 620.809;**

~~[(4)]~~ **"Committee", the Missouri one start job training joint legislative oversight committee, established under the provisions of section 620.803;—**

(5) "Department", the Missouri department of economic development;

(6) "Employee", a person employed by a qualified company;

~~(7) ["Existing Missouri business", a qualified company that, for the ten year period preceding submission of a notice of intent to the department, had a physical location in Missouri and full time employees who routinely performed job duties within Missouri;~~

~~(8)]~~ **"Full-time employee", an employee of the qualified company who is scheduled to work an average of at least thirty-five hours per week for a twelve-month period, and one to whom the qualified company offers health insurance and pays at least fifty percent of such insurance premiums;**

~~[(9)]~~ **(8) "Local education agency", a community college district, two-year state technical college, or technical career education center;**

~~[(10)]~~ **(9) "Missouri one start program", the [training] program established under sections 620.800 to 620.809;**

~~[(11)]~~ **(10) "New capital investment", costs incurred by the qualified company at the project facility for real or personal property, that may include the value of finance or capital leases for real or personal property for the term of such lease at the project facility executed after acceptance by the qualified company of the proposal for benefits from the department or approval of the **application or** notice of intent;**

~~[(12)]~~ **(11) "New job", the number of full-time employees located at the project facility that exceeds the project facility base employment less any decrease in the number of full-time employees at related facilities below the related facility base employment. No job that was created prior to the date of the **application or** notice of intent shall be deemed a new job. An employee who spends less than fifty percent of his or her work time at the facility is still considered to be located at a facility if he or she receives his or her directions and control from that facility, is on the facility's payroll, **and** one hundred percent of the employee's income from such employment is Missouri income, and the employee is paid at or above the applicable percentage of the county's average wage;**

~~[(13)]~~ **(12) "New jobs credit", the credit from withholding remitted by a qualified company provided under subsection 7 of section 620.809;**

~~[(14)]~~ **(13)** "Notice of intent", a form developed by and submitted to the department that states the qualified company's intent to request benefits under ~~[this program]~~ **section 620.809**;

~~[(15)]~~ **(14)** "Project facility", the building or buildings used by a qualified company at which new or retained jobs and any new capital investment are or will be located. A project facility may include separate buildings located within sixty miles of each other such that their purpose and operations are interrelated~~], provided that, if the buildings making up the project facility are not located within the same county, the average wage of the new payroll must exceed the applicable percentage of the highest county average wage among the counties in which the buildings are located]~~. Upon approval by the department, a subsequent project facility may be designated if the qualified company demonstrates a need to relocate to the subsequent project facility at any time during the project period;

~~[(16)]~~ **(15)** "Project facility base employment", the greater of the number of full-time employees located at the project facility on the date of the **application or** notice of intent or, for the twelve-month period prior to the date of the **application or** notice of intent, the average number of full-time employees located at the project facility. In the event the project facility has not been in operation for a full twelve-month period, the average number of full-time employees for the number of months the project facility has been in operation prior to the date of the **application or** notice of intent;

~~[(17)]~~ **(16)** "Qualified company", a firm, partnership, joint venture, association, private or public corporation whether organized for profit or not, or headquarters of such entity registered to do business in Missouri that is the owner or operator of a project facility, offers health insurance to all full-time employees of all facilities located in this state, and pays at least fifty percent of such insurance premiums. For the purposes of sections 620.800 to 620.809, the term "qualified company" shall not mean:

- (a) Gambling establishments (NAICS industry group 7132);
- (b) **Store-front consumer-based** retail trade establishments (**under** NAICS sectors 44 and 45), except with respect to any company headquartered in this state with a majority of its full-time employees engaged in operations not within the NAICS codes specified in this subdivision;
- (c) Food services and drinking places (NAICS subsector 722);
- (d) Public utilities (NAICS 221 including water and sewer services);
- (e) Any company that is delinquent in the payment of any nonprotested taxes or any other amounts due the state or federal government or any other political subdivision of this state;
- (f) Any company requesting benefits for retained jobs that has filed for or has publicly announced its intention to file for bankruptcy protection. However, a company that has filed for or has publicly announced its intention to file for bankruptcy may be a qualified company provided that such company:
 - a. Certifies to the department that it plans to reorganize and not to liquidate; and
 - b. After its bankruptcy petition has been filed, it produces proof, in a form and at times satisfactory to the department, that it is not delinquent in filing any tax returns or making any payment due to the state of Missouri, including but not limited to all tax payments due after the filing of the bankruptcy petition and under the terms of the plan of reorganization;
- (g) Educational services (NAICS sector 61);
- (h) Religious organizations (NAICS industry group 8131);
- (i) Public administration (NAICS sector 92);
- (j) Ethanol distillation or production; or
- (k) Biodiesel production.

Notwithstanding any provision of this section to the contrary, the headquarters, administrative offices, or research and development facilities of an otherwise excluded business may qualify for benefits if the offices or facilities serve a multistate territory. In the event a national, state, or regional headquarters operation is not the predominant activity of a project facility, the jobs and investment of such operation shall be considered eligible for benefits under this section if the other requirements are satisfied;

(17) "Recruitment services", promoting workforce opportunities in Missouri;

(18) "Related company":

- (a) A corporation, partnership, trust, or association controlled by the qualified company;
- (b) An individual, corporation, partnership, trust, or association in control of the qualified company; or
- (c) Corporations, partnerships, trusts, or associations controlled by an individual, corporation, partnership, trust, or association in control of the qualified company. As used in this subdivision, "control of a corporation" shall mean ownership, directly or indirectly, of stock possessing at least fifty percent of the total combined voting power

of all classes of stock entitled to vote; "control of a partnership or association" shall mean ownership of at least fifty percent of the capital or profits interest in such partnership or association; "control of a trust" shall mean ownership, directly or indirectly, of at least fifty percent of the beneficial interest in the principal or income of such trust; and "ownership" shall be determined as provided in Section 318 of the Internal Revenue Code of 1986, as amended;

(19) "Related facility", a facility operated by the qualified company or a related company located in this state that is directly related to the operations of the project facility or in which operations substantially similar to the operations of the project facility are performed;

(20) "Related facility base employment", the greater of the number of full-time employees located at all related facilities on the date of the **application or** notice of intent or, for the twelve-month period prior to the date of the **application or** notice of intent, the average number of full-time employees located at all related facilities of the qualified company or a related company located in this state;

(21) **"Relocation costs", costs paid by a qualified company for a full-time employee in a new job, excluding costs for residents relocating from a Kansas border county to a Missouri border county, as such terms are defined in subsection 1 of section 135.1670, provided subsection 2 of section 135.1670 is in effect. Relocation costs shall only apply to an employee relocating to Missouri from out of state to work in the new job. Reimbursement for relocation costs shall be limited to fifty percent of the amount paid by the employer to cover actual relocation expenses, including, but not limited to, reasonable moving and related travel expenses. The amount paid to a qualified company shall not exceed three thousand five hundred dollars per employee, and shall not exceed fifty percent of the total training project award;**

(22) "Retained jobs", the average number of full-time employees of a qualified company located at the project facility during each month for the calendar year preceding the year in which the **application or** notice of intent is submitted;

~~[(22)]~~ (23) "Retained jobs credit", the credit from withholding remitted by a qualified company provided under subsection 7 of section 620.809;

~~[(23)]~~ (24) "Targeted industry", an industry or one of a cluster of industries identified by the department by rule following a strategic planning process as being critical to the state's economic security and growth;

~~[(24)] "Training program", the Missouri one start program established under sections 620.800 to 620.809; -]~~

(25) "Training project", the project or projects established through the Missouri one start program for the creation or retention of jobs by providing education and training of workers;

(26) "Training project costs", may include all necessary and incidental costs of providing program services through the ~~training~~ **Missouri one start** program, such as:

- (a) Training materials and supplies;
- (b) Wages and benefits of instructors, who may or may not be employed by the eligible industry, and the cost of training such instructors;
- (c) Subcontracted services;
- (d) On-the-job training;
- (e) Training facilities and equipment;
- (f) Skill assessment;
- (g) Training project and curriculum development;
- (h) Travel directly to the training project, including a coordinated transportation program for training if the training can be more effectively provided outside the community where the jobs are to be located;
- (i) Payments to third-party training providers and to the eligible industry;
- (j) Teaching and assistance provided by educational institutions in the state of Missouri;
- (k) In-plant training analysis, including fees for professionals and necessary travel and expenses;
- (l) Assessment and preselection tools;
- (m) Publicity;
- (n) Instructional services;
- (o) Rental of instructional facilities with necessary utilities; ~~and~~
- (p) **Relocation costs;**
- (q) Payment of the principal, premium, and interest on certificates, including capitalized interest, issued to finance a project, and the funding and maintenance of a debt service reserve fund to secure such certificates; **and**
- (r) **Costs of training project services not otherwise included in this subdivision;**

(27) "Training project services", may include, but shall not be limited to, the following:

- (a) Job training, which may include, but not be limited to, preemployment training, analysis of the specified training needs for a qualified company, development of training plans, and provision of training through qualified training staff;

- (b) Adult basic education and job-related instruction;
- (c) Vocational and skill-assessment services and testing;
- (d) Training facilities, equipment, materials, and supplies;
- (e) On-the-job training;
- (f) Administrative expenses at a reasonable amount determined by the department;
- (g) Subcontracted services with state institutions of higher education, private colleges or universities, or other federal, state, or local agencies;
- (h) Contracted or professional services; and
- (i) Issuance of certificates, when applicable.

620.803. 1. The department shall establish a "Missouri One Start Program" to assist ~~[qualified]~~ companies ~~[in the]~~ **with recruitment services**, training of employees in new jobs, and the retraining or upgrading of skills of full-time employees in retained jobs as provided in sections 620.800 to 620.809. The ~~[training]~~ **Missouri one start** program shall be funded through appropriations to the funds established under sections 620.806 and 620.809. The department shall, to the maximum extent practicable, prioritize funding under the ~~[training]~~ **Missouri one start** program to assist qualified companies in targeted industries.

2. ~~[There is hereby created the "Missouri One Start Job Training Joint Legislative Oversight Committee". The committee shall consist of three members of the Missouri senate appointed by the president pro tempore of the senate and three members of the house of representatives appointed by the speaker of the house. No more than two of the members of the senate and two of the members of the house of representatives shall be from the same political party. Members of the committee shall report to the governor, the president pro tempore of the senate, and the speaker of the house of representatives on all assistance to qualified companies under the provisions of sections 620.800 to 620.809 provided during the preceding fiscal year. The report of the committee shall be delivered no later than October first of each year. The director of the department shall report to the committee such information as the committee may deem necessary for its annual report. Members of the committee shall receive no compensation in addition to their salary as members of the general assembly but may receive their necessary expenses while attending the meetings of the committee, to be paid out of the joint contingent fund.]~~

3-] The department shall publish guidelines and may promulgate rules and regulations governing the ~~[training]~~ **Missouri one start** program. In establishing such guidelines and promulgating such rules and regulations, the department shall consider such factors as the potential number of new jobs to be created **or the number of jobs to be retained**, the potential number of new minority jobs created, the amount of new capital investment in new **or existing** facilities and equipment, the significance of state benefits to the qualified company's decision to locate or expand in Missouri, the economic need of the affected community, and the importance of the qualified company to the economic development of the state. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

~~[4-]~~ 3. The department shall make **Missouri one start** program applications and guidelines available online.

~~[5-]~~ 4. The department may contract with other entities for the purposes of advertising, marketing, or promoting the ~~[training]~~ **Missouri one start** program established in sections 620.800 to 620.809. Any assistance through the ~~[training]~~ **Missouri one start** program shall be provided under an agreement.

~~[6-]~~ 5. Prior to the authorization of any application submitted through the ~~[training]~~ **Missouri one start** program, the department shall verify the applicant's tax payment status and offset any delinquencies as provided in section 135.815.

~~[7-]~~ 6. Any qualified company that is awarded benefits under sections 620.800 to 620.809 and who files for bankruptcy under Chapter 7 of the United States Bankruptcy Code, Title 11 U.S.C., as amended, shall immediately notify the department, shall forfeit such benefits, and shall repay the state an amount equal to any state tax credits already redeemed and any withholding taxes already retained.

~~[8-]~~ 7. The department may require repayment of all benefits awarded, increased by an additional amount that shall provide the state a reasonable rate of return, to any qualified company under sections 620.800 to 620.809 that fails to maintain the new or retained jobs within five years of approval of the benefits or that leaves the state within five years of approval of the benefits.

[9-] 8. The department shall be authorized to contract with other entities, including businesses, industries, other state agencies, and political subdivisions of the state for the purpose of implementing a training project **or providing recruitment services** under the provisions of sections 620.800 to 620.809.

620.806. 1. There is hereby created in the state treasury a fund to be known as the "Missouri One Start Job Development Fund", that shall be administered by the department for the purposes of the Missouri one start program. The fund shall consist of all moneys which may be appropriated to it by the general assembly and also any gifts, contributions, grants, or bequests received from federal, private or other sources, including, but not limited to, any block grant or other sources of funding relating to job training, school-to-work transition, welfare reform, vocational and technical training, housing, infrastructure, development, and human resource investment programs which may be provided by the federal government or other sources. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

2. The department may provide financial assistance **for training projects** through the ~~[training]~~ **Missouri one start** program **from the Missouri one start job development fund** to qualified companies that create new jobs which will result in the need for training, or that make new capital investment relating directly to the retention of jobs in an amount at least five times greater than the amount of any financial assistance. Financial assistance may also be provided to a consortium of a majority of qualified companies organized to provide common training to the consortium members' employees.

3. Funds in the Missouri one start job development fund shall be appropriated, **for recruitment services, and** for financial assistance **for training projects** through the ~~[training]~~ **Missouri one start** program, by the general assembly to the department ~~[and]~~. **Recruitment services shall be administered by the department. Financial assistance for training projects** shall be administered by a local education agency certified by the department for such purpose. ~~[Except for state sponsored preemployment training, no qualified company shall receive more than fifty percent of its training program costs from the Missouri one start job development fund.]~~ No funds shall be awarded or reimbursed to any qualified company for the training, retraining, or upgrading of skills of potential employees with the purpose of replacing or supplanting employees engaged in an authorized work stoppage. Upon approval by the department, training project costs, except the purchase of training equipment and training facilities, shall be eligible for reimbursement with funds from the Missouri one start job development fund. Notwithstanding any provision of law to the contrary, no qualified company within a service industry shall be eligible for **training** assistance under this subsection unless such qualified company provides services in interstate commerce, which shall mean that the qualified company derives a majority of its annual revenues from out of the state.

~~[3-]~~ 4. Upon appropriation, a local education agency may petition the department to utilize the Missouri one start job development fund in order to create or improve training facilities, training equipment, training staff, training expertise, training programming, and administration. The department shall review all petitions and may award funds from the Missouri one start job development fund for reimbursement of training project costs and training project services as it deems necessary.

~~[4-]~~ 5. The department may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2019, shall be invalid and void.

620.809. 1. There is hereby established in the state treasury a fund to be known as the "Missouri One Start Community College New Jobs Training Fund", that shall be administered by the department for **training projects in** the ~~[training]~~ **Missouri one start** program. **Through June 30, 2023**, the department of revenue shall credit to the fund, as received, all new jobs credits. ~~[For existing Missouri businesses creating new jobs, the training project may include retained jobs.]~~ The fund shall also consist of any gifts, contributions, grants, or bequests received from federal, private, or other sources. The general assembly, however, shall not provide for any transfer of general revenue funds into the fund. Moneys in the fund shall be disbursed to the department under regular appropriations by the general assembly. ~~[The department shall have the discretion to determine the appropriate amount of funds to allocate per training project.]~~ **Through June 30, 2023**, the department shall disburse such appropriated funds in a timely manner into the special funds established by community college districts for training projects, which funds shall be used to pay training project costs. Such disbursements shall be made to the special fund for each training project as provided under subsection ~~[5]~~

6 of this section. All moneys remaining in the fund at the end of any fiscal year shall not lapse to the general revenue fund, as provided in section 33.080, but shall remain in the fund. **All unobligated funds in the Missouri one start community college new jobs training fund on July 1, 2023, shall be transferred to the Missouri one start community college training fund authorized pursuant to subsection 3 of this section.**

2. There is hereby created in the state treasury a fund to be known as the "Missouri One Start Community College Job Retention Training Fund", that shall be administered by the department for the Missouri one start program. **Through June 30, 2023,** the department of revenue shall credit to the fund, as received, all retained jobs credits. ~~[For existing Missouri businesses retaining jobs, the training project may include new jobs.]~~ The fund shall also consist of any gifts, contributions, grants, or bequests received from federal, private, or other sources. The general assembly, however, shall not provide for any transfer of general revenue funds into the fund. Moneys in the fund shall be disbursed to the department under regular appropriations by the general assembly. ~~[The department shall have the discretion to determine the appropriate amount of funds to allocate per training project.]~~ **Through June 30, 2023,** the department shall disburse such appropriated funds in a timely manner into the special funds established by community college districts for projects, which funds shall be used to pay training ~~[program]~~ **project** costs~~[, including the principal, premium, and interest on certificates issued by the district to finance or refinance, in whole or in part, a project].~~ Such disbursements by the department shall be made to the special fund for each project as provided under subsection ~~[5]~~ **6** of this section. All moneys remaining in the fund at the end of any fiscal year shall not lapse to the general revenue fund, as provided in section 33.080, but shall remain in the fund. **All unobligated funds in the Missouri One Start Community College Job Retention Training Fund on July 1, 2023, shall be transferred to the Missouri one start community college training fund authorized pursuant to subsection 3 of this section.**

3. There is hereby created in the state treasury the "Missouri One Start Community College Training Fund", that shall be administered by the department for training projects in the Missouri one start program. **Beginning July 1, 2023,** the department of revenue shall credit to the fund, as received, all new and retained jobs credits. The fund shall also consist of any gifts, contributions, grants, or bequests received from federal, private, or other sources. The general assembly, however, shall not provide for any transfer of general revenue funds into the fund. **Beginning July 1, 2023,** the department shall disburse moneys in the fund under regular appropriations by the general assembly. The department shall disburse such appropriated funds in a timely manner into the special funds established by community college districts for training projects, which funds shall be used to pay training project costs. Such disbursements shall be made to the special fund for each training project as provided under subsection 6 of this section. All moneys remaining in the fund at the end of any fiscal year shall not lapse to the general revenue fund, as provided in section 33.080, but shall remain in the fund.

4. The department of revenue shall develop such forms as are necessary to demonstrate accurately each qualified company's new jobs credit paid **through June 30, 2023,** into the Missouri one start community college new jobs training fund or retained jobs credit paid **through June 30, 2023,** into the Missouri one start community college job retention training fund. **The department of revenue shall develop such forms as are necessary to demonstrate accurately each qualified company's new or retained jobs credit, or both, as applicable, paid beginning July 1, 2023, into the Missouri one start community college jobs training fund.** The new or retained jobs credits, **or both, as applicable,** shall be accounted as separate from the normal withholding tax paid to the department of revenue by the qualified company. **Through June 30, 2023,** reimbursements made by all qualified companies to the Missouri one start community college new jobs training fund and the Missouri one start community college job retention training fund shall be no less than all allocations made by the department to all community college districts for all projects. **Beginning July 1, 2023, reimbursements made by all qualified companies to the Missouri one start community college training fund shall be no less than all allocations made by the department to all community college districts for all projects.** The qualified company shall remit the amount of the new or retained jobs credit, **or both,** as applicable, to the department of revenue in the same manner as provided in sections 143.191 to 143.265. **A qualified company's training project may include both new jobs and retained jobs.**

~~[4-]~~ 5. A community college district, with the approval of the department in consultation with the office of administration, may enter into an agreement to establish a training project and provide training project services to a qualified company. **The department shall have the discretion to determine the appropriate amount of funds to allocate per training project.** As soon as possible after initial contact between a community college district and a potential qualified company regarding the possibility of entering into an agreement, the community college district shall inform the department of the potential training project. The department shall evaluate the proposed training

project within the overall job training efforts of the state to ensure that the training project will not duplicate other job training programs. The department shall have fourteen days from receipt of a notice of intent to approve or disapprove a training project. If no response is received by the qualified company within fourteen days, the training project shall be deemed approved. Disapproval of any training project shall be made in writing and state the reasons for such disapproval. If an agreement is entered into, the district and the qualified company shall notify the department of revenue within fifteen calendar days. In addition to any provisions required under subsection 6 of this section for a qualified company applying to receive a new or retained job credit, **or both, as applicable**, an agreement may provide, but shall not be limited to:

- (1) Payment of training project costs, which may be paid from one or a combination of the following sources:
 - (a) **Through June 30, 2023**, funds appropriated by the general assembly to the Missouri one start community college new jobs training program fund or Missouri one start community college job retention training program fund, as applicable, and disbursed by the department for the purposes consistent with sections 620.800 to 620.809;
 - (b) **Beginning July 1, 2023, funds appropriated by the general assembly to the Missouri one start community college jobs training program fund and disbursed by the department for the purposes consistent with sections 620.800 to 620.809;**

- (c) Funds appropriated by the general assembly from the general revenue fund and disbursed by the department for the purposes consistent with sections 620.800 to 620.809;

- ~~[(c)]~~ (d) Tuition, student fees, or special charges fixed by the board of trustees to defray training project costs in whole or in part;

- (2) Payment of training project costs which shall not be deferred for a period longer than eight years;
- (3) Costs of on-the-job training for employees which shall include wages or salaries of participating employees. Payments for on-the-job training shall not exceed the average of fifty percent of the total wages paid by the qualified company to each participant during the period of training. Payment for on-the-job training may continue for up to six months from the date the training begins;

- (4) A provision which fixes the minimum amount of new or retained jobs credits, **or both, if applicable**, general revenue fund appropriations, or tuition and fee payments which shall be paid for training project costs; and

- (5) Any payment required to be made by a qualified company. This payment shall constitute a lien upon the qualified company's business property until paid, shall have equal priority with ordinary taxes and shall not be divested by a judicial sale. Property subject to such lien may be sold for sums due and delinquent at a tax sale, with the same forfeitures, penalties, and consequences as for the nonpayment of ordinary taxes. The purchasers at a tax sale shall obtain the property subject to the remaining payments.

~~[5-]~~ 6. (1) For projects that are funded exclusively under ~~[paragraph]~~ paragraphs (a) and (b) of subdivision (1) of subsection ~~[4]~~ 5 of this section, the department shall disburse such funds to the special fund for each training project in the same proportion as the new jobs or retained jobs credits remitted by the qualified company participating in such project bears to the total new jobs or retained jobs credits from withholding remitted by all qualified companies participating in projects during the period for which the disbursement is made.

(2) Subject to appropriation, for projects that are funded through a combination of funds under paragraphs (a) ~~and~~, (b), and (c) of subdivision (1) of subsection ~~[4]~~ 5 of this section, the department shall disburse funds appropriated under paragraph ~~[(b)]~~ (c) of subdivision (1) of subsection ~~[4]~~ 5 of this section to the special fund for each training project upon commencement of the project. The department shall disburse funds appropriated under ~~[paragraph]~~ paragraphs (a) and (b) of subdivision (1) of subsection ~~[4]~~ 5 of this section to the special fund for each training project in the same proportion as the new jobs or retained jobs credits remitted by the qualified company participating in such project bears to the total new jobs or retained jobs credits from withholding remitted by all qualified companies participating in projects during the period for which the disbursement is made, reduced by the amount of funds appropriated under paragraph ~~[(b)]~~ (c) of subdivision (1) of subsection ~~[4]~~ 5 of this section.

~~[6-]~~ 7. Any qualified company that submits a notice of intent for retained job credits shall enter into an agreement, providing that the qualified company has:

- (1) Maintained at least one hundred full-time employees per year at the project facility for the calendar year preceding the year in which the application is made; and
- (2) Made or agrees to make a new capital investment of greater than five times the amount of any award under ~~[this training]~~ **the Missouri one start** program at the project facility over a period of two consecutive years, as certified by the qualified company and:
 - (a) Has made substantial investment in new technology requiring the upgrading of employee skills; or
 - (b) Is located in a border county of the state and represents a potential risk of relocation from the state; or
 - (c) Has been determined to represent a substantial risk of relocation from the state by the director of the department of economic development.

~~[7-]~~ **8.** If an agreement provides that all or part of the training ~~[program]~~ **project** costs are to be met by receipt of new or retained jobs credit, **or both, if applicable**, such new or retained jobs credit from withholding shall be determined and paid as follows:

(1) New or retained jobs credit shall be based upon the wages paid to the employees in the new or retained jobs;

(2) A portion of the total payments made by the qualified companies under sections 143.191 to 143.265 shall be designated as the new or retained jobs credit, **or both, if applicable**, from withholding. Such portion shall be an amount equal to two and one-half percent of the gross wages paid by the qualified company for each of the first one hundred jobs included in the project and one and one-half percent of the gross wages paid by the qualified company for each of the remaining jobs included in the project. If business or employment conditions cause the amount of the new or retained jobs credit from withholding to be less than the amount projected in the agreement for any time period, then other withholding tax paid by the qualified company under sections 143.191 to 143.265 shall be credited to the applicable fund by the amount of such difference. The qualified company shall remit the amount of the new or retained jobs credit, **or both, if applicable**, to the department of revenue in the manner prescribed in sections 143.191 to 143.265. When all training ~~[program]~~ **project** costs have been paid, the new or retained jobs credits, **or both, if applicable**, shall cease;

(3) The community college district participating in a project shall establish a special fund for and in the name of the training project. All funds appropriated by the general assembly from the funds established under ~~[subsections 1 and 2 of]~~ this section and disbursed by the department for the training project and other amounts received by the district for training project costs as required by the agreement shall be deposited in the special fund. Amounts held in the special fund shall be used and disbursed by the district only to pay training project costs for such training project. The special fund may be divided into such accounts and subaccounts as shall be provided in the agreement, and amounts held therein may be invested in the same manner as the district's other funds;

(4) Any disbursement for training project costs received from the department under sections 620.800 to 620.809 and deposited into the training project's special fund may be irrevocably pledged by a community college district for the payment of the principal, premium, and interest on the certificate issued by a community college district to finance or refinance, in whole or in part, such training project;

(5) The qualified company shall certify to the department of revenue that the new or retained jobs credit, **or both, if applicable**, is in accordance with an agreement and shall provide other information the department of revenue may require;

(6) An employee participating in a training project shall receive full credit under section 143.211 for the amount designated as a new or retained jobs credit;

(7) If an agreement provides that all or part of training ~~[program]~~ **project** costs are to be met by receipt of new or retained jobs credit, **or both, if applicable**, the provisions of this subsection shall also apply to any successor to the original qualified company until the principal and interest on the certificates have been paid.

~~[8-]~~ **9.** To provide funds for the present payment of the training project costs ~~[of new or retained jobs training project]~~ through the ~~[training]~~ **Missouri one start** program **as provided in this section**, a community college district may borrow money and issue and sell certificates payable from a sufficient portion of the future receipts of payments authorized by the agreement including disbursements from the ~~[Missouri one start community college new jobs training fund or the Missouri one start community college job retention training fund]~~ **funds established under this section**, to the special fund established by the community college district for each **training** project. The total amount of outstanding certificates sold by all community college districts shall not exceed the total amount authorized under law as of January 1, 2013~~], unless an increased amount is authorized in writing by a majority of members of the committee]~~. The certificates shall be marketed through financial institutions authorized to do business in Missouri. The receipts shall be pledged to the payment of principal of and interest on the certificates. Certificates may be sold at public sale or at private sale at par, premium, or discount of not less than ninety-five percent of the par value thereof, at the discretion of the board of trustees, and may bear interest at such rate or rates as the board of trustees shall determine, notwithstanding the provisions of section 108.170 to the contrary. However, the provisions of chapter 176 shall not apply to the issuance of such certificates. Certificates may be issued with respect to a single **training** project or multiple **training** projects and may contain terms or conditions as the board of trustees may provide by resolution authorizing the issuance of the certificates.

~~[9-]~~ **10.** Certificates issued to refund other certificates may be sold at public sale or at private sale as provided in this section, with the proceeds from the sale to be used for the payment of the certificates being refunded. The refunding certificates may be exchanged in payment and discharge of the certificates being refunded,

in installments at different times or an entire issue or series at one time. Refunding certificates may be sold or exchanged at any time on, before, or after the maturity of the outstanding certificates to be refunded. They may be issued for the purpose of refunding a like, greater, or lesser principal amount of certificates and may bear a rate of interest that is higher, lower, or equivalent to that of the certificates being renewed or refunded.

~~[10-]~~ 11. Before certificates are issued, the board of trustees shall publish once a notice of its intention to issue the certificates, stating the amount, the purpose, and the project or projects for which the certificates are to be issued. A person with standing may, within fifteen days after the publication of the notice, by action in the circuit court of a county in the district, appeal the decision of the board of trustees to issue the certificates. The action of the board of trustees in determining to issue the certificates shall be final and conclusive unless the circuit court finds that the board of trustees has exceeded its legal authority. An action shall not be brought which questions the legality of the certificates, the power of the board of trustees to issue the certificates, the effectiveness of any proceedings relating to the authorization of the project, or the authorization and issuance of the certificates from and after fifteen days from the publication of the notice of intention to issue.

~~[11-]~~ 12. The board of trustees shall make a finding based on information supplied by the qualified company that revenues provided in the agreement are sufficient to secure the faithful performance of obligations in the agreement.

~~[12-]~~ 13. Certificates issued under this section shall not be deemed to be an indebtedness of the state, the community college district, or any other political subdivision of the state, and the principal and interest on any certificates shall be payable only from the sources provided in subdivision (1) of subsection ~~[4]~~ 5 of this section which are pledged in the agreement.

~~[13-]~~ 14. Pursuant to section 23.253 of the Missouri sunset act:

(1) The program authorized under sections 620.800 to 620.809 shall be reauthorized as of August 28, 2018, and shall expire on August 28, 2030; and

(2) If such program is reauthorized, the program authorized under sections 620.800 to 620.809 shall automatically sunset twelve years after the effective date of the reauthorization of sections 620.800 to 620.809; and

(3) Sections 620.800 to 620.809 shall terminate on September first of the calendar year immediately following the calendar year in which a program authorized under sections 620.800 to 620.809 is sunset.

~~[14-]~~ 15. Any agreement or obligation entered into by the department that was made under the provisions of sections 620.800 to 620.809 prior to August 28, 2019, shall remain in effect according to the provisions of such agreement or obligation.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 6

AMEND Senate Substitute for House Bill No. 2400, Page 5, Section 285.730, Line 143, by inserting after all of said line the following:

“620.515. 1. This section shall be known and may be cited as the "Show-Me Heroes" program, the purpose of which is to:

(1) Assist the spouse of an active duty National Guard or reserve component service member reservist and active duty United States military personnel to address immediate needs and employment in an attempt to keep the family from falling into poverty while the primary income earner is on active duty, and during the five-year period following discharge from deployment; and

(2) Assist returning National Guard troops or reserve component service member reservists and recently separated United States military personnel with finding work in situations where an individual needs to rebuild business clientele or where an individual's job has been eliminated while such individual was deployed, or where the individual otherwise cannot return to his or her previous employment.

2. Subject to appropriation, the department of ~~[economic development]~~ **higher education and workforce development** shall operate the Show-Me heroes program through existing programs. Eligibility for the program shall be based on the following criteria:

(1) Eligible participants in the program shall be those families where:

(a) The primary income earner was called to active duty in defense of the United States for a period of more than four months;

(b) The family's primary income is no longer available;

- (c) The family is experiencing significant hardship due to financial burdens; and
- (d) The family has no outside resources available to assist with such hardships;
- (2) Services that may be provided to the family will be aimed at ameliorating the immediate crisis and providing a path for economic stability while the primary income is not available due to the active military commitment. Services shall be made available up to five years following discharge from deployment. Services may include, but not be limited to the following:
 - (a) Financial assistance to families facing financial crisis from overdue bills;
 - (b) Help paying day care costs to pursue training and or employment;
 - (c) Help covering the costs of transportation to training and or employment;
 - (d) Vocational evaluation and vocational counseling to help the individual choose a visible employment goal;
 - (e) Vocational training to acquire or upgrade skills needed to be marketable in the workforce;
 - (f) Paid internships and subsidized employment to train on the job; and
 - (g) Job placement assistance for those who don't require skills training.
- 3. **(1) In addition to the benefits provided to those meeting the criteria established by subsection 2 of this section, the department of higher education and workforce development may award grants from the Show-Me heroes program or programs administering the Show-Me heroes program to one or more nonprofit organizations that facilitate the participation in apprenticeship training programs of veterans and active duty United States military personnel who are transitioning into civilian employment.**
- (2) A grant awarded pursuant to this subsection shall be used only to recruit or assist veterans or active duty United States military personnel who are transitioning into civilian employment to participate in an apprenticeship training program in this state.**
- (3) As used in this subsection, the term "apprenticeship training program" means a training program that provides on-the-job training, preparatory instruction, supplementary instruction, or related instruction in a trade that has been certified as an apprenticeable occupation by the Office of Apprenticeship of the United States Department of Labor.**
- 4. The department shall promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 7

AMEND Senate Substitute for House Bill No. 2400, Page 5, Section 285.730, Line 143, by inserting after all of said line the following:

- “620.850. 1. This section shall be known and may be cited as the "Citizen's Land Development Cooperative Act".**
- 2. As used in this section, the following terms shall mean:**
 - (1) "Commission", the citizen's land development cooperative commission established in subsection 3 of this section;**
 - (2) "Citizen's land development cooperative", a for-profit, citizen-owned, professionally managed real estate planning and development corporation or land cooperative that may:**
 - (a) Receive title to land, natural resources, physical infrastructure, or facilities donated by a not-for-profit organization or government entity;**
 - (b) Borrow money on behalf of its shareholders to purchase land, plan its use, and develop the land and natural resources for productive and ecologically suitable purposes; and**
 - (c) Enable each citizen whose principal residence is situated in a local or regional area for which future development will be controlled by a citizen's land development cooperative to acquire, free as a right of citizenship, an equal, lifetime, non-transferable, private property ownership stake in local land use and**

infrastructure development, share profits from land rentals, natural resource use or extraction revenues, and infrastructure user fees, and have a voice as an owner in the governance of future land development in the community;

(3) "Department", the Missouri department of economic development.

3. (1) There is hereby established within the department the citizen's land development cooperative commission.

(2) The commission shall consist of eleven members to be appointed by the governor, with the advice and consent of the senate, one of whom shall be designated as chair of the commission at the time of appointment.

(3) Of the members initially appointed, three members shall serve a term of one year, three members shall serve a term of two years, three members shall serve a term of three years, and two members, one of whom shall be the chair, shall serve a term of four years. Thereafter, all terms shall be for four years.

4. (1) The commission may begin to conduct business upon the appointment of a majority of the voting members, including the chair. The commission may adopt bylaws, and may establish committees and officers as it deems necessary.

(2) A majority of members of the commission shall constitute a quorum, and meetings of the commission shall be subject to the provisions of chapter 610. The commission shall afford an opportunity for public comment at each public meeting.

(3) All members of the commission shall serve without compensation for such service, but shall be reimbursed for all necessary and actual expenses incurred by them in the performance of their official duties.

(4) Subject to appropriation, the department shall provide staff and administrative support services to the commission.

5. The commission shall gather information and make annual reports of recommendations to the governor and to the general assembly regarding the establishment and operation of citizen's land development cooperatives. The reports shall include recommendations concerning, without limitation:

(1) The establishment of policies regarding citizen's land development cooperatives;

(2) The approval of citizen's land development cooperatives throughout the state;

(3) The establishment of guidelines for citizens of localities to petition for local referenda to create citizen's land development cooperatives and to determine the participation plan for allocation, shareholder governance, and ownership rights, the issuance and cancellation of shares of citizen's land development cooperatives, and the disposition of assets in the event of the dissolution of a citizen's land development cooperative;

(4) The establishment of tax reforms that encourage the use and effectiveness of citizen's land development cooperatives through the exemption from all state and local taxes on the holdings of land, natural resources, improvements, other tangible and intangible assets, undistributed capital gains, and undistributed profits, provided that at least ninety percent of the annual profits are distributed as taxable dividends, other forms of taxable distributions to its shareholders and workers, and debt service payments on its loans;

(5) The rendering of assistance to localities on problems, concerns, and issues related to the development of citizen's land development cooperatives;

(6) The undertaking of studies and gathering information and data to accomplish the purposes as set forth in this section and to formulate and present recommendations to the governor and the general assembly;

(7) Applying for, accepting, and expending gifts, grants, loans, or donations from public, quasi-public, or private sources, including any matching funds as may be designated in an appropriation to the department, to enable the commission to carry out its purpose; and

(8) Accounting annually on its fiscal activities, including any matching funds received or expended by the commission.

6. (1) Subject to appropriation, the department shall develop and maintain a program to make grants to communities seeking to establish citizen's land development cooperatives and encourage them to become self-sustaining from land rentals and other fees within the first five years of their formation. The procedures for grant application shall be established by the department by rule.

(2) The commission shall seek funding from local, state, federal, and private sources to make grants and loans and otherwise enhance the development of citizen's land development cooperatives. The department shall advise the commission of all available sources of funding for economic development that it is aware of and shall assist the commission and citizen's land development cooperatives in securing such funding.

(3) Funds received pursuant to this section shall be deposited into the citizen's land development cooperative fund, which is hereby created in the state treasury. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. Moneys in the fund shall be expended solely for the purposes of this section.

7. The department shall establish rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 8

AMEND Senate Substitute for House Bill No. 2400, Page 1, Section A, Line 3, by inserting after all of said line the following:

“105.1500. 1. This section shall be known and may be cited as "The Personal Privacy Protection Act".

2. As used in this section, the following terms mean:

(1) "Personal information", any list, record, register, registry, roll, roster, or other compilation of data of any kind that directly or indirectly identifies a person as a member, supporter, or volunteer of, or donor of financial or nonfinancial support to, any entity exempt from federal income tax under Section 501(c) of the Internal Revenue Code of 1986, as amended;

(2) "Public agency", the state and any political subdivision thereof including, but not limited to, any department, agency, office, commission, board, division, or other entity of state government; any county, city, township, village, school district, community college district; or any other local governmental unit, agency, authority, council, board, commission, state or local court, tribunal or other judicial or quasi-judicial body.

3. (1) Notwithstanding any provision of law to the contrary, but subject to the exceptions listed under subsection 4 of this section, a public agency shall not:

(a) Require any individual to provide the public agency with personal information or otherwise compel the release of personal information;

(b) Require any entity exempt from federal income taxation under Section 501(c) of the Internal Revenue Code to provide the public agency with personal information or otherwise compel the release of personal information;

(c) Release, publicize, or otherwise publicly disclose personal information in possession of a public agency; or

(d) Request or require a current or prospective contractor or grantee with the public agency to provide the public agency with a list of entities exempt from federal income taxation under Section 501(c) of the Internal Revenue Code of 1986, as amended, to which it has provided financial or nonfinancial support.

(2) All personal information in the possession of a public agency shall be considered a closed record under chapter 610 and court operating rules.

4. The provisions of this section shall not preclude any individual or entity from being required to comply with any of the following:

(1) Submitting any report or disclosure required by this chapter or chapter 130;

(2) Responding to any lawful request or subpoena for personal information from the Missouri ethics commission as a part of an investigation, or publicly disclosing personal information as a result of an enforcement action from the Missouri ethics commission pursuant to its authority in sections 105.955 to 105.966;

(3) Responding to any lawful warrant for personal information issued by a court of competent jurisdiction;

- (4) Responding to any lawful request for discovery of personal information in litigation if:
- (a) The requestor demonstrates a compelling need for the personal information by clear and convincing evidence; and
- (b) The requestor obtains a protective order barring disclosure of personal information to any person not named in the litigation;
- (5) Applicable court rules or admitting any personal information as relevant evidence before a court of competent jurisdiction. However, a submission of personal information to a court shall be made in a manner that it is not publicly revealed and no court shall publicly reveal personal information absent a specific finding of good cause; or
- (6) Any report or disclosure required by state law to be filed with the secretary of state, provided that personal information obtained by the secretary of state is otherwise subject to the requirements of paragraph (c) of subdivision (1) of subsection 3 of this section, unless expressly required to be made public by state law.
5. (1) A person or entity alleging a violation of this section may bring a civil action for appropriate injunctive relief, damages, or both. Damages awarded under this section may include one of the following, as appropriate:
- (a) A sum of moneys not less than two thousand five hundred dollars to compensate for injury or loss caused by each violation of this section; or
- (b) For an intentional violation of this section, a sum of moneys not to exceed three times the sum described in paragraph (a) of this subdivision.
- (2) A court, in rendering a judgment in an action brought under this section, may award all or a portion of the costs of litigation, including reasonable attorney's fees and witness fees, to the complainant in the action if the court determines that the award is appropriate.
- (3) A person who knowingly violates this section is guilty of a class B misdemeanor.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 9

AMEND Senate Substitute for House Bill No. 2400, Page 5, Section 285.730, Line 143, by inserting after all of said line the following:

- “313.800. 1. As used in sections 313.800 to 313.850, unless the context clearly requires otherwise, the following terms mean:
- (1) "Adjusted gross receipts", the gross receipts from licensed gambling games and devices less winnings paid to wagerers;
- (2) "Applicant", any person applying for a license authorized under the provisions of sections 313.800 to 313.850;
- (3) "Bank", the elevations of ground which confine the waters of the Mississippi or Missouri Rivers at the ordinary high water mark as defined by common law;
- (4) "Capital, cultural, and special law enforcement purpose expenditures" shall include any disbursement, including disbursements for principal, interest, and costs of issuance and trustee administration related to any indebtedness, for the acquisition of land, land improvements, buildings and building improvements, vehicles, machinery, equipment, works of art, intersections, signing, signalization, parking lot, bus stop, station, garage, terminal, hanger, shelter, dock, wharf, rest area, river port, airport, light rail, railroad, other mass transit, pedestrian shopping malls and plazas, parks, lawns, trees, and other landscape, convention center, roads, traffic control devices, sidewalks, alleys, ramps, tunnels, overpasses and underpasses, utilities, streetscape, lighting, trash receptacles, marquees, paintings, murals, fountains, sculptures, water and sewer systems, dams, drainage systems, creek bank restoration, any asset with a useful life greater than one year, cultural events, and any expenditure related to a law enforcement officer deployed as horse-mounted patrol, school resource or drug awareness resistance education (D.A.R.E) officer;
- (5) "Cheat", to alter the selection of criteria which determine the result of a gambling game or the amount or frequency of payment in a gambling game;
- (6) "Commission", the Missouri gaming commission;

(7) "Credit instrument", a written check, negotiable instrument, automatic bank draft or other authorization from a qualified person to an excursion gambling boat licensee or any of its affiliated companies licensed by the commission authorizing the licensee to withdraw the amount of credit extended by the licensee to such person from the qualified person's banking account in an amount determined under section 313.817 on or after a date certain of not more than thirty days from the date the credit was extended, and includes any such writing taken in consolidation, redemption or payment of a previous credit instrument, but does not include any interest-bearing installment loan or other extension of credit secured by collateral;

(8) "Dock", the location in a city or county authorized under subsection 10 of section 313.812 which contains any natural or artificial space, inlet, hollow, or basin, in or adjacent to a bank of the Mississippi or Missouri Rivers, next to a wharf or landing devoted to the embarking of passengers on and disembarking of passengers from a gambling excursion but shall not include any artificial space created after May 20, 1994, and is located more than one thousand feet from the closest edge of the main channel of the river as established by the United States Army Corps of Engineers;

(9) "Excursion gambling boat", a boat, ferry, other floating facility, or any nonfloating facility licensed by the commission on **or inside of** which gambling games are allowed;

(10) "Fiscal year", the fiscal year of a home dock city or county;

(11) "Floating facility", any facility built or originally built as a boat, ferry or barge licensed by the commission on which gambling games are allowed;

(12) "Gambling excursion", the time during which gambling games may be operated on an excursion gambling boat whether docked or during a cruise;

(13) "Gambling game" includes, but is not limited to, games of skill or games of chance on an excursion gambling boat but does not include gambling on sporting events; provided such games of chance are approved by amendment to the Missouri Constitution;

(14) "Games of chance", any gambling game in which the player's expected return is not favorably increased by the player's reason, foresight, dexterity, sagacity, design, information or strategy;

(15) "Games of skill", any gambling game in which there is an opportunity for the player to use the player's reason, foresight, dexterity, sagacity, design, information or strategy to favorably increase the player's expected return; including, but not limited to, the gambling games known as "poker", "blackjack" (twenty-one), "craps", "Caribbean stud", "pai gow poker", "Texas hold'em", "double down stud", and any video representation of such games;

(16) "Gross receipts", the total sums wagered by patrons of licensed gambling games;

(17) "Holder of occupational license", a person licensed by the commission to perform an occupation within excursion gambling boat operations which the commission has identified as requiring a license;

(18) "Licensee", any person licensed under sections 313.800 to 313.850;

(19) "Mississippi River" and "Missouri River", the water, bed and banks of those rivers, including any space filled wholly or partially by the water of those rivers in a manner approved by the commission but shall not include any artificial space created after May 20, 1994, and is located more than one thousand feet from the closest edge of the main channel of the river as established by the United States Army Corps of Engineers;

(20) "Nonfloating facility", any structure within one thousand feet **from the closest edge of the main channel** of the Missouri or Mississippi River, **as established by the United States Army Corps of Engineers**, that contains at least two thousand gallons of water beneath or inside the facility either by an enclosed space containing such water or in rigid or semirigid storage containers, **tanks**, or structures;

(21) "Supplier", a person who sells or leases gambling equipment and gambling supplies to any licensee.

2. (1) In addition to the games of skill defined in this section, the commission may approve other games of skill upon receiving a petition requesting approval of a gambling game from any applicant or licensee. The commission may set the matter for hearing by serving the applicant or licensee with written notice of the time and place of the hearing not less than five days prior to the date of the hearing and posting a public notice at each commission office. The commission shall require the applicant or licensee to pay the cost of placing a notice in a newspaper of general circulation in the applicant's or licensee's home dock city or county. The burden of proof that the gambling game is a game of skill is at all times on the petitioner. The petitioner shall have the affirmative responsibility of establishing the petitioner's case by a preponderance of evidence including:

(a) Is it in the best interest of gaming to allow the game; and

(b) Is the gambling game a game of chance or a game of skill?

(2) All testimony shall be given under oath or affirmation. Any citizen of this state shall have the opportunity to testify on the merits of the petition. The commission may subpoena witnesses to offer expert testimony. Upon conclusion of the hearing, the commission shall evaluate the record of the hearing and issue written findings of fact that shall be based exclusively on the evidence and on matters officially noticed. The commission shall then render a written decision on the merits which shall contain findings of fact, conclusions of law and a final commission order. The final commission order shall be within thirty days of the hearing. Copies of the final commission order shall be served on the petitioner by certified or overnight express mail, postage prepaid, or by personal delivery.

313.805. The commission shall have full jurisdiction over and shall supervise all gambling operations governed by sections 313.800 to 313.850. The commission shall have the following powers and shall promulgate rules and regulations to implement sections 313.800 to 313.850:

(1) To investigate applicants and determine the priority and eligibility of applicants for a license and to select among competing applicants for a license the applicant which best serves the interests of the citizens of Missouri;

(2) To license the operators of excursion gambling boats and operators of gambling games within such boats, to identify occupations within the excursion gambling boat operations which require licensing, and adopt standards for licensing the occupations including establishing fees for the occupational licenses and to license suppliers;

(3) To adopt standards under which all excursion gambling boat operations shall be held and standards for the facilities within which the gambling operations are to be held. Notwithstanding the provisions of chapter 311 to the contrary, the commission may authorize the operation of gambling games on an excursion gambling boat which is also licensed to sell or serve alcoholic beverages, wine, or beer. The commission shall regulate the wagering structure for gambling excursions, provided that the commission shall not establish any regulations or policies that limit the amount of wagers, losses, or buy-in amounts;

(4) To enter the premises of excursion gambling boats, facilities, or other places of business of a licensee within this state to determine compliance with sections 313.800 to 313.850;

(5) To investigate alleged violations of sections 313.800 to 313.850 or the commission rules, orders, or final decisions;

(6) To assess any appropriate administrative penalty against a licensee, including, but not limited to, suspension, revocation, and penalties of an amount as determined by the commission up to three times the highest daily amount of gross receipts derived from wagering on the gambling games, whether unauthorized or authorized, conducted during the previous twelve months as well as confiscation and forfeiture of all gambling game equipment used in the conduct of unauthorized gambling games. Forfeitures pursuant to this section shall be enforced as provided in sections 513.600 to 513.645;

(7) To require a licensee, an employee of a licensee or holder of an occupational license to remove a person violating a provision of sections 313.800 to 313.850 or the commission rules, orders, or final orders, or other person deemed to be undesirable from the excursion gambling boat or adjacent facilities;

(8) To require the removal from the premises of a licensee, an employee of a licensee, or a holder of an occupational license for a violation of sections 313.800 to 313.850 or a commission rule or engaging in a fraudulent practice;

(9) To require all licensees to file all financial reports required by rules and regulations of the commission;

(10) To issue subpoenas for the attendance of witnesses and subpoenas duces tecum for the production of books, records, and other pertinent documents, and to administer oaths and affirmations to the witnesses, when, in the judgment of the commission, it is necessary to enforce sections 313.800 to 313.850 or the commission rules;

(11) To keep accurate and complete records of its proceedings and to certify the records as may be appropriate;

(12) To ensure that the gambling games are conducted fairly. No gambling device shall be set to pay out less than eighty percent of all wagers;

(13) To require all licensees of gambling game operations to use a cashless wagering system whereby all players' money is converted to physical or electronic tokens, electronic cards, or chips which only can be used on the excursion gambling boat;

(14) To require excursion gambling boat licensees to develop a system, approved by the commission, that allows patrons the option to prohibit the excursion gambling boat licensee from using identifying information for marketing purposes. The provisions of this subdivision shall apply only to patrons giving identifying information for the first time. Such system shall be submitted to the commission by October 1, 2000, and approved by the commission by January 1, 2001. The excursion gambling boat licensee shall use identifying information obtained

from patrons who have elected to have marketing blocked under the provisions of this section only for the purposes of enforcing the requirements contained in sections 313.800 to 313.850. This section shall not prohibit the commission from accessing identifying information for the purposes of enforcing section 313.004 and sections 313.800 to 313.850;

(15) To determine which of the authorized gambling games will be permitted on any licensed excursion gambling boat;

(16) The commission shall base its decision to license excursion gambling boats on any of the following criteria: the docking location or the excursion cruise could cause danger to the boat's passengers, violate federal law or the law of another state, or cause disruption of interstate commerce or possible interference with railway or barge transportation. The commission shall consider economic feasibility or impact that would benefit land-based development and permanent job creation. The commission shall not discriminate among applicants for excursion gambling boats that are similarly situated with respect to the criteria set forth in this section;

(17) The commission shall render a finding **or findings** concerning the transition from a boat, barge, or floating facility to a nonfloating facility within thirty days after a hearing on any request from an applicant or **existing** licensee. Such hearing may be held prior to any final action on licensing to assist an applicant and any city or county in the finalizing of their economic development plan;

(18) To require any applicant for a license or renewal of a license to operate an excursion gambling boat to provide an affirmative action plan which has as its goal the use of best efforts to achieve maximum employment of African-Americans and other minorities and maximum participation in the procurement of contractual purchases of goods and services. This provision shall be administered in accordance with all federal and state employment laws, including Title VII of the Civil Rights Act of 1964, as amended by the Civil Rights Act of 1991. At license renewal, the licensee will report on the effectiveness of the plan. The commission shall include the licensee's reported information in its annual report to the joint committee on gaming and wagering;

(19) To take any other action as may be reasonable or appropriate to enforce sections 313.800 to 313.850 and the commission rules.”; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 11

AMEND Senate Substitute for House Bill No. 2400, Page 1, Section A, Line 3, by inserting after all of said line the following:

“208.798. The provisions of sections 208.780 to 208.798 shall terminate on August 28, ~~2022~~ 2029.”; and

Further amend said bill, Page 5, Section 285.730, Line 143, by inserting after all of said line the following:

“620.1620. 1. This section shall be known and may be cited as the "Meet in Missouri Act".

2. As used in this section, the following terms shall mean:

(1) "Director", the director of the department of economic development;

(2) "Eligible commission", any regional convention and visitors commission created under section 67.601; any body designated by the division of tourism official destination marketing organization for a Missouri county which is designated as the single representative organization for the county to solicit and service tourism;

(3) "Eligible major convention event costs", all operational costs of the venue of a major convention event including, but not limited to, costs related to the following: security, venue utilities, cleaning, production of the event, installation and dismantling, facility rental charges, personnel, construction to prepare the venue, and other temporary facility construction;

(4) "Fund", the major economic convention event in Missouri fund established in this section;

(5) "Grant", an amount of money equal to the total amount of eligible major convention event costs listed in an approved major convention plan to be disbursed at the requested date from the fund to an eligible commission by the state treasurer at the direction of the director which shall not exceed the amount of estimated total sales taxes to be received by the state generated by sleeping rooms paid by guests of hotels and motels reasonably believed to be occupied due to the major convention event;

(6) "Major convention event", any convention if more than fifty percent of attendees travel to the convention from outside of Missouri and require overnight hotel accommodations;

(7) "Major convention plan", a written plan for the administration of a major convention event, containing such information as shall be requested by the director to establish that the event covered by the application is a major convention event including, but not limited to, the start and end dates of the major convention event, an identification of the organization planning the event, the location of the event, projected total and out-of-state attendance, projected contracted and actual hotel room nights, projected costs and revenues anticipated to be received by the eligible commission in connection with the event, the eligible major convention event costs, and evidence of satisfaction of the conditions of subsection 5 of this section.

3. (1) There is hereby created in the state treasury the "Major Economic Convention Event in Missouri Fund", which shall consist of moneys appropriated from the general revenue fund as prescribed in subsection 6 of this section and any gifts, contributions, grants, or bequests received from federal, private, or other sources. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely for the administration of this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. For major convention plans which have complied with subsection 5 of this section, in addition to funds otherwise made available under Missouri law, a grant shall be paid from the fund by the department of economic development to the eligible commission at the requested date. Any transfer of a grant from the fund to the treasurer or other designated financial officer of an eligible commission with an approved major convention plan shall be deposited in a separate, segregated account of such commission. The eligible commission shall agree to hold such funds until the major convention event has occurred and not disburse the funds until such time as the report in subsection 7 has been submitted.

5. The director shall not disburse a grant until the director or his or her designee has approved a written major convention plan submitted to the department of economic development by an eligible commission requesting a grant. The director or his or her designee shall not approve any submitted major convention plan unless he or she finds that the following conditions have been met:

- (1) The applicant submitting the major convention plan is an eligible commission;
- (2) The projected start and end dates of the planned major convention event and the requested date of disbursement of the grant are no later than five years from the date of the application; and
- (3) There is sufficient evidence that:
 - (a) The event shall qualify as a major convention event under this section including, but not limited to, evidence of the actual number of contracted advance hotel reservations or projected out-of-state attendance numbers and actual hotel room usage from comparable past events;
 - (b) A request for proposal or similar documentation demonstrates the applicant eligible commission is competing for the event against non-Missouri cities;
 - (c) Without the grant, the major convention event would not be reasonably anticipated to occur in Missouri; and
 - (d) The positive net fiscal impact to general revenue of the state through any and all taxes attributable to the major convention event exceeds the amount of the major convention grant.

In reviewing such evidence, the director shall take into account any expenditures by an attendee for sleeping rooms paid by guests of the hotels and motels typically constitutes less than fifty percent of the expenditures by such attendees at a major convention event.

6. (1) Upon verification that the major convention plan complies with the terms of subsection 5 of this section, the director or his or her designee shall issue a certificate of approval to the eligible commission stating the date on which such grant shall be disbursed and the total amount of the grant, which shall be equal to the eligible major convention event costs listed in the approved major convention plan. The amount of any grant shall not exceed more than fifty percent of the cost of hosting the major convention event, positive net fiscal impact to general revenue, or one million dollars, whichever is less.

(2) All approved grants scheduled for disbursement each year shall be disbursed from the general revenue fund subject to appropriation by the general assembly. Any such appropriation shall not exceed three million dollars in any year.

(3) Upon such annual appropriation and transfer into the fund from the general revenue fund, the director shall disburse all grants pursuant to certificates of approval.

7. (1) Within one hundred eighty days of the conclusion of any major convention event for which a grant was disbursed under this section, the eligible commission that received such grant shall provide a written report to the director detailing the final amount of eligible major convention event costs incurred and actual attendance figures which certify compliance with this section. If the final amount of total eligible major convention event costs is less than the amount of the grant disbursed to the eligible commission under an approved major convention plan, such commission shall refund to the state treasurer the excess greater than fifty percent of the actual cost for deposit into the fund.

(2) An eligible commission shall refund the following amounts to the state treasurer based on the actual attendance figures in relation to the projected total attendance for the event as provided in the major convention plan:

(a) If the actual attendance figure is less than twenty-five percent of the projected total attendance, the commission shall refund an amount equal to the full amount of the grant;

(b) If the actual attendance figure is equal to or less than eighty-five percent and greater than or equal to twenty-five percent of the projected total attendance, the commission shall keep a portion of the grant received under this section equal to the proportion of the actual attendance figure to the projected attendance figure rounded to the nearest dollar and refund the remaining amount;

(c) If the actual attendance figure is greater than eighty-five percent of the projected total attendance, the commission shall keep the entire grant amount received under this section unless otherwise provided by this section.

(3) The provisions of this subdivision shall not apply where attendance at the convention is adversely affected by a man-made disaster including, but not limited to, an uprising or other civil unrest or where attendance at the convention is adversely affected by a substantial inclement weather-related event.

8. Any amounts that are refunded from a grant under this section shall be returned to the major economic convention event in Missouri fund to be used for future grants.

9. In accordance with the provisions of sections 23.250 to 23.298 and unless otherwise authorized pursuant to section 23.253:

(1) The program authorized under the provisions of this section shall automatically sunset six years after August 28, ~~[2016]~~ 2022; and

(2) This section shall terminate on September first of the year following the year in which any new program authorized under this section is sunset, and the revisor of statutes shall designate such sections and this section in a revision bill for repeal.”; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS#2 SCS HCS HB 1472 - Fiscal Review
SCS HB 2090, as amended - Fiscal Review
SS HB 2400, as amended - Fiscal Review
SS SCS HCS HB 2485 - Fiscal Review

RECESS

On motion of Representative Plocher, the House recessed until 11:30 a.m.

The hour of recess having expired, the House was called to order by Speaker Vescovo.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SCS HB 2090, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SB 690**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Baringer, Fitzwater, Fogle and Richey

Noes (3): Chipman, Eggleston and Walsh (50)

Absent (0)

BILLS IN CONFERENCE

CCR SS SCS HCS HB 3012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SS SCS HCS HB 3012** was adopted by the following vote:

AYES: 132

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins

Cook	Copeland	Cupps	Davidson	Deaton
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sassmann	Sauls	Schroer	Schwadron
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	Wiemann	Wright
Young	Mr. Speaker			

NOES: 013

Basye	Chipman	Davis	Lovasco	McDaniel
Murphy	Pollock 123	Roden	Sander	Seitz
Taylor 139	Walsh 50	West		

PRESENT: 000

ABSENT WITH LEAVE: 011

Appelbaum	Bailey	Bland Manlove	DeGroot	Derges
Gregory 96	Kidd	Schnelting	Sharp 36	Toalson Reisch
Windham				

VACANCIES: 007

On motion of Representative Smith (155), **CCS SS SCS HCS HB 3012** was read the third time and passed by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127

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Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Mosley	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sassmann	Sauls	Schroer
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Walsh Moore 93	Weber	Wiemann
Wright	Young	Mr. Speaker		

NOES: 011

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Sander	Seitz	Taylor 139	Walsh 50
West				

PRESENT: 000

ABSENT WITH LEAVE: 012

Appelbaum	Bailey	DeGroot	Derges	Gregory 96
Johnson	Murphy	Pollitt 52	Schnelting	Toalson Reisch
Veit	Windham			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

CCR SCS HCS HB 3013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SCS HCS HB 3013** was adopted by the following vote:

AYES: 137

Adams	Aldridge	Anderson	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Billington
Black 137	Black 7	Bland Manlove	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Deaton
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier

Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	Wiemann	Wright
Young	Mr. Speaker			

NOES: 012

Basye	Chipman	Davis	Kidd	Lovasco
McDaniel	Pollock 123	Roden	Sander	Seitz
Walsh 50	West			

PRESENT: 000

ABSENT WITH LEAVE: 007

Andrews	Appelbaum	Bailey	DeGroot	Derges
Toalson Reisch	Windham			

VACANCIES: 007

On motion of Representative Smith (163), **CCS SCS HCS HB 3013** was read the third time and passed by the following vote:

AYES: 137

Adams	Aldridge	Anderson	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Billington
Black 137	Black 7	Bland Manlove	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Cupps	Davidson	Deaton	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McDaniel	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman

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Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 009

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Sander	Seitz	Walsh 50	

PRESENT: 000

ABSENT WITH LEAVE: 010

Andrews	Appelbaum	Bailey	Copeland	DeGroot
Derges	McGaugh	McGirl	Toalson Reisch	Windham

VACANCIES: 007

Speaker Vescovo declared the bill passed.

CCR SCS HCS HB 3015, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **CCR SCS HCS HB 3015** was adopted by the following vote:

AYES: 137

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Baringer	Barnes	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Deaton	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGirl	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phiher

Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 011

Basye	Chipman	Davis	Kidd	Lovasco
McDaniel	Pollock 123	Roden	Schroer	Seitz
Walsh 50				

PRESENT: 000

ABSENT WITH LEAVE: 008

Appelbaum	Bailey	Bangert	Billington	DeGroot
Derges	Toalson Reisch	Windham		

VACANCIES: 007

On motion of Representative Smith (163), **CCS SCS HCS HB 3015** was read the third time and passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67

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Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 009

Basye	Chipman	Davis	Kidd	Lovasco
Pollock 123	Schroer	Seitz	Walsh 50	

PRESENT: 000

ABSENT WITH LEAVE: 006

Appelbaum	Bailey	DeGroot	Derges	Toalson Reisch
Windham				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HCS HB 3017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **SCS HCS HB 3017** was adopted by the following vote:

AYES: 140

Adams	Aldridge	Anderson	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs

Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 008

Chipman	Davis	Kidd	Lovasco	Pollock 123
Schroer	Seitz	Walsh 50		

PRESENT: 000

ABSENT WITH LEAVE: 008

Andrews	Appelbaum	Bailey	DeGroot	Derges
Knight	Toalson Reisch	Windham		

VACANCIES: 007

On motion of Representative Smith (163), **SCS HCS HB 3017** was truly agreed to and finally passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 008

Chipman	Davis	Kidd	Lovasco	Pollock 123
Schroer	Seitz	Walsh 50		

PRESENT: 000

ABSENT WITH LEAVE: 007

Appelbaum	Bailey	DeGroot	Derges	Stephens 128
Toalson Reisch	Windham			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

SCS HCS HB 3018, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; planning, expenses, and capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; grants, refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **SCS HCS HB 3018** was adopted by the following vote:

AYES: 142

Adams	Aldridge	Anderson	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Sharp 36	Sharpe 4	Shaul

Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 007

Chipman	Davis	Kidd	Lovasco	Pollock 123
Seitz	Walsh 50			

PRESENT: 000

ABSENT WITH LEAVE: 007

Andrews	Appelbaum	Bailey	DeGroot	Derges
Toalson Reisch	Windham			

VACANCIES: 007

On motion of Representative Smith (163), **SCS HCS HB 3018** was truly agreed to and finally passed by the following vote:

AYES: 143

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 007

Chipman	Davis	Kidd	Lovasco	Pollock 123
Seitz	Walsh 50			

PRESENT: 000

ABSENT WITH LEAVE: 006

Appelbaum	Bailey	DeGroot	Derges	Toalson Reisch
Windham				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

SCS HCS HB 3019, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **SCS HCS HB 3019** was adopted by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Billington
Black 137	Black 7	Bland Manlove	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Clemens	Coleman 32	Collins	Cook	Copeland
Cupps	Davidson	Deaton	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 25	Lewis 6	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 010

Basye	Chipman	Coleman 97	Davis	Kidd
Lovasco	Pollock 123	Schroer	Seitz	Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 008

Andrews	Appelbaum	Bailey	Christofanelli	DeGroot
Derges	Toalson Reisch	Windham		

VACANCIES: 007

On motion of Representative Smith (163), **SCS HCS HB 3019** was truly agreed to and finally passed by the following vote:

AYES: 140

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Collins
Cook	Copeland	Cupps	Davidson	Deaton
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 010

Basye	Chipman	Coleman 97	Davis	Kidd
Lovasco	Pollock 123	Schroer	Seitz	Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 006

Appelbaum	Bailey	DeGroot	Derges	Toalson Reisch
Windham				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

HCS#2 SB 710, as amended: Representatives Baker, McDaniel, Eggleston, Lewis (25), and Bosley

SS SCS HCS HB 2168, as amended: Representatives Porter, Wiemann, Grier, Ellebracht, and Butz

HOUSE BILLS WITH SENATE AMENDMENTS

SCS HB 2090, as amended, relating to the payment of funds from the state treasury, was taken up by Representative Griffith.

Representative Kidd moved the previous question.

Which motion was defeated by the following vote:

AYES: 006

Kidd	Pietzman	Pollock 123	Roden	Sander
Walsh 50				

NOES: 137

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher

Pollitt 52	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 013

Appelbaum	Bailey	Bland Manlove	Bosley	DeGroot
Derges	Merideth	Morse	Price IV	Sharp 36
Stacy	Toalson Reisch	Turnbaugh		

VACANCIES: 007

SCS HB 2090, as amended, was laid over.

SCS HB 2090, as amended, relating to the payment of funds from the state treasury, was again taken up by Representative Griffith.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McDaniel	McGaugh	McGill	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

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NOES: 043

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Roden	Rogers	Sauls
Smith 45	Stevens 46	Terry	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 014

Appelbaum	Bailey	Basye	Bland Manlove	Bosley
DeGroot	Derges	Morse	Price IV	Sharp 36
Smith 67	Stacy	Toalson Reisch	Turnbaugh	

VACANCIES: 007

On motion of Representative Griffith, **SCS HB 2090, as amended**, was adopted by the following vote:

AYES: 103

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Murphy	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 030

Adams	Anderson	Baringer	Barnes	Burton
Butz	Collins	Doll	Ellebracht	Gray
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Quade	Rogers	Smith 45	Stevens 46	Terry
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 013

Aldridge	Aune	Bangert	Bland Manlove	Bosley
Brown 70	Burnett	Clemens	Fogle	Gunby
Ingle	McDaniel	Proudie		

ABSENT WITH LEAVE: 010

Appelbaum	Bailey	DeGroot	Derges	Morse
Sharp 36	Smith 67	Stacy	Toalson Reisch	Turnbaugh

VACANCIES: 007

On motion of Representative Griffith, **SCS HB 2090, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 104

Aldridge	Andrews	Atchison	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 030

Adams	Anderson	Baringer	Barnes	Burton
Butz	Collins	Doll	Ellebracht	Gray
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Quade	Rogers	Smith 45	Stevens 46	Terry
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 012

Aune	Bangert	Bland Manlove	Bosley	Brown 70
Burnett	Clemens	Fogle	Gunby	Ingle
McDaniel	Proudie			

ABSENT WITH LEAVE: 010

Appelbaum	Bailey	DeGroot	Derges	Morse
Sharp 36	Smith 67	Stacy	Toalson Reisch	Turnbaugh

VACANCIES: 007

Speaker Vescovo declared the bill passed.

SS SCS HCS HB 3020, as amended, to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 099

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 045

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Kidd	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Proudie	Quade	Roden	Rogers
Sauls	Smith 45	Smith 67	Stevens 46	Terry
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 012

Appelbaum	Bailey	Bland Manlove	DeGroot	Derges
McDaniel	Morse	Price IV	Sharp 36	Stacy
Toalson Reisch	Turnbaugh			

VACANCIES: 007

On motion of Representative Smith (163), **SS SCS HCS HB 3020, as amended**, was adopted by the following vote:

AYES: 113

Andrews	Atchison	Aune	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 70
Buchheit-Courtway	Burger	Busick	Butz	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Mackey	Mayhew
McCreery	McGaugh	McGill	Mosley	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 67
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Weber
Wiemann	Wright	Mr. Speaker		

NOES: 017

Aldridge	Anderson	Brown 27	Burton	Chipman
Collins	Davis	Doll	Kidd	Lewis 25
Lovasco	Proudie	Sander	Seitz	Smith 45
Walsh 50	Windham			

PRESENT: 016

Adams	Bland Manlove	Bosley	Burnett	Clemens
Gray	Johnson	Merideth	Murphy	Quade
Stevens 46	Terry	Unsicker	Walsh Moore 93	West
Young				

ABSENT WITH LEAVE: 010

Appelbaum	Bailey	DeGroot	Derges	McDaniel
Morse	Sharp 36	Stacy	Toalson Reisch	Turnbaugh

VACANCIES: 007

On motion of Representative Smith (163), **SS SCS HCS HB 3020, as amended**, was truly agreed to and finally passed by the following vote:

AYES: 114

Adams	Andrews	Atchison	Aune	Baker
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 70	Buchheit-Courtway	Burger	Busick	Butz
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Deaton	Dinkins	Dogan
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Fogle	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Mackey	Mayhew
McCreery	McGaugh	McGill	Mosley	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 67
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Walsh Moore 93
Weber	Wiemann	Wright	Mr. Speaker	

NOES: 016

Aldridge	Anderson	Brown 27	Burton	Chipman
Collins	Davis	Doll	Lewis 25	Lovasco
Proudie	Sander	Seitz	Smith 45	Walsh 50
Windham				

PRESENT: 013

Bland Manlove	Bosley	Burnett	Clemens	Johnson
Merideth	Murphy	Quade	Stevens 46	Terry
Unsicker	West	Young		

ABSENT WITH LEAVE: 013

Appelbaum	Bailey	DeGroot	Derges	Evans
Francis	Kidd	McDaniel	Morse	Sharp 36
Stacy	Toalson Reisch	Turnbaugh		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

**CONFERENCE COMMITTEE REPORT
ON
HOUSE COMMITTEE SUBSTITUTE
FOR
SENATE SUBSTITUTE
FOR
SENATE COMMITTEE SUBSTITUTE
FOR
SENATE BILLS NOS. 681 & 662**

The Conference Committee appointed on House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662, with House Amendment Nos. 1 and 2, House Amendment Nos. 1 and 2 to House Amendment No. 3, House Amendment No. 3 as amended, House Substitute Amendment No. 1 for House Amendment No. 4, House Amendment Nos. 1 and 2 to House Amendment No. 5, House Amendment No. 5 as amended, House Amendment No. 1 to House Amendment No. 6, House Amendment No. 6 as amended, House Amendment Nos. 7, 8, 9, and 10, House Amendment No. 1 to House Amendment No. 11, House Amendment No. 11 as amended, House Amendment Nos. 12, 13, 14, 15, 16, 17, 18, and 19, begs leave to report that we, after free and fair discussion of the differences, have agreed to recommend and do recommend to the respective bodies as follows:

1. That the House recede from its position on House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662, as amended;
2. That the Senate recede from its position on Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662;
3. That the attached Conference Committee Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bills Nos. 681 & 662 be Third Read and Finally Passed.

FOR THE SENATE:

/s/ Cindy O'Laughlin
/s/ Andrew Koenig
/s/ Karla Eslinger
/s/ Lauren Arthur
/s/ Jill Schupp

FOR THE HOUSE:

/s/ Chuck Basye
/s/ Rick Francis
/s/ Mike Haffner
/s/ Mark Sharp (36)
Raychel Proudie

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate conferees are allowed to exceed the differences on **HCS SS SCS SBs 681 & 662, as amended**, on Section 160.077, and grant further conference.

BILLS CARRYING REQUEST MESSAGES

HCS SS SCS SBs 681 & 662, as amended, relating to elementary and secondary education, was taken up by Representative Basye.

Representative Basye moved that the House grant the Senate further conference on **HCS SS SCS SBs 681 & 662, as amended**, and that the conferees be allowed to exceed the differences in Section 160.077.

Which motion was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 123

Adams	Anderson	Andrews	Atchison	Aune
Baker	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Fogle	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 25	Lewis 6	Lovasco	Mayhew
McDaniel	McGaugh	McGill	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Railsback	Reedy	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Trent	Unsicker	Van Schoiack
Veit	Walsh 50	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 007

Bangert	Bland Manlove	Johnson	McCreery	Merideth
Quade	Smith 45			

PRESENT: 009

Aldridge	Bosley	Collins	Mackey	Proudie
Smith 67	Terry	Walsh Moore 93	Windham	

ABSENT WITH LEAVE: 017

Appelbaum	Bailey	Butz	Deaton	DeGroot
Derges	Evans	Francis	Houx	Knight
Morse	Richey	Sharp 36	Stacy	Stevens 46
Toalson Reisch	Turnbaugh			

VACANCIES: 007

RE-APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker re-appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

HCS SS SCS SBs 681 & 662, as amended: Representatives Basye, Francis, Haffner, Sharp (36), and Proudie

On motion of Representative Plocher, the House recessed until 3:00 p.m. for administrative business, and then stand adjourned until 12:00 p.m., Monday, May 9, 2022.

COMMITTEE REPORTS

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SS SB 812**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Cupps, Eggleston, Evans, Falkner, Lovasco and Taylor (139)

Noes (4): Ellebracht, Ingle, Proudie and Rogers

Absent (3): Bailey, Deaton and Kelly (141)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 724**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (2): Bosley and McDaniel

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SCR 36**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Richey and Rogers

Noes (0)

Absent (4): Aune, Bailey, Kelly (141) and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS#2 SB 997**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Basye, Haffner, Hicks and Rogers

Noes (3): Chipman, Christofanelli and Richey

Absent (4): Aune, Bailey, Kelly (141) and Proudie

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS SCS SB 724 - Fiscal Review
SB 987 - Rules - Administrative Oversight

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 3002** and has taken up and passed **CCS SS SCS HCS HB 3002**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 3003** and has taken up and passed **CCS SS SCS HCS HB 3003**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3004** and has taken up and passed **CCS SCS HCS HB 3004**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3005** and has taken up and passed **CCS SCS HCS HB 3005**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3006** and has taken up and passed **CCS SCS HCS HB 3006**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3007** and has taken up and passed **CCS SCS HCS HB 3007**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 3008** and has taken up and passed **CCS SS SCS HCS HB 3008**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3009** and has taken up and passed **CCS SCS HCS HB 3009**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 3010** and has taken up and passed **CCS SS SCS HCS HB 3010**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 3011** and has taken up and passed **CCS SS SCS HCS HB 3011**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SS SCS HCS HB 3012** and has taken up and passed **CCS SS SCS HCS HB 3012**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3013** and has taken up and passed **CCS SCS HCS HB 3013**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted the Conference Committee Report on **SCS HCS HB 3015** and has taken up and passed **CCS SCS HCS HB 3015**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate conferees are allowed to exceed the differences on **HCS SB 845, as amended**, on Sections 50.815 and 50.820.

ADJOURNMENT

Pursuant to the motion of Representative Plocher, the House adjourned until 12:00 p.m., Monday, May 9, 2022.

COMMITTEE HEARINGS

BUDGET

Monday, May 9, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 3.
Executive session will be held: **SS SCS SB 725**

FISCAL REVIEW

Monday, May 9, 2022, 11:45 AM, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Pending bill referral.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, May 9, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: SB 987

Executive session will be held: HCS SS SCS SB 683, HCS SS SB 798, HCS SS#2 SCS SB 968, SB 987, HCS SS SB 812

Executive session may be held on any matter referred to the committee.

Adding SB 812, and pending referral of HCS SS#2 SB 761.

AMENDED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Monday, May 9, 2022, 2:00 PM or upon recess (whichever is later), House Hearing Room 1.

Public hearing will be held: SS SCS SB 931

HOUSE CALENDAR

SIXTY-SEVENTH DAY, MONDAY, MAY 9, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HCS#2 HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HCS HBs 1593 & 1959 - Walsh (50)

HCS HB 2704 - Hicks

HCS HB 1546 - Richey

HB 1581 - Mayhew

HCS HB 1678 - Toalson Reisch

HCS HB 1997 - Haden

HB 2003 - Pouche

HB 2845 - Riley

HB 1616 - Van Schoiack

HCS HB 1833 - Basye

HB 2009 - Pollock (123)

HB 2474 - Hicks

HB 1762 - Sander

HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert

HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 2209 - Hurlbert
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley

HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson

HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner
HCS HB 2909 - Shaul

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2452 - Cook

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33 - Christofanelli

SENATE BILLS FOR THIRD READING

HCS SS SCS SB 783, (Fiscal Review 5/2/22) - Wiemann
SB 652 - Patterson
HCS SS SB 690, E.C. - Christofanelli
HCS SCS SB 799, (Fiscal Review 5/5/22) - Richey
HCS SS SCS SB 724, (Fiscal Review 5/6/22) - Falkner

SENATE BILLS FOR THIRD READING - INFORMAL

SS SB 678, E.C. - Brown (16)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, E.C. - Baker
HCS SCS SB 982, E.C. - Shields
HCS SB 718 - Shields

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 33 - Gregory (51)
SCR 25 - Trent

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING - INFORMAL

SCR 34 - Deaton

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667 - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)
SS HCS HB 2005, as amended - Haffner
SS SCS HCS HB 2485, (Fiscal Review 5/6/22) - Knight
SS#2 SCS HCS HB 1472, (Fiscal Review 5/6/22) - Pike
SS HB 2400, as amended (Fiscal Review 5/6/22) - Houx

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

BILLS IN CONFERENCE

CCR SS SCS HCS HB 1720, as amended (exceeded differences), (Fiscal Review 5/5/22), E.C. - Pollitt (52)
HCS SB 820, as amended (Senate exceeded differences) - Haffner
CCR#2 SS HB 2149, as amended, E.C. - Shields
HCS SS SCS SBs 775, 751 & 640, as amended - Kelly (141)
SS SCS HCS HB 2168, as amended - Porter
SS SCS HCS HB 1606, as amended - McGaugh
HCS#2 SB 710, as amended, E.C. - Baker
HCS SB 845, as amended (Senate exceeded differences) - McGaugh
HCS SS SCS SBs 681 & 662, as amended (exceeded differences), E.C. - Basye

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-EIGHTH DAY, MONDAY, APRIL 25, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative John Black.

Excerpt from Dr. William B. Lampe's invocation to the Iron Curtain lecture given by Sir Winston Churchill, at Westminster College, March 5, 1946.

Let us pray. Almighty God, Our Savior, we bow before Thee in grateful appreciation of Thy loving kindness and tender mercies. We thank Thee for Thy favor upon the nations whose leaders are meeting here today. We thank Thee for our Christian heritage, for the common ideals of liberty and justice that have bound the people of these nations together through many years and for victory in the war fought to defend and preserve these ideals...

We pray that wisdom may be given to the President of the United States, and to all who are in positions of leadership and authority. May they be delivered from pride of spirit, narrowness of mind and selfishness of purpose. May they realize that the freedom humanity seeks can be found only in the truth, so that they may be willing to learn from and to follow Thy Son who has revealed Thy truth.

All this we ask through Jesus Christ, our Lord. Amen.

Dr. William B. Lampe, *Westminster College Bulletin: The Invocation* (Fulton, Missouri: Westminster College, April, 1946).

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Anna Sampson.

The Journal of the fifty-seventh day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1692**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SB 820**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 062

Andrews	Appelbaum	Atchison	Barnes	Basye
Billington	Black 7	Boggs	Brown 16	Brown 27
Burton	Busick	Collins	Cook	Copeland
Davidson	Davis	DeGroot	Dogan	Evans
Fogle	Francis	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Kalberloh	Kelley 127
Kelly 141	Lewis 6	Lovasco	Mayhew	McGaugh
McGirt	Murphy	Nurrenbern	Owen	Phifer
Pollitt 52	Pollock 123	Richey	Riggs	Roberts
Rogers	Sander	Sassmann	Seitz	Sharpe 4
Shields	Stacy	Tate	Taylor 139	Terry
Thomas	Turnbaugh	Van Schoiack	Veit	Weber
West	Young			

NOES: 003

Ingle	Mackey	McDaniel
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PRESENT: 065

Adams	Aldridge	Anderson	Baker	Bangert
Baringer	Black 137	Bosley	Brown 70	Buchheit-Courtway
Burger	Butz	Chipman	Christofanelli	Coleman 32
Coleman 97	Deaton	Dinkins	Doll	Eggleston
Ellebracht	Falkner	Fishel	Fitzwater	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Hovis
Hudson	Hurlbert	Johnson	Kidd	Knight
Lewis 25	McCreery	Merideth	Mosley	O'Donnell
Patterson	Perkins	Pike	Plocher	Porter
Pouche	Proudie	Railsback	Riley	Roden
Rone	Schnelting	Schroer	Schwadron	Shaul
Simmons	Smith 45	Stephens 128	Stevens 46	Taylor 48
Toalson Reich	Trent	Unsicker	Windham	Mr. Speaker

ABSENT WITH LEAVE: 026

Aune	Bailey	Bland Manlove	Bromley	Burnett
Clemens	Cupps	Derges	Gray	Hicks
Morse	Person	Pietzman	Price IV	Quade
Reedy	Sauls	Sharp 36	Smith 155	Smith 163
Smith 67	Thompson	Walsh 50	Walsh Moore 93	Wiemann
Wright				

VACANCIES: 007

THIRD READING OF HOUSE BILLS

HB 1859, relating to ballots, was taken up by Representative Eggleston.

On motion of Representative Eggleston, **HB 1859** was read the third time and passed by the following vote:

AYES: 098

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Dinkins
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McDaniel	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Toalson Reisch	Trent	Van Schoiack	Veit
West	Wright	Mr. Speaker		

NOES: 048

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Dogan	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 010

Cupps	Derges	Hicks	Pietzman	Price IV
Reedy	Smith 163	Thompson	Walsh 50	Wiemann

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 2452, relating to the administration of medications, was placed on the Informal Calendar.

HB 1692, relating to liability for injuries from required immunizations, was taken up by Representative Boggs.

On motion of Representative Boggs, **HB 1692** was read the third time and passed by the following vote:

AYES: 084

Atchison	Bailey	Baker	Basye	Billington
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Dinkins
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McDaniel	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollock 123	Porter	Pouche	Railsback	Richey
Riggs	Riley	Roden	Rone	Sassmann
Schnelting	Schroer	Seitz	Sharpe 4	Shaul
Simmons	Smith 155	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Toalson Reisch	Trent	Van Schoiack
West	Wiemann	Wright	Mr. Speaker	

NOES: 058

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Bangert	Baringer	Barnes	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burton
Butz	Christofanelli	Clemens	Collins	Deaton
DeGroot	Dogan	Doll	Fogle	Gray
Gunby	Haley	Ingle	Johnson	Lewis 25
Mackey	McCreery	McGaugh	Merideth	Mosley
Nurrenbern	Person	Phifer	Pollitt 52	Proudie
Quade	Roberts	Rogers	Sander	Sauls
Schwadron	Shields	Smith 163	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 014

Black 137	Cupps	Derges	Ellebracht	Gregory 96
Hicks	Pietzman	Price IV	Reedy	Sharp 36
Stephens 128	Thompson	Veit	Walsh 50	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 2381, relating to emergency medical dispatchers, was taken up by Representative Roden.

On motion of Representative Roden, **HCS HB 2381** was read the third time and passed by the following vote:

AYES: 148

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

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ABSENT WITH LEAVE: 008

Cupps	Derges	Hicks	Price IV	Reedy
Sharp 36	Thompson	Walsh 50		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 1977, relating to the selling of raw milk or cream, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), **HB 1977** was read the third time and passed by the following vote:

AYES: 124

Adams	Andrews	Atchison	Bailey	Baker
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Busick
Butz	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schmelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 67	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schoiack	Veit	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 011

Aldridge	Anderson	Bosley	Burnett	Burton
Ellebracht	Johnson	Merideth	Phifer	Terry
Turnbaugh				

PRESENT: 011

Appelbaum	Bland Manlove	Clemens	Collins	Lewis 25
Proudie	Quade	Smith 45	Stevens 46	Unsicker
Walsh Moore 93				

ABSENT WITH LEAVE: 010

Aune	Cupps	Derges	Fishel	Hicks
Price IV	Reedy	Sharp 36	Thompson	Walsh 50

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE JOINT RESOLUTIONS

HJR 132, relating to constitutional amendments, was placed on the Informal Calendar.

HJR 133, relating to constitutional amendments, was placed on the Informal Calendar.

HJR 114, relating to human trafficking offenses, was taken up by Representative Coleman (32).

On motion of Representative Coleman (32), **HJR 114** was read the third time and passed by the following vote:

AYES: 143

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Davidson	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Terry	Thomas
Toalson Reisch	Trent	Turnbaugh	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

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PRESENT: 001

Davis

ABSENT WITH LEAVE: 012

Cupps	Derges	Fishel	Hicks	Price IV
Reedy	Roden	Sharp 36	Stevens 46	Thompson
Unsicker	Walsh 50			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 1704, relating to the offense of making a false report, was taken up by Representative Roberts.

On motion of Representative Roberts, **HCS HB 1704** was read the third time and passed by the following vote:

AYES: 142

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Collins	Cook	Copeland
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Richey
Riggs	Riley	Roberts	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 001

Davis

ABSENT WITH LEAVE: 013

Bosley	Coleman 97	Cupps	DeGroot	Derges
Fishel	Hicks	Price IV	Reedy	Roden
Sharp 36	Thompson	Walsh 50		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS

HB 2391, HCS HB 2434, HCS HB 2453, HCS HB 2543, HB 2568, HB 2576, HB 2603, HCS HB 1974, and HCS HB 2758 were placed on the Informal Calendar.

HB 1564, relating to blind pensions, was taken up by Representative Griffith.

On motion of Representative Griffith, the title of **HB 1564** was agreed to.

On motion of Representative Griffith, **HB 1564** was ordered perfected and printed.

HB 2782, HCS HB 1608, HCS HB 1712, HB 1741, HCS HB 1770, HB 1956, HB 1994, HB 2397, HCS HB 2510, HCS HB 2614, HCS HB 2638, HB 2660, HB 2731, HB 2820, HCS HB 2616, HCS HB 1749, HCS HB 1903, HCS HB 2093, HB 2356, HB 2010, HCS HB 2306, HCS HB 1619, as amended, with House Amendment No. 2, pending, HCS HB 1695, HB 1715, HCS HB 1876, HCS HB 1559, HB 1687, HB 2308, HB 1627, HB 1628, HB 1652, HB 1672, HB 1475, HB 1624, HB 1451, HB 1594, HB 1490, HB 1579, HB 1717, HCS HB 1722, HB 1863, HB 1881, HCS HB 1908, HCS HB 1998, HB 2129, HCS HB 2136, HCS HB 2206, and HB 2219 were placed on the Informal Calendar.

HB 2439, relating to peace officers, was taken up by Representative Hovis.

On motion of Representative Hovis, the title of **HB 2439** was agreed to.

On motion of Representative Hovis, **HB 2439** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2160, relating to a sexual offender's duty to report, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of **HB 2160** was agreed to.

On motion of Representative Dinkins, **HB 2160** was ordered perfected and printed.

HB 1973, relating to school transportation, was taken up by Representative Gregory (51).

Representative Gregory (51) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1973, Page 1, In the Title, Line 3, by deleting the word “transportation” and inserting in lieu thereof the word “activities”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 084

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Gregory 51	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Lewis 6	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schwadron	Seitz
Sharpe 4	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Toalson Reisch	Trent	Van Schoiack	Veit
West	Wiemann	Wright	Mr. Speaker	

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Bangert	Baringer	Barnes	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Pollock 123	Proudie	Quade
Rogers	Sauls	Smith 45	Smith 67	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 026

Bland Manlove	Collins	Cupps	Derges	Dogan
Evans	Francis	Gregory 96	Grier	Griffith
Hicks	Knight	Lovasco	Mayhew	McDaniel

McGaugh	Pietzman	Price IV	Reedy	Schnelting
Schroer	Sharp 36	Shaul	Stevens 46	Thompson
Walsh 50				

VACANCIES: 007

On motion of Representative Gregory (51), **House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded by Representative Gregory (51):

AYES: 091

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Gregory 51	Gregory 96
Grier	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schojack	Veit	West	Wiemann	Wright
Mr. Speaker				

NOES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Dogan	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Kidd
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 018

Bland Manlove	Christofanelli	Cupps	Derges	Evans
Francis	Griffith	Hicks	Mayhew	McDaniel
McGaugh	Pietzman	Price IV	Reedy	Schroer
Stevens 46	Thompson	Walsh 50		

VACANCIES: 007

Representative Gregory (51) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Bill No. 1973, Page 3, Section 302.010, Line 77, by inserting after the word "school" the phrase "**to school activities,**"; and

Further amend said bill, Page 4, Section 304.060, Line 7, by inserting after the word "**children**" the phrase "**to and from school, to school activities, or to transport pupils properly chaperoned to and from any place within the state for educational purposes**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory (51), **House Amendment No. 2** was adopted.

Representative Copeland offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Bill No. 1973, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"167.177. Any student who is enrolled in a publicly funded secondary school or who participates in any sex-separated interscholastic athletic contest organized by a school that operates under any rules provided by a statewide athletic organization with a public school district as a member, including but not limited to the Missouri State High School Activities Association, shall be eligible to participate only in athletic contests organized for persons of the same biological sex included on the student's birth certificate."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) raised a point of order that a member was in violation of Rule 84.

The Chair advised members to keep their comments confined to the question at hand.

Representative Dogan offered **House Amendment No. 1 to House Amendment No. 3.**

House Amendment No. 1

to

House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1973, Page 1, Line 9, by inserting after all of said line the following:

"Further amend said bill, Page 5, Section 304.060, Line 39, by inserting after said section and line the following:

"Section 1. 1. No school district shall discriminate against a current or prospective employee based on such current or prospective employee's sexual orientation or gender identity.

2. For purposes of this section, the following terms shall mean:

(1) "Gender identity", the gender-related identity, appearance, mannerisms, or other gender-related characteristics of an individual, when presented as a different sex from the one assigned to the individual at birth;

(2) "Sexual orientation", one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender; or the actual or perceived lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term "sexual orientation" includes a history of such attraction or relationships or a history of no such attraction or relationships."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelley (127) raised a point of order that **House Amendment No. 1 to House Amendment No. 3** goes beyond the scope of the bill.

The Chair ruled the point of order not well taken.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 085

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
McGill	Morse	O'Donnell	Owen	Perkins
Pietzman	Pike	Pollitt 52	Pollock 123	Porter
Railsback	Richey	Riggs	Riley	Roberts
Roden	Rone	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Van Schoiack
Veit	West	Wiemann	Wright	Mr. Speaker

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gunby	Ingle
Kidd	Lewis 25	Mackey	McCreery	Merideth
Nurrenbern	Phifer	Proudie	Quade	Rogers
Sander	Smith 45	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 032

Bailey	Barnes	Brown 70	Christofanelli	Cupps
Davidson	Derges	Evans	Falkner	Gray
Grier	Hicks	Johnson	Mayhew	McDaniel
McGaugh	Mosley	Murphy	Patterson	Person

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Plocher	Pouche	Price IV	Reedy	Sauls
Sharp 36	Smith 67	Stacy	Stevens 46	Thompson
Trent	Walsh 50			

VACANCIES: 007

Representative Dogan moved that **House Amendment No. 1 to House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 060

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Basye	Bland Manlove
Bosley	Brown 16	Brown 27	Brown 70	Burnett
Burton	Butz	Chipman	Christofanelli	Clemens
Collins	DeGroot	Dogan	Doll	Ellebracht
Fogle	Gunby	Hurlbert	Ingle	Johnson
Lewis 25	Lovasco	Mackey	McCreery	McGaugh
Merideth	Nurrenbern	Phifer	Pouche	Proudie
Quade	Riley	Roberts	Roden	Rogers
Sander	Sauls	Schwadron	Shields	Smith 155
Smith 45	Stephens 128	Terry	Turnbaugh	Unsicker
Veit	Walsh Moore 93	Weber	Windham	Young

NOES: 077

Andrews	Atchison	Bailey	Baker	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Busick	Coleman 32	Coleman 97	Cook
Copeland	Davidson	Deaton	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	McGill	Morse	O'Donnell
Owen	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Railsback	Richey
Riggs	Rone	Sassmann	Schnelting	Schroer
Seitz	Sharpe 4	Shaul	Simmons	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Toalson Reisch	Trent	Van Schoiack	West	Wiemann
Wright	Mr. Speaker			

PRESENT: 002

Davis	Mosley
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ABSENT WITH LEAVE: 017

Cupps	Derges	Evans	Gray	Hicks
Mayhew	McDaniel	Murphy	Patterson	Person
Price IV	Reedy	Sharp 36	Smith 67	Stevens 46
Thompson	Walsh 50			

VACANCIES: 007

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	McGaugh	McGill
Morse	O'Donnell	Owen	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Richey	Riggs	Riley
Roberts	Roden	Rone	Sassmann	Schnelting
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 48	Thomas	Toalson Reisch	Trent	Van Schoiack
Veit	Wiemann	Wright	Mr. Speaker	

NOES: 049

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Bangert	Baringer	Barnes	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burton
Butz	Clemens	Collins	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Kidd	Lewis 25	Mackey	McCreery	Merideth
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sander	Sauls	Sharp 36	Simmons
Smith 45	Taylor 139	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 002

Davis	West
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ABSENT WITH LEAVE: 016

Cupps	Derges	Evans	Hicks	Mayhew
McDaniel	Mosley	Murphy	Patterson	Price IV
Reedy	Schroer	Smith 67	Stevens 46	Thompson
Walsh 50				

VACANCIES: 007

On motion of Representative Copeland, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded by Representative Copeland:

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AYES: 093

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Mayhew	McGaugh
McGill	Morse	O'Donnell	Owen	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Richey	Riggs
Riley	Roberts	Roden	Rone	Sassmann
Schnelting	Schroer	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Toalson Reisch	Trent	Van Schoiack	Veit	West
Wiemann	Wright	Mr. Speaker		

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Dogan	Doll	Fogle	Gunby
Ingle	Lewis 25	Mackey	McCreery	Merideth
Nurrenbern	Phifer	Proudie	Quade	Rogers
Sander	Sauls	Sharp 36	Smith 45	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 002

Lovasco	Schwadron
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ABSENT WITH LEAVE: 020

Barnes	Christofanelli	Cupps	Derges	Ellebracht
Gray	Gregory 96	Hicks	Johnson	McDaniel
Mosley	Murphy	Patterson	Person	Price IV
Reedy	Smith 67	Stevens 46	Thompson	Walsh 50

VACANCIES: 007

Representative Seitz raised a point of order that a member was in violation of Rule 84.

The Chair advised members to keep their comments confined to the question at hand.

Representative Ingle and Representative Adams raised points of order that members were in violation of Rule 84.

The Chair advised members to keep their comments confined to the question at hand.

Representative Chipman assumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	Dinkins	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McDaniel	McGaugh	McGill
Murphy	Owen	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Rone
Sassmann	Schnelting	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Toalson Reisch	Trent	Van Schoiack	Veit
West	Wiemann	Wright	Mr. Speaker	

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Bangert	Baringer	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Nurrenbern	Person	Phifer	Proudie
Quade	Rogers	Sander	Sauls	Smith 45
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 025

Barnes	Bland Manlove	Christofanelli	Cupps	DeGroot
Derges	Dogan	Gray	Griffith	Hicks
Kidd	Morse	Mosley	O'Donnell	Patterson
Pietzman	Price IV	Reedy	Roden	Schroer
Sharp 36	Smith 67	Stevens 46	Thompson	Walsh 50

VACANCIES: 007

On motion of Representative Gregory (51), **HB 1973, as amended**, was ordered perfected and printed by the following votes, the ayes and noes having been demanded by Representative Gregory (51):

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AYES: 090

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Mayhew	McGaugh	McGill
Murphy	Owen	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sassmann	Schnelting	Schroer	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Toalson Reisch	Trent	Van Schoiack
Veit	West	Wiemann	Wright	Mr. Speaker

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Dogan	Doll	Fogle	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Nurrenbern	Person	Phifer	Proudie
Quade	Rogers	Sander	Sauls	Smith 45
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 002

Lovasco	Schwadron
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ABSENT WITH LEAVE: 022

Barnes	Christofanelli	Cupps	DeGroot	Derges
Ellebracht	Gray	Hicks	Kidd	McDaniel
Morse	Mosley	O'Donnell	Patterson	Pietzman
Price IV	Reedy	Sharp 36	Smith 67	Stevens 46
Thompson	Walsh 50			

VACANCIES: 007

COMMITTEE REPORTS

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2800**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Appelbaum, Buchheit-Courtway, Collins, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (1): Smith (155)

Committee on Higher Education, Chairman Shields reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **SB 718**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Adams, Houx, Phifer, Pike, Riggs, Shields, Stevens (46), Veit and Windham

Noes (0)

Absent (2): Black (137) and Grier

Committee on Rural Community Development, Chairman Pollitt (52) reporting:

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 2133**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bosley, Buchheit-Courtway, Copeland, Hovis, Kalberloh, Lewis (25), Lewis (6), Morse, Pollitt (52), Reedy, Sharpe (4) and Turnbaugh

Noes (0)

Absent (4): Appelbaum, Burton, Haffner and Stephens (128)

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SCS SB 908**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Cupps, Deaton, Eggleston, Falkner, Lovasco and Taylor (139)

Noes (3): Ellebracht, Ingle and Rogers

Present (1): Proudie

Absent (3): Bailey, Evans and Kelly (141)

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **SS SCS SB 724**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Baker, Chipman, Cupps, Kelly (141) and Sharp (36)

Noes (0)

Present (1): Ellebracht

Absent (1): Bailey

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **SS#2 SB 823**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Baker, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **SCS SB 982**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Baker, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Bailey

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1546**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1581**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1678**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1997**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2003**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2845**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SJR 46**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Patterson

Noes (0)

Present (2): Bosley and Smith (45)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 710**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as SB 710** by the following vote:

Ayes (6): Dogan, Eggleston, Fitzwater, Gregory (51), Hudson and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SBs 775, 751 & 640**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SS SCS SB 834**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (96), McDaniel and McGaugh

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCR 28**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Rogers

Noes (0)

Absent (4): Bailey, Hicks, Proudie and Richey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SCR 34**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Rogers

Noes (0)

Absent (4): Bailey, Hicks, Proudie and Richey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SCS SBs 681 & 662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Rogers

Noes (0)

Absent (4): Bailey, Hicks, Proudie and Richey

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1600**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1725**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 2416**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HB 1667** entitled:

An act to amend chapter 196, RSMo, by adding thereto one new section relating to kratom products, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 2627** entitled:

An act to amend chapters 9 and 227, RSMo, by adding thereto ten new sections relating to state designations.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4, Senate Amendment No. 5, Senate Amendment No. 6, and Senate Amendment No. 7.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2627, Page 3, Section 9.356, Line 5, by inserting after all of said line the following:

"9.366. The month of March is hereby designated as "Problem Gambling Awareness Month" in Missouri. The citizens of this state are encouraged to participate in appropriate events and activities to increase public awareness of problem gambling and the availability of prevention, treatment, and recovery services."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2627, Page 3, Section 9.356, Line 5, by inserting after all of said line the following:

"227.787. The portion of Interstate 70 from Shreve Road continuing to Kingshighway Boulevard shall be designated as **"Captain David Dorn Memorial Highway"**. The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and

Further amend said bill, Page 3, Section 227.807, Line 6, by inserting after all of said line the following:

"227.816. The bridge on Interstate 44 crossing over Hampton Avenue in St. Louis City shall be designated as "Police Officer Tamarris Bohannon Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2627, Page 3, Section 227.807, Line 6, by inserting after all of said line the following:

"Section 1. The first week of October shall be known as "Phi Mu Alpha Week" in Missouri. The citizens of this state are encouraged to observe the week with appropriate events and activities recognizing the contributions made by members of Phi Mu Alpha in Missouri."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 4

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2627, Page 3, Section 227.807, Line 6, by inserting after all of said line the following:

"Section 1. The month of September is hereby designated as "Hydrocephalus Awareness Month" in Missouri. The citizens of this state are encouraged to participate in appropriate events and activities so that Missourians can become more familiar with hydrocephalus and the individuals dedicated to finding its cure."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 5

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2627, Page 3, Section 9.356, Line 5, by inserting after all of said line the following:

"227.775. The portion of State Highway F from State Highway 94 continuing west to Femme Osage Creek Road in St. Charles County shall be designated as "Daniel Boone Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 6

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2627, Page 3, Section 227.807, Line 6, by inserting after all of said line the following:

"Section 1. January fifteenth of every year is hereby designated as "Alpha Kappa Alpha Sorority Day" in Missouri. Founded on January 15, 1908, at the historically black Howard University in Washington, D.C., Alpha Kappa Alpha is the first intercollegiate historically African-American sorority. Citizens of this state are encouraged to participate in appropriate events and activities in recognition of the contributions of Alpha Kappa Alpha.

Section 2. February tenth of every year is hereby designated as "Ethel Hedgeman Lyle Day" in Missouri. Born in St. Louis, Missouri, Ethel Hedgeman Lyle founded Alpha Kappa Alpha, the first intercollegiate historically African-American sorority. Citizens of this state are encouraged to participate in appropriate events and activities in recognition of the contributions of Ethel Hedgeman Lyle."

Senate Amendment No. 7

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 2627, Page 3, Section 227.807, Line 6, by inserting after all of said line the following:

"227.809. The portion of State Highway 171 from State Highway Z continuing to State Highway 43 in Jasper County shall be designated the "Atomic Veterans Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donation."; and

Further amend the title and enacting clause accordingly.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 984** entitled:

An act to repeal section 99.847, RSMo, and to enact in lieu thereof five new sections relating to environmental protection.

In which the concurrence of the House is respectfully requested.

Read the first time.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS HB 1667 - Fiscal Review

SS SCS HCS HB 2627, as amended - Fiscal Review

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SJR 46 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SS SCS SBs 681 & 662 - Fiscal Review

HCS SS SCS SBs 775, 751 & 640 - Fiscal Review

HCS SS SCS SB 834 - Fiscal Review

The following member's presence was noted: Walsh (50).

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, April 26, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

House Policy changes.

AGRICULTURE POLICY

Tuesday, April 26, 2022, 9:00 AM, House Hearing Room 1.

Public hearing will be held: SCR 31, SCR 33

AGRICULTURE POLICY

Wednesday, April 27, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: SCR 31, SCR 33

BUDGET

Tuesday, April 26, 2022, 8:15 AM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 725

Executive session will be held: HB 2727, HB 2897

Added HB 2727 and HB 2897.

AMENDED

CRIME PREVENTION

Wednesday, April 27, 2022, 9:00 AM, House Hearing Room 5.

Executive session will be held: SCS SB 799

ECONOMIC DEVELOPMENT

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: SS SCS SB 672, SS#3 SCS SB 758

EMERGING ISSUES

Tuesday, April 26, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2742, HJR 127

INSURANCE

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: SS SCS SB 783

INSURANCE

Wednesday, April 27, 2022, 1:00 PM or upon adjournment of Special Committee on Homeland Security (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2760

Executive session will be held: SS SCS SB 783

Added HB 2760.

AMENDED

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Monday, May 2, 2022, 2:00 PM, Joint Hearing Room (117).

Some portions of the meeting may be closed pursuant to section 610.021.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, April 27, 2022, 8:30 AM, Joint Hearing Room (117).

Presentation of quarterly report.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, May 2, 2022, 1:00 PM, Joint Hearing Room (117).

Pending application(s) for memorial highway and bridge designations.

Pending application(s) for specialty license plates.

JUDICIARY

Wednesday, April 27, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: SS SCS SB 683, SS#2 SCS SB 968

Executive session will be held: HB 2624

LOCAL GOVERNMENT

Tuesday, April 26, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: SB 845

PUBLIC SAFETY

Tuesday, April 26, 2022, 9:45 AM, House Hearing Room 5.

Executive session will be held: HB 2432

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, April 26, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: SS SJR 33, HCS SCS SB 908

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, April 27, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: SJR 39

Executive session will be held: HB 2663, HB 2691, HB 2794, HJR 72, HJR 81, HJR 122, HJR 126

SPECIAL COMMITTEE ON TOURISM

Wednesday, April 27, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: SS SCR 36, HB 2887

WORKFORCE DEVELOPMENT

Wednesday, April 27, 2022, 1:00 PM or upon adjournment of the Committee on Downsizing State Government (whichever is later), House Hearing Room 5.

Executive session will be held: SS#2 SB 997

HOUSE CALENDAR

FIFTY-NINTH DAY, TUESDAY, APRIL 26, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HOUSE BILLS FOR PERFECTION

HCS HB 2447 - Hardwick

HCS HB 2652 - Haffner

HS HB 2310, as amended, with HA 2 HA 3 and HA 3, as amended, pending - McDaniel

HCS HBs 1593 & 1959 - Walsh (50)
HCS HB 2704 - Hicks
HCS HB 1546 - Richey
HB 1581 - Mayhew
HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway

HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit

HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HCS HB 2638 - Riggs
HB 2660 - Veit
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson

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HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 110, (Fiscal Review 4/21/22) - Christofanelli

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2600, (Fiscal Review 4/7/22) - Railsback
HCS HB 2140 - McGaugh
HCS HB 2452 - Cook

SENATE BILLS FOR SECOND READING

SB 984

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)

SJR 46, (Fiscal Review 4/25/22) - Coleman (32)

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)

HCS SB 820 - Haffner

HCS SS SCS SBs 681 & 662, (Fiscal Review 4/25/22), E.C. - Basye

HCS SS SCS SBs 775, 751 & 640, (Fiscal Review 4/25/22) - Kelly (141)

HCS SS SCS SB 834, (Fiscal Review 4/25/22) - DeGroot

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 34 - Griffith

SCR 28 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton

SS HB 2149, as amended, E.C. - Shields

SS SCS HCS HB 1552 - Richey

SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli

SS SCS HCS HB 2627, as amended (Fiscal Review 4/25/22) - Sharp (36)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

SS SCS HCS HB 1720, as amended (request Senate recede/grant conference), E.C. - Pollitt (52)

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

HR 3886 - Gregory (51)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-NINTH DAY, TUESDAY, APRIL 26, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Teach me to do Thy will; for Thou art my God: Thy spirit is good; lead me into the land of uprightness.
(Psalm 143:10)

Almighty and Eternal God, we thank You for the obvious evidences of spring, for the beauty which surrounds us, for the glory which shines above us, and for the love which from our birth over and around us lies. Lord of all, to You we raise this our prayer of grateful praise.

Let us not set out on any endeavor this day which is not in accord with Your will for us, for our state, and for our citizens. Take us by the hand and lead us, illumine our minds and direct our thinking, strengthen our spirits and give us the courage of creative convictions that our thoughts, our words, and our actions may be worthy of Your blessings.

Bless our Governor, our Lt. Governor, our Speaker, these Representatives of our people, and all who work under the dome of this beloved capitol. God bless us and help us to continue to labor earnestly and enthusiastically for the welfare of our state and the well-being of all Missourians.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Madeline Dwyer, Ellie Wilhelm, Lauren Strada, Jett Page, Claire Page, Brock Page, and Dylan Ingle.

The Journal of the fifty-eighth day was approved as printed by the following vote:

AYES: 108

Anderson	Andrews	Atchison	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Boggs	Bromley	Brown 16	Brown 27	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Clemens
Coleman 32	Collins	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dogan	Eggleston
Ellebracht	Falkner	Fishel	Fitzwater	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert

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Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McDaniel	McGaugh	McGill
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Patterson	Perkins	Person	Plocher	Pollitt 52
Pollock 123	Pouche	Proudie	Railsback	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	Wiemann
Wright	Young	Mr. Speaker		

NOES: 018

Adams	Aldridge	Aune	Bosley	Burnett
Butz	Doll	Fogle	Johnson	Kidd
Lewis 25	Mackey	McCreery	Merideth	Quade
Stevens 46	Unsicker	Weber		

PRESENT: 003

Brown 70	Ingle	Windham
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ABSENT WITH LEAVE: 027

Appelbaum	Bailey	Black 7	Bland Manlove	Burton
Coleman 97	Cupps	Derges	Dinkins	Evans
Gunby	Owen	Phifer	Pietzman	Pike
Porter	Price IV	Reedy	Rogers	Rone
Seitz	Sharp 36	Smith 67	Tate	Turnbaugh
Walsh Moore 93	West			

VACANCIES: 007

Representative Eggleston assumed the Chair.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SB 984, relating to environmental protection.

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2149, as amended, relating to professional licensing, was taken up by Representative Shields.

Representative Shields moved that the House refuse to adopt **SS HB 2149, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2660, relating to alternative dispute resolution, was taken up by Representative Veit.

On motion of Representative Veit, the title of **HB 2660** was agreed to.

Representative Black (137) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2660, Page 2, Section 435.300, Line 16, by deleting the word "**binding**"; and

Further amend said bill, page, and section, Line 48, by deleting the phrase "**subject to sections 435.300 to 435.312**"; and

Further amend said bill, Page 3, Section 435.303, Line 27, by deleting the word "**an**" and inserting in lieu thereof the words "**a nonbinding**"; and

Further amend said bill, page, and section, Line 28, by inserting after the words "**after the**" the word "**nonbinding**"; and

Further amend said bill and section, Page 4, Line 33, by deleting the word "**an**" and inserting in lieu thereof the words "**a nonbinding**"; and

Further amend said bill, Page 7, Section 435.312, Lines 2-3, by deleting said lines and inserting in lieu thereof the following:

"435.300 to 435.312 shall apply only when the court has referred an individual civil case or category of cases to a nonbinding alternative dispute resolution process, either by rule or court order, or when the";
and

Further amend said bill, page, and section, Line 4, by deleting the word "**an**" and inserting in lieu thereof the words "**a nonbinding**"; and

Further amend said bill, page, and section, Lines 26-27, by deleting the phrase "**ordered the parties to an alternative dispute resolution process**" and inserting in lieu thereof the phrase "**referred a case to a nonbinding dispute resolution process pursuant to section 435.303**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (137), **House Amendment No. 1** was adopted.

On motion of Representative Veit, **HB 2660, as amended**, was ordered perfected and printed.

HCS HB 1559, relating to the protection of children, was taken up by Representative Davidson.

On motion of Representative Davidson, the title of **HCS HB 1559** was agreed to.

Representative Davidson offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1559, Page 3, Section 43.401, Line 40, by inserting after all of said section and line the following:

"43.503. 1. For the purpose of maintaining complete and accurate criminal history record information, all police officers of this state, the clerk of each court, the department of corrections, the sheriff of each county, the chief law enforcement official of a city not within a county and the prosecuting attorney of each county or the circuit attorney of a city not within a county shall submit certain criminal arrest, charge, and disposition information to the central repository for filing without undue delay in the form and manner required by sections 43.500 to 43.651.

2. All law enforcement agencies making misdemeanor and felony arrests as determined by section 43.506 shall furnish without undue delay, to the central repository, fingerprints, photograph, and if available, any other unique biometric identification collected, charges, appropriate charge codes, and descriptions of all persons who are arrested for such offenses on standard fingerprint forms supplied or approved by the highway patrol or electronically in a format and manner approved by the highway patrol and in compliance with the standards set by the Federal Bureau of Investigation in its Automated Fingerprint Identification System or its successor program. All such agencies shall also notify the central repository of all decisions not to refer such arrests for prosecution. An agency making such arrests may enter into arrangements with other law enforcement agencies for the purpose of furnishing without undue delay such fingerprints, photograph, and if available, any other unique biometric identification collected, charges, appropriate charge codes, and descriptions to the central repository upon its behalf.

3. In instances where an individual less than ~~seventeen~~ **eighteen** years of age and not currently certified as an adult is taken into custody for an offense which would be a felony if committed by an adult, the arresting officer shall take fingerprints for the central repository. These fingerprints shall be taken on fingerprint cards supplied by or approved by the highway patrol or transmitted electronically in a format and manner approved by the highway patrol and in compliance with the standards set by the Federal Bureau of Investigation in its Automated Fingerprint Identification System or its successor program. The fingerprint cards shall be so constructed that the name of the juvenile should not be made available to the central repository. The individual's name and the unique number associated with the fingerprints and other pertinent information shall be provided to the court of jurisdiction by the agency taking the juvenile into custody. The juvenile's fingerprints and other information shall be forwarded to the central repository and the courts without undue delay. The fingerprint information from the card shall be captured and stored in the automated fingerprint identification system operated by the central repository. In the event the fingerprints are found to match other tenprints or unsolved latent prints, the central repository shall notify the submitting agency who shall notify the court of jurisdiction as per local agreement. Under section 211.031, in instances where a juvenile over fifteen and one-half years of age is alleged to have violated a state or municipal traffic ordinance or regulation, which does not constitute a felony, and the juvenile court does not have jurisdiction, the juvenile shall not be fingerprinted unless certified as an adult.

4. Upon certification of the individual as an adult, the certifying court shall order a law enforcement agency to immediately fingerprint and photograph the individual and certification papers will be forwarded to the appropriate law enforcement agency with the order for fingerprinting. The law enforcement agency shall submit such fingerprints, photograph, and certification papers to the central repository within fifteen days and shall furnish the offense cycle number associated with the fingerprints to the prosecuting attorney or the circuit attorney of a city not within a county and to the clerk of the court ordering the subject fingerprinted. If the juvenile is acquitted of the crime and is no longer certified as an adult, the prosecuting attorney shall notify within fifteen days the central repository of the change of status of the juvenile. Records of a child who has been fingerprinted and photographed after being taken into custody shall be closed records as provided under section 610.100 if a petition has not been filed within thirty days of the date that the child was taken into custody; and if a petition for the child has not been filed within one year of the date the child was taken into custody, any records relating to the child concerning the alleged offense may be expunged under the procedures in sections 610.122 to 610.126.

5. The prosecuting attorney of each county or the circuit attorney of a city not within a county or the municipal prosecuting attorney shall notify the central repository on standard forms supplied by the highway patrol or in a manner approved by the highway patrol of his or her decision to not file a criminal charge on any charge referred to such prosecuting attorney or circuit attorney for criminal charges. All records forwarded to the central

repository and the courts by prosecutors or circuit attorneys as required by sections 43.500 to 43.530 shall include the state offense cycle number of the offense, the charge code for the offense, and the originating agency identifier number of the reporting prosecutor, using such numbers as assigned by the highway patrol.

6. The clerk of the courts of each county or city not within a county or municipal court clerk shall furnish the central repository, on standard forms supplied by the highway patrol or in a manner approved by the highway patrol, with a record of all charges filed, including all those added subsequent to the filing of a criminal court case, amended charges, and all final dispositions of cases for which the central repository has a record of an arrest or a record of fingerprints reported pursuant to sections 43.500 to 43.506. Such information shall include, for each charge:

(1) All judgments of not guilty, acquittals on the ground of mental disease or defect excluding responsibility, judgments or pleas of guilty including the sentence, if any, or probation, if any, pronounced by the court, nolle pros, discharges, releases and dismissals in the trial court;

(2) Court orders filed with the clerk of the courts which reverse a reported conviction or vacate or modify a sentence;

(3) Judgments terminating or revoking a sentence to probation, supervision or conditional release and any resentencing after such revocation; and

(4) The offense cycle number of the offense, and the originating agency identifier number of the sentencing court, using such numbers as assigned by the highway patrol.

7. The clerk of the courts of each county or city not within a county shall furnish, to the department of corrections or department of mental health, court judgment and sentence documents and the state offense cycle number and the charge code of the offense which resulted in the commitment or assignment of an offender to the jurisdiction of the department of corrections or the department of mental health if the person is committed pursuant to chapter 552. This information shall be reported to the department of corrections or the department of mental health at the time of commitment or assignment. If the offender was already in the custody of the department of corrections or the department of mental health at the time of such subsequent conviction, the clerk shall furnish notice of such subsequent conviction to the appropriate department by certified mail, return receipt requested, or in a manner and format mutually agreed to, within fifteen days of such disposition.

8. Information and fingerprints, photograph and if available, any other unique biometric identification collected, forwarded to the central repository, normally obtained from a person at the time of the arrest, may be obtained at any time the subject is in the criminal justice system or committed to the department of mental health. A law enforcement agency or the department of corrections may fingerprint, photograph, and capture any other unique biometric identification of the person unless collecting other unique biometric identification of the person is not financially feasible for the law enforcement agency, and obtain the necessary information at any time the subject is in custody. If at the time of any court appearance, the defendant has not been fingerprinted and photographed for an offense in which a fingerprint and photograph is required by statute to be collected, maintained, or disseminated by the central repository, the court shall order a law enforcement agency or court marshal to fingerprint and photograph immediately the defendant. The order for fingerprints shall contain the offense, charge code, date of offense, and any other information necessary to complete the fingerprint card. The law enforcement agency or court marshal shall submit such fingerprints, photograph, and if available, any other unique biometric identification collected, to the central repository without undue delay and within thirty days and shall furnish the offense cycle number associated with the fingerprints to the prosecuting attorney or the circuit attorney of a city not within a county and to the court clerk of the court ordering the subject fingerprinted.

9. The department of corrections and the department of mental health shall furnish the central repository with all information concerning the receipt, escape, execution, death, release, pardon, parole, commutation of sentence, granting of executive clemency, legal name change, or discharge of an individual who has been sentenced to that department's custody for any offenses which are mandated by law to be collected, maintained or disseminated by the central repository. All records forwarded to the central repository by the department as required by sections 43.500 to 43.651 shall include the offense cycle number of the offense, and the originating agency identifier number of the department using such numbers as assigned by the highway patrol.

210.004. All law enforcement agencies shall maintain a confidential record of the date and time a child less than ~~seventeen~~ **eighteen** years of age is taken into custody for any reason and the date and time such child is released from custody."; and

Further amend said bill, Page 4, Section 210.201, Line 36, by inserting after all of said section and line the following:

"210.278. Neighborhood youth development programs shall be exempt from the child care licensing provisions under this chapter so long as the program meets the following requirements:

(1) The program is affiliated and in good standing with a national congressionally chartered organization's standards under Title 36, Public Law 105-225;

(2) The program provides activities designed for recreational, educational, and character building purposes for children six to ~~seventeen~~ **eighteen** years of age;

(3) The governing body of the program adopts standards for care that at a minimum include staff ratios, staff training, health and safety standards, and mechanisms for assessing and enforcing the program's compliance with the standards;

(4) The program does not collect compensation for its services except for one-time annual membership dues not to exceed fifty dollars per year or program service fees for special activities such as field trips or sports leagues, except for current exemptions as written in section 210.211;

(5) The program informs each parent that the operation of the program is not regulated by licensing requirements;

(6) The program provides a process to receive and resolve parental complaints; and

(7) The program conducts national criminal background checks for all employees and volunteers who work with children, as well as screening under the family care safety registry as provided in sections 210.900 to 210.936."; and

Further amend said bill, Page 8, Section 210.795, Line 6, by inserting after all of said section and line the following:

"217.343. Offenders who are younger than ~~seventeen~~ **eighteen** years of age and have been adjudicated as an adult shall be emancipated for the purpose of decision making and participation in all department programs and services, including but not limited to medical care, mental health care, treatment programs, educational programs, work assignments, and rehabilitative programs.

217.690. 1. All releases or paroles shall issue upon order of the parole board, duly adopted.

2. Before ordering the parole of any offender, the parole board shall conduct a validated risk and needs assessment and evaluate the case under the rules governing parole that are promulgated by the parole board. The parole board shall then have the offender appear before a hearing panel and shall conduct a personal interview with him or her, unless waived by the offender, or if the guidelines indicate the offender may be paroled without need for an interview. The guidelines and rules shall not allow for the waiver of a hearing if a victim requests a hearing. The appearance or presence may occur by means of a videoconference at the discretion of the parole board. A parole may be ordered for the best interest of society when there is a reasonable probability, based on the risk assessment and indicators of release readiness, that the person can be supervised under parole supervision and successfully reintegrated into the community, not as an award of clemency; it shall not be considered a reduction of sentence or a pardon. Every offender while on parole shall remain in the legal custody of the department but shall be subject to the orders of the parole board.

3. The division of probation and parole has discretionary authority to require the payment of a fee, not to exceed sixty dollars per month, from every offender placed under division supervision on probation, parole, or conditional release, to waive all or part of any fee, to sanction offenders for willful nonpayment of fees, and to contract with a private entity for fee collections services. All fees collected shall be deposited in the inmate fund established in section 217.430. Fees collected may be used to pay the costs of contracted collections services. The fees collected may otherwise be used to provide community corrections and intervention services for offenders. Such services include substance abuse assessment and treatment, mental health assessment and treatment, electronic monitoring services, residential facilities services, employment placement services, and other offender community corrections or intervention services designated by the division of probation and parole to assist offenders to successfully complete probation, parole, or conditional release. The division of probation and parole shall adopt rules not inconsistent with law, in accordance with section 217.040, with respect to sanctioning offenders and with respect to establishing, waiving, collecting, and using fees.

4. The parole board shall adopt rules not inconsistent with law, in accordance with section 217.040, with respect to the eligibility of offenders for parole, the conduct of parole hearings or conditions to be imposed upon paroled offenders. Whenever an order for parole is issued it shall recite the conditions of such parole.

5. When considering parole for an offender with consecutive sentences, the minimum term for eligibility for parole shall be calculated by adding the minimum terms for parole eligibility for each of the consecutive sentences, except the minimum term for parole eligibility shall not exceed the minimum term for parole eligibility for an ordinary life sentence.

6. Any offender sentenced to a term of imprisonment amounting to fifteen years or more or multiple terms of imprisonment that, taken together, amount to fifteen or more years who was under eighteen years of age at the time of the commission of the offense or offenses may be eligible for parole after serving fifteen years of incarceration, regardless of whether the case is final for the purposes of appeal, and may be eligible for reconsideration hearings in accordance with regulations promulgated by the parole board.

7. The provisions of subsection 6 of this section shall not apply to an offender found guilty of murder in the first degree or capital murder who was under eighteen years of age when the offender committed the offense or offenses who may be found ineligible for parole or whose parole eligibility may be controlled by section 558.047 or 565.033.

8. Any offender under a sentence for first degree murder who has been denied release on parole after a parole hearing shall not be eligible for another parole hearing until at least three years from the month of the parole denial; however, this subsection shall not prevent a release pursuant to subsection 4 of section 558.011.

9. A victim who has requested an opportunity to be heard shall receive notice that the parole board is conducting an assessment of the offender's risk and readiness for release and that the victim's input will be particularly helpful when it pertains to safety concerns and specific protective measures that may be beneficial to the victim should the offender be granted release.

10. Parole hearings shall, at a minimum, contain the following procedures:

(1) The victim or person representing the victim who attends a hearing may be accompanied by one other person;

(2) The victim or person representing the victim who attends a hearing shall have the option of giving testimony in the presence of the inmate or to the hearing panel without the inmate being present;

(3) The victim or person representing the victim may call or write the parole board rather than attend the hearing;

(4) The victim or person representing the victim may have a personal meeting with a parole board member at the parole board's central office;

(5) The judge, prosecuting attorney or circuit attorney and a representative of the local law enforcement agency investigating the crime shall be allowed to attend the hearing or provide information to the hearing panel in regard to the parole consideration; and

(6) The parole board shall evaluate information listed in the juvenile sex offender registry pursuant to section 211.425, provided the offender is between the ages of ~~seventeen~~ **eighteen** and twenty-one, as it impacts the safety of the community.

11. The parole board shall notify any person of the results of a parole eligibility hearing if the person indicates to the parole board a desire to be notified.

12. The parole board may, at its discretion, require any offender seeking parole to meet certain conditions during the term of that parole so long as said conditions are not illegal or impossible for the offender to perform. These conditions may include an amount of restitution to the state for the cost of that offender's incarceration.

13. Special parole conditions shall be responsive to the assessed risk and needs of the offender or the need for extraordinary supervision, such as electronic monitoring. The parole board shall adopt rules to minimize the conditions placed on low-risk cases, to frontload conditions upon release, and to require the modification and reduction of conditions based on the person's continuing stability in the community. Parole board rules shall permit parole conditions to be modified by parole officers with review and approval by supervisors.

14. Nothing contained in this section shall be construed to require the release of an offender on parole nor to reduce the sentence of an offender heretofore committed.

15. Beginning January 1, 2001, the parole board shall not order a parole unless the offender has obtained a high school diploma or its equivalent, or unless the parole board is satisfied that the offender, while committed to the custody of the department, has made an honest good-faith effort to obtain a high school diploma or its equivalent; provided that the director may waive this requirement by certifying in writing to the parole board that the offender has actively participated in mandatory education programs or is academically unable to obtain a high school diploma or its equivalent.

16. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2005, shall be invalid and void.

311.320. 1. Any person of the age of ~~[seventeen]~~ **eighteen** years and under the age of twenty-one years who shall represent that he has attained the age of twenty-one years for the purpose of purchasing, asking for or in any way receiving any intoxicating liquor, except in cases authorized by law, shall upon conviction be deemed guilty of a misdemeanor. Any person under the age of ~~[seventeen]~~ **eighteen** years who shall represent that he has attained the age of twenty-one years for the purpose of purchasing, asking for or in any way receiving any intoxicating liquor, except in cases authorized by law, may be considered a delinquent child and may be dealt with in accordance with the provisions of chapter 211.

2. In addition to any other penalties established in subsection 1 of this section and established in sections 302.400 to 302.426, any person who is less than twenty-one years of age who uses a reproduced, modified or altered chauffeur's license, motor vehicle operator's license, identification card issued by any uniformed service of the United States, passport or identification card established in section 302.181 for the purpose of purchasing, asking for or in any way receiving any intoxicating liquor, shall be guilty of a misdemeanor and shall be subject to a fine of five hundred dollars for each separate offense.

328.075. 1. Any person desiring to practice as an apprentice for barbering in this state shall apply to the board, shall be registered as an apprentice with the board, and shall pay the appropriate fees prior to beginning their apprenticeship. Barber apprentices shall be at least ~~[seventeen]~~ **eighteen** years of age.

2. Any person desiring to act as an apprentice supervisor for barbering in this state shall first possess a license to practice the occupation of barbering, apply to the board, pay the appropriate fees, complete an eight-hour apprentice supervision instruction course certified by the board, and be issued a license as a barber apprentice supervisor prior to supervising barber apprentices.

3. The board may promulgate rules establishing the criteria for the supervision and training of barber apprentices.

4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2004, shall be invalid and void.

328.080. 1. Any person desiring to practice barbering in this state shall make application for a license to the board and shall pay the required barber examination fee.

2. The board shall examine each qualified applicant and, upon successful completion of the examination and payment of the required license fee, shall issue the applicant a license authorizing him or her to practice the occupation of barber in this state. The board shall admit an applicant to the examination, if it finds that he or she:

- (1) Is ~~[seventeen]~~ **eighteen** years of age or older;
- (2) Is free of contagious or infectious diseases that are capable of being transmitted during the ordinary course of business for a person licensed under this chapter;
- (3) Has studied for at least one thousand hours in a period of not less than six months in a properly appointed and conducted barber school under the direct supervision of a licensed instructor; or, if the applicant is an apprentice, the applicant shall have served and completed no less than two thousand hours under the direct supervision of a licensed barber apprentice supervisor;
- (4) Is possessed of requisite skill in the trade of barbering to properly perform the duties thereof, including the preparation of tools, shaving, haircutting and all the duties and services incident thereto; and
- (5) Has sufficient knowledge of the common diseases of the face and skin to avoid the aggravation and spread thereof in the practice of barbering.

3. The board shall be the judge of whether the barber school, the barber apprenticeship, or college is properly appointed and conducted under proper instruction to give sufficient training in the trade.

4. The sufficiency of the qualifications of applicants shall be determined by the board.

329.050. 1. Applicants for examination or licensure pursuant to this chapter shall possess the following qualifications:

(1) They shall provide documentation of successful completion of courses approved by the board, have an education equivalent to the successful completion of the tenth grade, and be at least ~~[seventeen]~~ **eighteen** years of age;

(2) If the applicants are apprentices, they shall have served and completed, as an apprentice under the supervision of a licensed cosmetologist, the time and studies required by the board which shall be no less than three thousand hours for cosmetologists, and no less than eight hundred hours for manicurists and no less than fifteen hundred hours for esthetics. However, when the classified occupation of manicurist is apprenticed in conjunction

with the classified occupation of cosmetologist, the apprentice shall be required to successfully complete an apprenticeship of no less than a total of three thousand hours;

(3) If the applicants are students, they shall have had the required time in a licensed school of no less than one thousand five hundred hours training or the credit hours determined by the formula in Subpart A of Part 668 of Section 668.8 of Title 34 of the Code of Federal Regulations, as amended, for the classification of cosmetologist, with the exception of public vocational technical schools in which a student shall complete no less than one thousand two hundred twenty hours training. All students shall complete no less than four hundred hours or the credit hours determined by the formula in Subpart A of Part 668 of Section 668.8 of Title 34 of the Code of Federal Regulations, as amended, for the classification of manicurist. All students shall complete no less than seven hundred fifty hours or the credit hours determined by the formula in Subpart A of Part 668 of Section 668.8 of Title 34 of the Code of Federal Regulations, as amended, for the classification of esthetician. However, when the classified occupation of manicurist is taken in conjunction with the classified occupation of cosmetologist, the student shall not be required to serve the extra four hundred hours or the credit hours determined by the formula in Subpart A of Part 668 of Section 668.8 of Title 34 of the Code of Federal Regulations, as amended, otherwise required to include manicuring of nails; and

(4) They shall have passed an examination to the satisfaction of the board.

2. A person may apply to take the examination required by subsection 1 of this section if the person is a graduate of a school of cosmetology or apprentice program in another state or territory of the United States which has substantially the same requirements as an educational establishment licensed pursuant to this chapter. A person may apply to take the examination required by subsection 1 of this section if the person is a graduate of an educational establishment in a foreign country that provides training for a classified occupation of cosmetology, as defined by section 329.010, and has educational requirements that are substantially the same requirements as an educational establishment licensed under this chapter. The board has sole discretion to determine the substantial equivalency of such educational requirements. The board may require that transcripts from foreign schools be submitted for its review, and the board may require that the applicant provide an approved English translation of such transcripts.

3. Each application shall contain a statement that, subject to the penalties of making a false affidavit or declaration, the application is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing the application.

4. The sufficiency of the qualifications of applicants shall be determined by the board, but the board may delegate this authority to its executive director subject to such provisions as the board may adopt.

5. Applications for examination or licensure may be denied if the applicant has pleaded guilty to, entered a plea of nolo contendere to, or been found guilty of any of the following offenses or offenses of a similar nature established under the laws of this state, any other state, the United States, or any other country, notwithstanding whether sentence is imposed:

(1) Any dangerous felony as defined under section 556.061 or murder in the first degree;

(2) Any of the following sexual offenses: rape in the first degree, forcible rape, rape, statutory rape in the first degree, statutory rape in the second degree, rape in the second degree, sexual assault, sodomy in the first degree, forcible sodomy, statutory sodomy in the first degree, statutory sodomy in the second degree, child molestation in the first degree, child molestation in the second degree, sodomy in the second degree, deviate sexual assault, sexual misconduct involving a child, sexual misconduct in the first degree under section 566.090 as it existed prior to August 28, 2013, sexual abuse under section 566.100 as it existed prior to August 28, 2013, sexual abuse in the first or second degree, enticement of a child, or attempting to entice a child;

(3) Any of the following offenses against the family and related offenses: incest, abandonment of a child in the first degree, abandonment of a child in the second degree, endangering the welfare of a child in the first degree, abuse of a child, using a child in a sexual performance, promoting sexual performance by a child, or trafficking in children; and

(4) Any of the following offenses involving child pornography and related offenses: promoting obscenity in the first degree, promoting obscenity in the second degree when the penalty is enhanced to a class E felony, promoting child pornography in the first degree, promoting child pornography in the second degree, possession of child pornography in the first degree, possession of child pornography in the second degree, furnishing child pornography to a minor, furnishing pornographic materials to minors, or coercing acceptance of obscene material.

431.068. 1. Notwithstanding the provisions of section 431.061, any person ~~[seventeen]~~ **eighteen** years of age or older may donate blood voluntarily without the necessity of obtaining the permission or authorization of his or her parent or guardian.

2. Any person ~~[sixteen]~~ **seventeen** years of age may donate blood, if that person obtains written permission or authorization from his or her parent or guardian.

3. No person under the age of eighteen shall receive compensation for any blood donated without the written authorization of his or her parent or guardian.

455.010. As used in this chapter, unless the context clearly indicates otherwise, the following terms shall mean:

(1) "Abuse", includes but is not limited to the occurrence of any of the following acts, attempts or threats against a person who may be protected pursuant to this chapter, except abuse shall not include abuse inflicted on a child by accidental means by an adult household member or discipline of a child, including spanking, in a reasonable manner:

(a) "Abusing a pet", purposely or knowingly causing, attempting to cause, or threatening to cause physical injury to a pet with the intent to control, punish, intimidate, or distress the petitioner;

(b) "Assault", purposely or knowingly placing or attempting to place another in fear of physical harm;

(c) "Battery", purposely or knowingly causing physical harm to another with or without a deadly weapon;

(d) "Coercion", compelling another by force or threat of force to engage in conduct from which the latter has a right to abstain or to abstain from conduct in which the person has a right to engage;

(e) "Harassment", engaging in a purposeful or knowing course of conduct involving more than one incident that alarms or causes distress to an adult or child and serves no legitimate purpose. The course of conduct must be such as would cause a reasonable adult or child to suffer substantial emotional distress and must actually cause substantial emotional distress to the petitioner or child. Such conduct might include, but is not limited to:

a. Following another about in a public place or places;

b. Peering in the window or lingering outside the residence of another; but does not include constitutionally protected activity;

(f) "Sexual assault", causing or attempting to cause another to engage involuntarily in any sexual act by force, threat of force, duress, or without that person's consent;

(g) "Unlawful imprisonment", holding, confining, detaining or abducting another person against that person's will;

(2) "Adult", any person ~~[seventeen]~~ **eighteen** years of age or older or otherwise emancipated;

(3) "Child", any person under ~~[seventeen]~~ **eighteen** years of age unless otherwise emancipated;

(4) "Court", the circuit or associate circuit judge or a family court commissioner;

(5) "Domestic violence", abuse or stalking committed by a family or household member, as such terms are defined in this section;

(6) "Ex parte order of protection", an order of protection issued by the court before the respondent has received notice of the petition or an opportunity to be heard on it;

(7) "Family" or "household member", spouses, former spouses, any person related by blood or marriage, persons who are presently residing together or have resided together in the past, any person who is or has been in a continuing social relationship of a romantic or intimate nature with the victim, and anyone who has a child in common regardless of whether they have been married or have resided together at any time;

(8) "Full order of protection", an order of protection issued after a hearing on the record where the respondent has received notice of the proceedings and has had an opportunity to be heard;

(9) "Order of protection", either an ex parte order of protection or a full order of protection;

(10) "Pending", exists or for which a hearing date has been set;

(11) "Pet", a living creature maintained by a household member for companionship and not for commercial purposes;

(12) "Petitioner", a family or household member who has been a victim of domestic violence, or any person who has been the victim of stalking or sexual assault, or a person filing on behalf of a child pursuant to section 455.503 who has filed a verified petition pursuant to the provisions of section 455.020 or section 455.505;

(13) "Respondent", the family or household member alleged to have committed an act of domestic violence, or person alleged to have committed an act of stalking or sexual assault, against whom a verified petition has been filed or a person served on behalf of a child pursuant to section 455.503;

(14) "Sexual assault", as defined under subdivision (1) of this section;

(15) "Stalking", is when any person purposely engages in an unwanted course of conduct that causes alarm to another person, or a person who resides together in the same household with the person seeking the order of protection when it is reasonable in that person's situation to have been alarmed by the conduct. As used in this subdivision:

(a) "Alarm", to cause fear of danger of physical harm; and

(b) "Course of conduct", two or more acts that serve no legitimate purpose including, but not limited to, acts in which the stalker directly, indirectly, or through a third party follows, monitors, observes, surveils, threatens, or communicates to a person by any action, method, or device.

455.035. 1. Upon the filing of a verified petition pursuant to sections 455.010 to 455.085 and for good cause shown in the petition, the court may immediately issue an ex parte order of protection. An immediate and present danger of domestic violence to the petitioner or the child on whose behalf the petition is filed shall constitute good cause for purposes of this section. An ex parte order of protection entered by the court shall take effect when entered and shall remain in effect until there is valid service of process and a hearing is held on the motion. The court shall deny the ex parte order and dismiss the petition if the petitioner is not authorized to seek relief pursuant to section 455.020.

2. Failure to serve an ex parte order of protection on the respondent shall not affect the validity or enforceability of such order. If the respondent is less than ~~seventeen~~ **eighteen** years of age, unless otherwise emancipated, service of process shall be made upon a custodial parent or guardian of the respondent, or upon a guardian ad litem appointed by the court, requiring that the person appear and bring the respondent before the court at the time and place stated.

3. If an ex parte order is entered and the respondent is less than ~~seventeen~~ **eighteen** years of age, the court shall transfer the case to juvenile court for a hearing on a full order of protection. The court shall appoint a guardian ad litem for any such respondent not represented by a parent or guardian.

455.513. 1. The court may immediately issue an ex parte order of protection upon the filing of a verified petition under sections 455.500 to 455.538, for good cause shown in the petition, and upon finding that:

- (1) No prior order regarding custody involving the respondent and the child is pending or has been made; or
- (2) The respondent is less than ~~seventeen~~ **eighteen** years of age.

An immediate and present danger of domestic violence, including danger to the child's pet, stalking, or sexual assault to a child shall constitute good cause for purposes of this section. An ex parte order of protection entered by the court shall be in effect until the time of the hearing. The court shall deny the ex parte order and dismiss the petition if the petitioner is not authorized to seek relief pursuant to section 455.505.

2. Upon the entry of the ex parte order of protection, the court shall enter its order appointing a guardian ad litem or court-appointed special advocate to represent the child victim.

3. If the allegations in the petition would give rise to jurisdiction under section 211.031, the court may direct the children's division to conduct an investigation and to provide appropriate services. The division shall submit a written investigative report to the court and to the juvenile officer within thirty days of being ordered to do so. The report shall be made available to the parties and the guardian ad litem or court-appointed special advocate.

4. If the allegations in the petition would give rise to jurisdiction under section 211.031 because the respondent is less than ~~seventeen~~ **eighteen** years of age, the court may issue an ex parte order and shall transfer the case to juvenile court for a hearing on a full order of protection. Service of process shall be made pursuant to section 455.035.

491.678. For purposes of sections 491.675 to 491.693, the term "child" means a person under ~~seventeen~~ **eighteen** years of age who is the alleged victim in any criminal prosecution under chapter 565, 566 or 568.

544.671. Notwithstanding any supreme court rule or judicial ruling to the contrary, no defendant under a sentence of death or imprisonment in the penitentiary for life, or any sentence of imprisonment for a violation of section 579.065, 565.021, or 565.050, section 566.030, 566.032, 566.040, 566.060, 566.062, 566.070, or 566.100, and no defendant who has pled guilty to or been found guilty of any felony sexual offense under chapter 566, where the victim was less than ~~seventeen~~ **eighteen** years of age at the time the crime was committed, any sexual offense under chapter 568, where the victim was less than ~~seventeen~~ **eighteen** years of age at the time the crime was committed, or any pornographic offense involving a minor as set forth in sections 573.023, 573.025, 573.035, and 573.037, and any felony violation of section 573.040, shall be entitled to bail pending appeal after June 29, 1994. Pursuant to the prerogative of the general assembly to declare the public policy of this state in matters regarding criminal liability of persons and to enact laws relating to judicial procedure, the general assembly declares that subsequent to June 29, 1994, no person shall be entitled to bail or continuation of bail pursuant to section 547.170 if that person is under a sentence of death or imprisonment in the penitentiary for life, or any sentence of imprisonment for a violation of section 579.065, 565.021, or 565.050, section 566.030, 566.032, 566.040, 566.060, 566.062, 566.070, or 566.100, and no defendant who has pled guilty to or been found guilty of any felony sexual offense under chapter 566, where the victim was less than ~~seventeen~~ **eighteen** years of age at the time the crime was

committed, any sexual offense under chapter 568, where the victim was less than ~~seventeen~~ **eighteen** years of age at the time the crime was committed, or any pornographic offense involving a minor as set forth in sections 573.023, 573.025, 573.035, and 573.037, and any felony violation of section 573.040.

547.170. In all cases where an appeal or writ of error is prosecuted from a judgment in a criminal cause, except where the defendant is under sentence of death or imprisonment in the penitentiary for life, or any sentence of imprisonment for a violation of sections 579.065, 565.021, 565.050, section 566.030, 566.032, 566.040, 566.060, 566.062, 566.070, 566.100, or where the defendant has entered a plea of guilty to or been found guilty of any sexual offense under chapter 566, where the victim was less than ~~seventeen~~ **eighteen** years of age at the time the crime was committed, any sexual offense under chapter 568, where the victim was less than ~~seventeen~~ **eighteen** years of age at the time the crime was committed, or any pornographic offense involving a minor as set forth in sections 573.023, 573.025, 573.035, 573.037, and 573.040, any court or officer authorized to order a stay of proceedings under the preceding provisions may allow a writ of habeas corpus, to bring up the defendant, and may thereupon let him to bail upon a recognizance, with sufficient sureties, to be approved by such court or judge.

565.002. As used in this chapter, unless a different meaning is otherwise plainly required the following terms mean:

- (1) "Adequate cause", cause that would reasonably produce a degree of passion in a person of ordinary temperament sufficient to substantially impair an ordinary person's capacity for self-control;
- (2) "Child", a person under ~~seventeen~~ **eighteen** years of age;
- (3) "Conduct", includes any act or omission;
- (4) "Course of conduct", a pattern of conduct composed of two or more acts, which may include communication by any means, over a period of time, however short, evidencing a continuity of purpose. Constitutionally protected activity is not included within the meaning of course of conduct. Such constitutionally protected activity includes picketing or other organized protests;
- (5) "Deliberation", cool reflection for any length of time no matter how brief;
- (6) "Domestic victim", a household or family member as the term "family" or "household member" is defined in section 455.010, including any child who is a member of the household or family;
- (7) "Emotional distress", something markedly greater than the level of uneasiness, nervousness, unhappiness, or the like which are commonly experienced in day-to-day living;
- (8) "Full or partial nudity", the showing of all or any part of the human genitals, pubic area, buttock, or any part of the nipple of the breast of any female person, with less than a fully opaque covering;
- (9) "Legal custody", the right to the care, custody and control of a child;
- (10) "Parent", either a biological parent or a parent by adoption;
- (11) "Person having a right of custody", a parent or legal guardian of the child;
- (12) "Photographs" or "films", the making of any photograph, motion picture film, videotape, or any other recording or transmission of the image of a person;
- (13) "Place where a person would have a reasonable expectation of privacy", any place where a reasonable person would believe that a person could disrobe in privacy, without being concerned that the person's undressing was being viewed, photographed or filmed by another;
- (14) "Special victim", any of the following:
 - (a) A law enforcement officer assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (b) Emergency personnel, any paid or volunteer firefighter, emergency room, hospital, or trauma center personnel, or emergency medical technician, assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (c) A probation and parole officer assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (d) An elderly person;
 - (e) A person with a disability;
 - (f) A vulnerable person;
 - (g) Any jailer or corrections officer of the state or one of its political subdivisions assaulted in the performance of his or her official duties or as a direct result of such official duties;
 - (h) A highway worker in a construction or work zone as the terms "highway worker", "construction zone", and "work zone" are defined under section 304.580;
 - (i) Any utility worker, meaning any employee of a utility that provides gas, heat, electricity, water, steam, telecommunications services, or sewer services, whether privately, municipally, or cooperatively owned, while in the performance of his or her job duties, including any person employed under a contract;

(j) Any cable worker, meaning any employee of a cable operator, as such term is defined in section 67.2677, including any person employed under contract, while in the performance of his or her job duties; and

(k) Any employee of a mass transit system, including any employee of public bus or light rail companies, while in the performance of his or her job duties;

(15) "Sudden passion", passion directly caused by and arising out of provocation by the victim or another acting with the victim which passion arises at the time of the offense and is not solely the result of former provocation;

(16) "Trier", the judge or jurors to whom issues of fact, guilt or innocence, or the assessment and declaration of punishment are submitted for decision;

(17) "Views", the looking upon of another person, with the unaided eye or with any device designed or intended to improve visual acuity, for the purpose of arousing or gratifying the sexual desire of any person.

565.140. 1. A person does not commit the offense of kidnapping in the third degree under section 565.130 if the person restrained is a child less than ~~[seventeen]~~ **eighteen** years of age and:

(1) A parent, guardian or other person responsible for the general supervision of the child's welfare has consented to the restraint; or

(2) The person is a relative of the child; and

(a) The person's sole purpose is to assume control of the child; and

(b) The child is not taken out of the state of Missouri.

2. For the purpose of this section, "relative" means a parent or stepparent, ancestor, sibling, uncle or aunt, including an adoptive relative of the same degree through marriage or adoption.

3. The defendant shall have the burden of injecting the issue of a defense under this section.

566.020. 1. Whenever in this chapter the criminality of conduct depends upon a child being less than fourteen years of age, it is no defense that the defendant believed the child to be older.

2. Whenever in this chapter the criminality of conduct depends upon a child being less than ~~[seventeen]~~ **eighteen** years of age, it is an affirmative defense that the defendant reasonably believed that the child was ~~[seventeen]~~ **eighteen** years of age or older.

3. Consent is not a defense to any offense under this chapter if the alleged victim is less than fourteen years of age.

566.034. 1. A person commits the offense of statutory rape in the second degree if being twenty-one years of age or older, he or she has sexual intercourse with another person who is less than ~~[seventeen]~~ **eighteen** years of age.

2. The offense of statutory rape in the second degree is a class D felony.

566.064. 1. A person commits the offense of statutory sodomy in the second degree if being twenty-one years of age or older, he or she has deviate sexual intercourse with another person who is less than ~~[seventeen]~~ **eighteen** years of age.

2. The offense of statutory sodomy in the second degree is a class D felony.

566.068. 1. A person commits the offense of child molestation in the second degree if he or she:

(1) Subjects a child who is less than twelve years of age to sexual contact; or

(2) Being more than four years older than a child who is less than ~~[seventeen]~~ **eighteen** years of age, subjects the child to sexual contact and the offense is an aggravated sexual offense.

2. The offense of child molestation in the second degree is a class B felony.

566.071. 1. A person commits the offense of child molestation in the fourth degree if, being more than four years older than a child who is less than ~~[seventeen]~~ **eighteen** years of age, subjects the child to sexual contact.

2. The offense of child molestation in the fourth degree is a class E felony.

566.155. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; or

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section;

shall not serve as an athletic coach, manager, or athletic trainer for any sports team in which a child less than ~~[seventeen]~~ **eighteen** years of age is a member.

2. The first violation of the provisions of this section is a class E felony.
3. A second or subsequent violation of this section is a class D felony."; and

Further amend said bill, Page 9, Section 568.045, Line 22, by inserting after all of said section and line the following:

"568.050. 1. A person commits the offense of endangering the welfare of a child in the second degree if he or she:

- (1) With criminal negligence acts in a manner that creates a substantial risk to the life, body or health of a child less than ~~seventeen~~ **eighteen** years of age; or
- (2) Knowingly encourages, aids or causes a child less than ~~seventeen~~ **eighteen** years of age to engage in any conduct which causes or tends to cause the child to come within the provisions of paragraph (d) of subdivision (2) of subsection 1 or subdivision (3) of subsection 1 of section 211.031; or
- (3) Being a parent, guardian or other person legally charged with the care or custody of a child less than ~~seventeen~~ **eighteen** years of age, recklessly fails or refuses to exercise reasonable diligence in the care or control of such child to prevent him or her from coming within the provisions of paragraph (c) of subdivision (1) of subsection 1 or paragraph (d) of subdivision (2) of subsection 1 or subdivision (3) of subsection 1 of section 211.031; or
- (4) Knowingly encourages, aids or causes a child less than ~~seventeen~~ **eighteen** years of age to enter into any room, building or other structure which is a public nuisance as defined in section 579.105.

2. Nothing in this section shall be construed to mean the welfare of a child is endangered for the sole reason that he or she is being provided nonmedical remedial treatment recognized and permitted under the laws of this state.

3. The offense of endangering the welfare of a child in the second degree is a class A misdemeanor unless the offense is committed as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity, in which case the offense is a class E felony.

568.065. 1. A person commits the offense of genital mutilation if he or she:

- (1) Excises or infibulates, in whole or in part, the labia majora, labia minora, vulva or clitoris of a female child less than ~~seventeen~~ **eighteen** years of age; or
- (2) Is a parent, guardian or other person legally responsible for a female child less than ~~seventeen~~ **eighteen** years of age and permits the excision or infibulation, in whole or in part, of the labia majora, labia minora, vulva or clitoris of such female child.

2. The offense of genital mutilation is a class B felony.

3. Belief that the conduct described in subsection 1 of this section is required as a matter of custom, ritual or standard practice, or consent to the conduct by the child on whom it is performed or by the child's parent or legal guardian, shall not be an affirmative defense to a charge pursuant to this section.

4. It is a defense if the conduct which constitutes genital mutilation was:

- (1) Necessary to preserve the health of the child on whom it is performed and is performed by a person licensed to practice medicine in this state; or
- (2) Performed on a child who is in labor or who has just given birth and is performed for medical purposes connected with such labor or birth by a person licensed to practice medicine in this state.

568.070. 1. A person commits the offense of unlawful transactions with a child if he or she:

(1) Being a pawnbroker, junk dealer, dealer in secondhand goods, or any employee of such person, with criminal negligence buys or receives any personal property other than agricultural products from an unemancipated minor, unless the child's custodial parent or guardian has consented in writing to the transaction; or

(2) Knowingly permits a minor child to enter or remain in a place where illegal activity in controlled substances, as defined in chapter 579, is maintained or conducted; or

(3) With criminal negligence sells blasting caps, bulk gunpowder, or explosives to a child under the age of ~~seventeen~~ **eighteen**, or fireworks as defined in section 320.110, to a child under the age of fourteen, unless the child's custodial parent or guardian has consented in writing to the transaction. Criminal negligence as to the age of the child is not an element of this crime.

2. The offense of unlawful transactions with a child is a class B misdemeanor.

572.020. 1. A person commits the offense of gambling if he or she knowingly engages in gambling.

2. The offense of gambling is a class C misdemeanor unless:

- (1) It is committed by a professional player, in which case it is a class A misdemeanor; or
- (2) The person knowingly engages in gambling with a child less than ~~seventeen~~ **eighteen** years of age, in which case it is a class B misdemeanor.

573.010. As used in this chapter the following terms shall mean:

- (1) "Adult cabaret", a nightclub, bar, juice bar, restaurant, bottle club, or other commercial establishment, regardless of whether alcoholic beverages are served, which regularly features persons who appear semi-nude;
- (2) "Characterized by", describing the essential character or dominant theme of an item;
- (3) "Child", any person under the age of fourteen;
- (4) "Child pornography":
 - (a) Any obscene material or performance depicting sexual conduct, sexual contact as defined in section 566.010, or a sexual performance and which has as one of its participants or portrays as an observer of such conduct, contact, or performance a minor; or
 - (b) Any visual depiction, including any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of sexually explicit conduct where:
 - a. The production of such visual depiction involves the use of a minor engaging in sexually explicit conduct;
 - b. Such visual depiction is a digital image, computer image, or computer-generated image that is, or is indistinguishable from, that of a minor engaging in sexually explicit conduct, in that the depiction is such that an ordinary person viewing the depiction would conclude that the depiction is of an actual minor engaged in sexually explicit conduct; or
 - c. Such visual depiction has been created, adapted, or modified to show that an identifiable minor is engaging in sexually explicit conduct. "Identifiable minor" means a person who was a minor at the time the visual depiction was created, adapted, or modified; or whose image as a minor was used in creating, adapting, or modifying the visual depiction; and who is recognizable as an actual person by the person's face, likeness, or other distinguishing characteristic, such as a unique birthmark or other recognizable feature. The term "identifiable minor" shall not be construed to require proof of the actual identity of the identifiable minor;
- (5) "Employ", "employee", or "employment", any person who performs any service on the premises of a sexually oriented business, on a full-time, part-time, or contract basis, whether or not the person is denominated an employee, independent contractor, agent, or otherwise. Employee does not include a person exclusively on the premises for repair or maintenance of the premises or for the delivery of goods to the premises;
- (6) "Explicit sexual material", any pictorial or three-dimensional material depicting human masturbation, deviate sexual intercourse, sexual intercourse, direct physical stimulation or unclothed genitals, sadomasochistic abuse, or emphasizing the depiction of postpubertal human genitals; provided, however, that works of art or of anthropological significance shall not be deemed to be within the foregoing definition;
- (7) "Furnish", to issue, sell, give, provide, lend, mail, deliver, transfer, circulate, disseminate, present, exhibit or otherwise provide;
- (8) "Material", anything printed or written, or any picture, drawing, photograph, motion picture film, videotape or videotape production, or pictorial representation, or any recording or transcription, or any mechanical, chemical, or electrical reproduction, or stored computer data, or anything which is or may be used as a means of communication. Material includes undeveloped photographs, molds, printing plates, stored computer data and other latent representational objects;
- (9) "Minor", any person less than eighteen years of age;
- (10) "Nudity" or "state of nudity", the showing of the human genitals, pubic area, vulva, anus, anal cleft, or the female breast with less than a fully opaque covering of any part of the nipple or areola;
- (11) "Obscene", any material or performance if, taken as a whole:
 - (a) Applying contemporary community standards, its predominant appeal is to prurient interest in sex; and
 - (b) The average person, applying contemporary community standards, would find the material depicts or describes sexual conduct in a patently offensive way; and
 - (c) A reasonable person would find the material lacks serious literary, artistic, political or scientific value;
- (12) "Operator", any person on the premises of a sexually oriented business who causes the business to function, puts or keeps the business in operation, or is authorized to manage the business or exercise overall operational control of the business premises. A person may be found to be operating or causing to be operated a sexually oriented business whether or not such person is an owner, part owner, or licensee of the business;
- (13) "Performance", any play, motion picture film, videotape, dance or exhibition performed before an audience of one or more;

- (14) "Pornographic for minors", any material or performance if the following apply:
 - (a) The average person, applying contemporary community standards, would find that the material or performance, taken as a whole, has a tendency to cater or appeal to a prurient interest of minors; and
 - (b) The material or performance depicts or describes nudity, sexual conduct, the condition of human genitals when in a state of sexual stimulation or arousal, or sadomasochistic abuse in a way which is patently offensive to the average person applying contemporary adult community standards with respect to what is suitable for minors; and
 - (c) The material or performance, taken as a whole, lacks serious literary, artistic, political, or scientific value for minors;
- (15) "Premises", the real property upon which a sexually oriented business is located, and all appurtenances thereto and buildings thereon, including but not limited to the sexually oriented business, the grounds, private walkways, and parking lots or parking garages or both;
- (16) "Promote", to manufacture, issue, sell, provide, mail, deliver, transfer, transmute, publish, distribute, circulate, disseminate, present, exhibit, or advertise, or to offer or agree to do the same, by any means including a computer;
- (17) "Regularly", the consistent and repeated doing of the act so described;
- (18) "Sadomasochistic abuse", flagellation or torture by or upon a person as an act of sexual stimulation or gratification;
- (19) "Semi-nude" or "state of semi-nudity", the showing of the female breast below a horizontal line across the top of the areola and extending across the width of the breast at such point, or the showing of the male or female buttocks. Such definition includes the lower portion of the human female breast, but shall not include any portion of the cleavage of the female breasts exhibited by a bikini, dress, blouse, shirt, leotard, or similar wearing apparel provided the areola is not exposed in whole or in part;
- (20) "Sexual conduct", actual or simulated, normal or perverted acts of human masturbation; deviate sexual intercourse; sexual intercourse; or physical contact with a person's clothed or unclothed genitals, pubic area, buttocks, or the breast of a female in an act of apparent sexual stimulation or gratification or any sadomasochistic abuse or acts including animals or any latent objects in an act of apparent sexual stimulation or gratification;
- (21) "Sexually explicit conduct", actual or simulated:
 - (a) Sexual intercourse, including genital-genital, oral-genital, anal-genital, or oral-anal, whether between persons of the same or opposite sex;
 - (b) Bestiality;
 - (c) Masturbation;
 - (d) Sadistic or masochistic abuse; or
 - (e) Lascivious exhibition of the genitals or pubic area of any person;
- (22) "Sexually oriented business" includes:
 - (a) An adult bookstore or adult video store. "Adult bookstore" or "adult video store" means a commercial establishment which, as one of its principal business activities, offers for sale or rental for any form of consideration any one or more of the following: books, magazines, periodicals, or other printed matter, or photographs, films, motion pictures, video cassettes, compact discs, digital video discs, slides, or other visual representations which are characterized by their emphasis upon the display of specified sexual activities or specified anatomical areas. A principal business activity exists where the commercial establishment:
 - a. Has a substantial portion of its displayed merchandise which consists of such items; or
 - b. Has a substantial portion of the wholesale value of its displayed merchandise which consists of such items; or
 - c. Has a substantial portion of the retail value of its displayed merchandise which consists of such items; or
 - d. Derives a substantial portion of its revenues from the sale or rental, for any form of consideration, of such items; or
 - e. Maintains a substantial section of its interior business space for the sale or rental of such items; or
 - f. Maintains an adult arcade. "Adult arcade" means any place to which the public is permitted or invited wherein coin-operated or slug-operated or electronically, electrically, or mechanically controlled still or motion picture machines, projectors, or other image-producing devices are regularly maintained to show images to five or fewer persons per machine at any one time, and where the images so displayed are characterized by their emphasis upon matter exhibiting specified sexual activities or specified anatomical areas;
 - (b) An adult cabaret;
 - (c) An adult motion picture theater. "Adult motion picture theater" means a commercial establishment where films, motion pictures, video cassettes, slides, or similar photographic reproductions, which are characterized

by their emphasis upon the display of specified sexual activities or specified anatomical areas are regularly shown to more than five persons for any form of consideration;

(d) A semi-nude model studio. "Semi-nude model studio" means a place where persons regularly appear in a state of semi-nudity for money or any form of consideration in order to be observed, sketched, drawn, painted, sculptured, photographed, or similarly depicted by other persons. Such definition shall not apply to any place where persons appearing in a state of semi-nudity do so in a modeling class operated:

- a. By a college, junior college, or university supported entirely or partly by taxation;
- b. By a private college or university which maintains and operates educational programs in which credits are transferable to a college, junior college, or university supported entirely or partly by taxation; or
- c. In a structure:

- (i) Which has no sign visible from the exterior of the structure and no other advertising that indicates a semi-nude person is available for viewing; and

- (ii) Where, in order to participate in a class, a student must enroll at least three days in advance of the class;

(e) A sexual encounter center. "Sexual encounter center" means a business or commercial enterprise that, as one of its principal purposes, purports to offer for any form of consideration physical contact in the form of wrestling or tumbling between two or more persons when one or more of the persons is semi-nude;

(23) "Sexual performance", any performance, or part thereof, which includes sexual conduct by a child who is less than ~~seventeen~~ **eighteen** years of age;

(24) "Specified anatomical areas" include:

- (a) Less than completely and opaquely covered: human genitals, pubic region, buttock, and female breast below a point immediately above the top of the areola; and

- (b) Human male genitals in a discernibly turgid state, even if completely and opaquely covered;

(25) "Specified sexual activity", includes any of the following:

- (a) Intercourse, oral copulation, masturbation, or sodomy; or
- (b) Excretory functions as a part of or in connection with any of the activities described in paragraph (a) of this subdivision;

- (26) "Substantial", at least thirty percent of the item or items so modified;

- (27) "Visual depiction", includes undeveloped film and videotape, and data stored on computer disk or by electronic means which is capable of conversion into a visual image.

573.090. 1. Video cassettes or other video reproduction devices, or the jackets, cases or coverings of such video reproduction devices shall be displayed or maintained in a separate area if the same are pornographic for minors as defined in section 573.010, or if:

- (1) Taken as a whole and applying contemporary community standards, the average person would find that it has a tendency to cater or appeal to morbid interest in violence for persons less than ~~seventeen~~ **eighteen** years of age; and

- (2) It depicts violence in a way which is patently offensive to the average person applying contemporary adult community standards with respect to what is suitable for persons less than ~~seventeen~~ **eighteen** years of age; and

- (3) Taken as a whole, it lacks serious literary, artistic, political, or scientific value for persons less than ~~seventeen~~ **eighteen** years of age.

2. Any video cassettes or other video reproduction devices meeting the description in subsection 1 of this section shall not be rented or sold to a person less than ~~seventeen~~ **eighteen** years of age.

3. Violation of the provisions of subsection 1 or 2 of this section shall be punishable as an infraction, unless such violation constitutes furnishing pornographic materials to minors as defined in section 573.040, in which case it shall be punishable as a class A misdemeanor or class E felony as prescribed in section 573.040, or unless such violation constitutes promoting obscenity in the second degree as defined in section 573.030, in which case it shall be punishable as a class A misdemeanor or class E felony as prescribed in section 573.030.

577.010. 1. A person commits the offense of driving while intoxicated if he or she operates a vehicle while in an intoxicated condition.

2. The offense of driving while intoxicated is:

- (1) A class B misdemeanor;

- (2) A class A misdemeanor if:

- (a) The defendant is a prior offender; or

- (b) A person less than ~~seventeen~~ **eighteen** years of age is present in the vehicle;

- (3) A class E felony if:
 - (a) The defendant is a persistent offender; or
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;
 - (4) A class D felony if:
 - (a) The defendant is an aggravated offender;
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or
 - (c) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;
 - (5) A class C felony if:
 - (a) The defendant is a chronic offender;
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or
 - (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of another person;
 - (6) A class B felony if:
 - (a) The defendant is a habitual offender;
 - (b) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel;
 - (c) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person not a passenger in the vehicle operated by the defendant, including the death of an individual that results from the defendant's vehicle leaving a highway, as defined in section 301.010, or the highway's right-of-way;
 - (d) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of two or more persons; or
 - (e) While driving while intoxicated, the defendant acts with criminal negligence to cause the death of any person while he or she has a blood alcohol content of at least eighteen-hundredths of one percent by weight of alcohol in such person's blood;
 - (7) A class A felony if the defendant has previously been found guilty of an offense under paragraphs (a) to (e) of subdivision (6) of this subsection and is found guilty of a subsequent violation of such paragraphs.
3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of driving while intoxicated as a first offense shall not be granted a suspended imposition of sentence:
- (1) Unless such person shall be placed on probation for a minimum of two years; or
 - (2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates and successfully completes a program under such DWI court or docket or other court-ordered treatment program.
4. If a person is found guilty of a second or subsequent offense of driving while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.
5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:
- (1) If the individual operated the vehicle with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;
 - (2) If the individual operated the vehicle with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.
6. A person found guilty of the offense of driving while intoxicated:
- (1) As a prior offender, persistent offender, aggravated offender, chronic offender, or habitual offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;
 - (2) As a prior offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:
 - (a) Unless as a condition of such parole or probation such person performs at least thirty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least thirty days of community service under the supervision of the court;

(3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least sixty days of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available, and as part of either program, the offender performs at least sixty days of community service under the supervision of the court;

(4) As an aggravated offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;

(5) As a chronic or habitual offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and

(6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.

577.013. 1. A person commits the offense of boating while intoxicated if he or she operates a vessel while in an intoxicated condition.

2. The offense of boating while intoxicated is:

(1) A class B misdemeanor;

(2) A class A misdemeanor if:

(a) The defendant is a prior boating offender; or

(b) A person less than ~~seventeen~~ **eighteen** years of age is present in the vessel;

(3) A class E felony if:

(a) The defendant is a persistent boating offender; or

(b) While boating while intoxicated, the defendant acts with criminal negligence to cause physical injury to another person;

(4) A class D felony if:

(a) The defendant is an aggravated boating offender;

(b) While boating while intoxicated, the defendant acts with criminal negligence to cause physical injury to a law enforcement officer or emergency personnel; or

(c) While boating while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to another person;

(5) A class C felony if:

(a) The defendant is a chronic boating offender;

(b) While boating while intoxicated, the defendant acts with criminal negligence to cause serious physical injury to a law enforcement officer or emergency personnel; or

(c) While boating while intoxicated, the defendant acts with criminal negligence to cause the death of another person;

(6) A class B felony if:

(a) The defendant is a habitual boating offender; or

(b) While boating while intoxicated, the defendant acts with criminal negligence to cause the death of a law enforcement officer or emergency personnel;

(7) A class A felony if the defendant is a habitual offender as a result of being found guilty of an act described under paragraph (d) of subdivision (12) of section 577.001 and is found guilty of a subsequent violation of such paragraph.

3. Notwithstanding the provisions of subsection 2 of this section, a person found guilty of the offense of boating while intoxicated as a first offense shall not be granted a suspended imposition of sentence:

(1) Unless such person shall be placed on probation for a minimum of two years; or

(2) In a circuit where a DWI court or docket created under section 478.007 or other court-ordered treatment program is available, and where the offense was committed with fifteen-hundredths of one percent or more by weight of alcohol in such person's blood, unless the individual participates in and successfully completes a program under such DWI court or docket or other court-ordered treatment program.

4. If a person is found guilty of a second or subsequent offense of boating while intoxicated, the court may order the person to submit to a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day as a condition of probation.

5. If a person is not granted a suspended imposition of sentence for the reasons described in subsection 3 of this section:

(1) If the individual operated the vessel with fifteen-hundredths to twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than forty-eight hours;

(2) If the individual operated the vessel with greater than twenty-hundredths of one percent by weight of alcohol in such person's blood, the required term of imprisonment shall be not less than five days.

6. A person found guilty of the offense of boating while intoxicated:

(1) As a prior boating offender, persistent boating offender, aggravated boating offender, chronic boating offender or habitual boating offender shall not be granted a suspended imposition of sentence or be sentenced to pay a fine in lieu of a term of imprisonment, section 557.011 to the contrary notwithstanding;

(2) As a prior boating offender shall not be granted parole or probation until he or she has served a minimum of ten days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least two hundred forty hours of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available;

(3) As a persistent offender shall not be eligible for parole or probation until he or she has served a minimum of thirty days imprisonment:

(a) Unless as a condition of such parole or probation such person performs at least four hundred eighty hours of community service under the supervision of the court in those jurisdictions which have a recognized program for community service; or

(b) The offender participates in and successfully completes a program established under section 478.007 or other court-ordered treatment program, if available;

(4) As an aggravated boating offender shall not be eligible for parole or probation until he or she has served a minimum of sixty days imprisonment;

(5) As a chronic or habitual boating offender shall not be eligible for parole or probation until he or she has served a minimum of two years imprisonment; and

(6) Any probation or parole granted under this subsection may include a period of continuous alcohol monitoring or verifiable breath alcohol testing performed a minimum of four times per day.

579.020. 1. A person commits the offense of delivery of a controlled substance if, except as authorized in this chapter or chapter 195, he or she:

(1) Knowingly distributes or delivers a controlled substance;

(2) Attempts to distribute or deliver a controlled substance;

(3) Knowingly possesses a controlled substance with the intent to distribute or deliver any amount of a controlled substance; or

(4) Knowingly permits a minor to purchase or transport illegally obtained controlled substances.

2. Except when the controlled substance is thirty-five grams or less of marijuana or synthetic cannabinoid or as otherwise provided under subsection 5 of this section, the offense of delivery of a controlled substance is a class C felony.

3. Except as otherwise provided under subsection 4 of this section, the offense of delivery of thirty-five grams or less of marijuana or synthetic cannabinoid is a class E felony.

4. The offense of delivery of thirty-five grams or less of marijuana or synthetic cannabinoid to a person less than ~~seventeen~~ **eighteen** years of age who is at least two years younger than the defendant is a class C felony.

5. The offense of delivery of a controlled substance is a class B felony if:

(1) The delivery or distribution is any amount of a controlled substance except thirty-five grams or less of marijuana or synthetic cannabinoid, to a person less than ~~seventeen~~ **eighteen** years of age who is at least two years younger than the defendant; or

(2) The person knowingly permits a minor to purchase or transport illegally obtained controlled substances.

650.055. 1. Every individual who:

(1) Is found guilty of a felony or any offense under chapter 566; or

(2) Is ~~seventeen~~ **eighteen** years of age or older and arrested for burglary in the first degree under section 569.160, or burglary in the second degree under section 569.170, or a felony offense under chapter 565, 566, 567, 568, or 573; or

(3) Has been determined to be a sexually violent predator pursuant to sections 632.480 to 632.513; or

(4) Is an individual required to register as a sexual offender under sections 589.400 to 589.425;

shall have a fingerprint and blood or scientifically accepted biological sample collected for purposes of DNA profiling analysis.

2. Any individual subject to DNA collection and profiling analysis under this section shall provide a DNA sample:

(1) Upon booking at a county jail or detention facility; or

(2) Upon entering or before release from the department of corrections reception and diagnostic centers; or

(3) Upon entering or before release from a county jail or detention facility, state correctional facility, or any other detention facility or institution, whether operated by a private, local, or state agency, or any mental health facility if committed as a sexually violent predator pursuant to sections 632.480 to 632.513; or

(4) When the state accepts a person from another state under any interstate compact, or under any other reciprocal agreement with any county, state, or federal agency, or any other provision of law, whether or not the person is confined or released, the acceptance is conditional on the person providing a DNA sample if the person was found guilty of a felony offense in any other jurisdiction; or

(5) If such individual is under the jurisdiction of the department of corrections. Such jurisdiction includes persons currently incarcerated, persons on probation, as defined in section 217.650, and on parole, as also defined in section 217.650; or

(6) At the time of registering as a sex offender under sections 589.400 to 589.425.

3. The Missouri state highway patrol and department of corrections shall be responsible for ensuring adherence to the law. Any person required to provide a DNA sample pursuant to this section shall be required to provide such sample, without the right of refusal, at a collection site designated by the Missouri state highway patrol and the department of corrections. Authorized personnel collecting or assisting in the collection of samples shall not be liable in any civil or criminal action when the act is performed in a reasonable manner. Such force may be used as necessary to the effectual carrying out and application of such processes and operations. The enforcement of these provisions by the authorities in charge of state correctional institutions and others having custody or jurisdiction over individuals included in subsection 1 of this section which shall not be set aside or reversed is hereby made mandatory. The division of probation and parole shall recommend that an individual on probation or parole who refuses to provide a DNA sample have his or her probation or parole revoked. In the event that a person's DNA sample is not adequate for any reason, the person shall provide another sample for analysis.

4. The procedure and rules for the collection, analysis, storage, expungement, use of DNA database records and privacy concerns shall not conflict with procedures and rules applicable to the Missouri DNA profiling system and the Federal Bureau of Investigation's DNA databank system.

5. Unauthorized use or dissemination of individually identifiable DNA information in a database for purposes other than criminal justice or law enforcement is a class A misdemeanor.

6. Implementation of sections 650.050 to 650.100 shall be subject to future appropriations to keep Missouri's DNA system compatible with the Federal Bureau of Investigation's DNA databank system.

7. All DNA records and biological materials retained in the DNA profiling system are considered closed records pursuant to chapter 610. All records containing any information held or maintained by any person or by any agency, department, or political subdivision of the state concerning an individual's DNA profile shall be strictly confidential and shall not be disclosed, except to:

(1) Peace officers, as defined in section 590.010, and other employees of law enforcement agencies who need to obtain such records to perform their public duties;

(2) The attorney general or any assistant attorneys general acting on his or her behalf, as defined in chapter 27;

(3) Prosecuting attorneys or circuit attorneys as defined in chapter 56, and their employees who need to obtain such records to perform their public duties;

(4) The individual whose DNA sample has been collected, or his or her attorney; or

(5) Associate circuit judges, circuit judges, judges of the courts of appeals, supreme court judges, and their employees who need to obtain such records to perform their public duties.

8. Any person who obtains records pursuant to the provisions of this section shall use such records only for investigative and prosecutorial purposes, including but not limited to use at any criminal trial, hearing, or proceeding; or for law enforcement identification purposes, including identification of human remains. Such records shall be considered strictly confidential and shall only be released as authorized by this section.

9. (1) An individual may request expungement of his or her DNA sample and DNA profile through the court issuing the reversal or dismissal, or through the court granting an expungement of all official records under section 568.040. A certified copy of the court order establishing that such conviction has been reversed, guilty plea has been set aside, or expungement has been granted under section 568.040 shall be sent to the Missouri state highway patrol crime laboratory. Upon receipt of the court order, the laboratory will determine that the requesting individual has no other qualifying offense as a result of any separate plea or conviction and no other qualifying arrest prior to expungement.

(2) A person whose DNA record or DNA profile has been included in the state DNA database in accordance with this section and sections 650.050, 650.052, and 650.100 may request expungement on the grounds that the conviction has been reversed, the guilty plea on which the authority for including that person's DNA record or DNA profile was based has been set aside, or an expungement of all official records has been granted by the court under section 568.040.

(3) Upon receipt of a written request for expungement, a certified copy of the final court order reversing the conviction, setting aside the plea, or granting an expungement of all official records under section 568.040, and any other information necessary to ascertain the validity of the request, the Missouri state highway patrol crime laboratory shall expunge all DNA records and identifiable information in the state DNA database pertaining to the person and destroy the DNA sample of the person, unless the Missouri state highway patrol determines that the person is otherwise obligated to submit a DNA sample. Within thirty days after the receipt of the court order, the Missouri state highway patrol shall notify the individual that it has expunged his or her DNA sample and DNA profile, or the basis for its determination that the person is otherwise obligated to submit a DNA sample.

(4) The Missouri state highway patrol is not required to destroy any item of physical evidence obtained from a DNA sample if evidence relating to another person would thereby be destroyed.

(5) Any identification, warrant, arrest, or evidentiary use of a DNA match derived from the database shall not be excluded or suppressed from evidence, nor shall any conviction be invalidated or reversed or plea set aside due to the failure to expunge or a delay in expunging DNA records.

10. When a DNA sample is taken from an individual pursuant to subdivision (2) of subsection 1 of this section and the prosecutor declines prosecution and notifies the arresting agency of that decision, the arresting agency shall notify the Missouri state highway patrol crime laboratory within ninety days of receiving such notification. Within thirty days of being notified by the arresting agency that the prosecutor has declined prosecution, the Missouri state highway patrol crime laboratory shall determine whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken and retained. If the individual has no other qualifying offenses or arrests, the crime laboratory shall expunge all DNA records in the database taken at the arrest for which the prosecution was declined pertaining to the person and destroy the DNA sample of such person.

11. When a DNA sample is taken of an arrestee for any offense listed under subsection 1 of this section and charges are filed:

(1) If the charges are later withdrawn, the prosecutor shall notify the state highway patrol crime laboratory that such charges have been withdrawn;

(2) If the case is dismissed, the court shall notify the state highway patrol crime laboratory of such dismissal;

(3) If the court finds at the preliminary hearing that there is no probable cause that the defendant committed the offense, the court shall notify the state highway patrol crime laboratory of such finding;

(4) If the defendant is found not guilty, the court shall notify the state highway patrol crime laboratory of such verdict.

If the state highway patrol crime laboratory receives notice under this subsection, such crime laboratory shall determine, within thirty days, whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken. If the individual has no other qualifying arrests or offenses, the crime laboratory shall expunge all DNA records in the database pertaining to such person and destroy the person's DNA sample."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) assumed the Chair.

On motion of Representative Davidson, **House Amendment No. 1** was adopted.

Representative Kelley (127) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1559, Page 4, Section 210.201, Line 36, by inserting after all of said section and line the following:

"210.203. The department of ~~health and senior services~~ **elementary and secondary education** shall maintain a record of substantiated, signed parental complaints against child care facilities licensed pursuant to this chapter, and shall make such complaints and findings available to the public upon request, **provided, however, that no information identifying the reporters shall be made available.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 2** was adopted.

On motion of Representative Davidson, **HCS HB 1559, as amended**, was adopted.

On motion of Representative Davidson, **HCS HB 1559, as amended**, was ordered perfected and printed.

HCS HB 2638, relating to broadband services, was taken up by Representative Riggs.

On motion of Representative Riggs, the title of **HCS HB 2638** was agreed to.

Representative Riggs offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2638, Page 12, Section 620.2468, Line 5, by inserting after all of said section and line the following:

"Section 1. 1. There is hereby established in the Missouri department of economic development the "Office of Broadband Development", for the purpose of furthering the goal of connecting Missouri with high-speed internet, creating a long-term plan on broadband access and adoption, and helping to fulfill the statutory mission of the broadband development council. The director of the office of broadband shall be selected by, and report directly to, the director of the department of economic development and will provide support and coordination to the broadband development council.

2. The office shall be administered by the director of the office of broadband development. The department of economic development shall provide administrative support and staff as deemed necessary to assist the office of broadband development and to fulfill the statutory mission of the broadband development council."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 1** was adopted.

Representative Riggs offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2638, Page 4, Section 1.512, Lines 94-96, by deleting all of said lines and inserting in lieu thereof the following:

"development and use of broadband services to better serve the public;"; and

Further amend said bill, Page 7, Section 67.485, Line 5, by inserting immediately after the phrase "**section 71.1000**" the phrase "**or any other authority granted to political subdivisions to form a broadband infrastructure improvement district under Missouri law**"; and

Further amend said bill and section, Page 8, Line 23, by inserting immediately after the phrase "**Contract with a**" the phrase "**publicly owned or private**"; and

Further amend said bill, Page 10, Section 620.2450, Line 2, by inserting immediately after the phrase "expand access to" on said line the phrase "**and improve the reliability of**"; and

Further amend said bill and section, Page 11, Line 10, by deleting the word "**annually**" on said line and inserting in lieu thereof the word "**quarterly**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 2** was adopted.

Representative Haffner offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2638, Page 11, Section 620.2451, Line 17, by inserting after said line and section the following:

"3. The funds awarded by the department to an entity for the purposes of providing, maintaining, and expanding rural broadband in the state of Missouri shall require the entity to use the funds specifically for purposes set forth in the grant. If the entity uses the proceeds or funds for any other purposes or fails to comply with any requirement established by the department through the grant or funds awarded pursuant thereto, the entity shall return any remaining proceeds expended or the value of any incentives or services received by the entity to which a monetary value can be assigned, to be repaid to the department as required by the terms of the grant or contract."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haffner, **House Amendment No. 3** was adopted.

On motion of Representative Riggs, **HCS HB 2638, as amended**, was adopted.

On motion of Representative Riggs, **HCS HB 2638, as amended**, was ordered perfected and printed.

On motion of Representative Kelly (141), the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 049

Anderson	Atchison	Bailey	Baker	Barnes
Basye	Billington	Black 7	Boggs	Brown 16
Brown 27	Burton	Busick	Collins	Cook
Copeland	Davidson	Davis	Doll	Francis
Haden	Hardwick	Johnson	Kalberloh	Kelley 127
Kelly 141	Mayhew	McDaniel	McGaugh	McGill
Morse	Murphy	Owen	Patterson	Pollock 123
Richey	Riggs	Roberts	Rone	Sander
Sassmann	Seitz	Sharpe 4	Shields	Smith 155
Taylor 139	Van Schoiack	Walsh 50	Wright	

NOES: 001

Mackey

PRESENT: 072

Aldridge	Andrews	Appelbaum	Bangert	Baringer
Bromley	Brown 70	Buchheit-Courtway	Burger	Burnett
Butz	Coleman 97	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Falkner	Fitzwater
Fogle	Gray	Gregory 96	Griffith	Gunby
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Knight	Lewis 25	McCreery	Mosley
Nurrenbern	Perkins	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Quade
Railsback	Riley	Roden	Schnelting	Schwadron
Sharp 36	Shaul	Simmons	Smith 163	Smith 45
Stacy	Stephens 128	Stevens 46	Tate	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Unsicker	Veit	Weber	West	Wiemann
Young	Mr. Speaker			

ABSENT WITH LEAVE: 034

Adams	Aune	Black 137	Bland Manlove	Bosley
Chipman	Christofanelli	Clemens	Coleman 32	Cupps
Derges	Evans	Fishel	Gregory 51	Grier
Haffner	Haley	Ingle	Kidd	Lewis 6
Lovasco	Merideth	O'Donnell	Person	Pietzman
Price IV	Reedy	Rogers	Sauls	Schroer
Smith 67	Turnbaugh	Walsh Moore 93	Windham	

VACANCIES: 007

Representative Dogan assumed the Chair.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1489, relating to alcoholic beverages, was taken up by Representative Porter.

On motion of Representative Porter, the title of **HCS HB 1489** was agreed to.

Representative Porter offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1489, Page 3, Section 311.332, Lines 21-26, by deleting all of said lines and inserting in lieu thereof the following:

"3. Manufacturers, wholesalers, retailers and unlicensed persons may donate **beer, wine, distilled spirits, or brandy** in the original package to a charitable or religious organization as defined in section 313.005 or educational institution for the sole purpose of being auctioned by the organization or institution for fund-raising purposes, provided the ~~[auction takes place on a retail licensed premises and all]~~ proceeds from the sale go into a fund of an organization or institution that is unrelated to any licensed retail operation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Porter, **House Amendment No. 1** was adopted.

On motion of Representative Porter, **HCS HB 1489, as amended**, was adopted.

On motion of Representative Porter, **HCS HB 1489, as amended**, was ordered perfected and printed.

HCS HB 2136, relating to suicide prevention, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), the title of **HCS HB 2136** was agreed to.

Representative Schwadron offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2136, Page 4, Section 173.1200, Line 45, by inserting after all of said section and line the following:

"338.061. 1. This section shall be known and may be cited as the "Tricia Leann Tharp Act".

2. The board of pharmacy shall recommend that all licensed pharmacists who are employed at a licensed retail pharmacy obtain two hours of continuing education in suicide awareness and prevention. Any such board-approved continuing education shall count toward the total hours of continuing education hours required by the board for the renewal of a license under subsection 3 of section 338.060.

3. The board of pharmacy shall develop guidelines suitable for training materials that may be used by accredited schools of pharmacy and other organizations and courses approved by the Accreditation Council for Pharmacy Education; except that, schools of pharmacy may approve materials to be used in providing training for faculty and other employees.

4. The board of pharmacy may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lewis (25) offered **House Amendment No. 1 to House Amendment No. 1.**

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 2136, Page 1, Line 6, by inserting after the word "**retail**" the words "**or clinical**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lewis (25), **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Schwadron, **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Kelley (127), **HCS HB 2136, as amended**, was adopted.

On motion of Representative Kelley (127), **HCS HB 2136, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 2447, relating to processed recycled asphalt shingles, was placed on the Informal Calendar.

HCS HB 2652, relating to procedures and practices for public schools and school districts, was placed on the Informal Calendar.

HS HB 2310, as amended, with House Amendment No. 2 to House Amendment No. 3 and House Amendment No. 3, as amended, pending, relating to state designations, was taken up by Representative McDaniel.

House Amendment No. 2 to House Amendment No. 3 was withdrawn.

Representative Seitz offered **House Amendment No. 3 to House Amendment No. 3.**

House Amendment No. 3
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 10, by deleting said line and inserting in lieu thereof the following:

"those who lived through the flood survived and rebuilt after the flood waters receded.

Section 1. Beginning January 1, 2023, in order for a day to be designated in honor of a deceased individual, such individual shall be deceased at least five years unless such individual was killed in combat while on active duty in the military or killed in the line of duty as a first responder, in which case such individual shall be deceased at least one year."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Proudie raised a point of order that **House Amendment No. 3 to House Amendment No. 3** was in violation of Rule 49.

Representative Dogan requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order not well taken.

Representative Seitz moved that **House Amendment No. 3 to House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Wright offered **House Amendment No. 4 to House Amendment No. 3.**

House Amendment No. 4
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 10, by deleting all of said line and inserting in lieu thereof the following:

"United States.

227.475. The portion of State Highway 17 from Broadway Street continuing south to Dogwood Drive through the city of Waynesville in Pulaski County shall be designated the "Chief of Police Ferman R Raines Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.774. The portion of State Highway 94 from State Highway TT to State Highway F in St. Charles County shall be designated as "George Washington Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.775. The portion of State Highway F from State Highway 94 continuing west to Femme Osage Creek Road in St. Charles County shall be designated as "Daniel Boone Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.785. The bridge on State Highway 21 crossing over the Current River in Ripley County shall be designated as "Ripley County Veterans Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations.

227.787. The portion of Interstate 70 from Shreve Road continuing to Kingshighway Boulevard shall be designated as "Captain David Dorn Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.796. The bridge on State Highway P crossing over Lindley Creek in Polk County shall be designated the "WWII Henry Archie Black Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations.

227.808. The portion of Interstate 435 from the Kansas/Missouri state line continuing to Holmes Road in Jackson County shall be designated the "Police Officer Richard C Fleming Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.809. The portion of State Highway 171 from State Highway Z continuing to State Highway 43 in Jasper County shall be designated the "Atomic Veterans Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donation.

227.810. The portion of State Highway J from CST Service Road continuing west to State Highway U in Pemiscot County shall be designated the "Annistyn Kate Rackley Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.811. The portion of State Highway 19 from Strube Road continuing north to Kimmich Road in Montgomery County shall be designated the "Russell Lee Burton Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.812. The portion of State Highway P from State Highway 30 continuing north to State Highway 366 in St. Louis County shall be designated the "Firefighter Benjamin J Polson Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.813. The portion of State Highway 291 from N.E. Cookingham Drive continuing south to Kansas Street in Clay County shall be designated the "Samuel C Houston Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.814. The portion of U.S. 67 from Maple Street continuing to Perrine Road through the city of Farmington in St. Francois County shall be designated the "SP5 Billy J Meador Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.815. The portion of U.S. 67 from Perrine Road continuing to Highway H through the city of Farmington in St. Francois County shall be designated the "WO1 Reginald D Cleve Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.817. The portion of U.S. Highway 169 from State Highway VV continuing to State Highway DD in Clinton and Clay Counties shall be designated the "Championship Way". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations. This designation shall expire on December 31, 2022."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wright, **House Amendment No. 4 to House Amendment No. 3** was adopted.

Representative Proudie offered **House Amendment No. 5 to House Amendment No. 3**.

*House Amendment No. 5
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 10, by deleting all of said line and inserting in lieu thereof the following:

"those who lived through the flood survived and rebuilt after the flood waters receded.

Section 1. The bridge on Interstate 70 crossing over State Highway N in St. Louis County shall be designated as "Honorable Cora Faith Walker Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Proudie, **House Amendment No. 5 to House Amendment No. 3** was adopted.

Representative Bosley offered **House Amendment No. 6 to House Amendment No. 3.**

*House Amendment No. 6
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 1, by inserting after the number "2310," the following:

"Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"9.010. The first day of January, the third Monday of January, the twelfth day of February, the third Monday in February, the eighth day of May, the last Monday in May, **the nineteenth day of June**, the fourth day of July, the first Monday in September, the second Monday in October, the eleventh day of November, the fourth Thursday in November, and the twenty-fifth of December, are declared and established public holidays; and when any of such holidays falls upon Sunday, the Monday next following shall be considered the holiday. There shall be no holiday for state employees on the fourth Monday of October."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 6 to House Amendment No. 3** was adopted.

Representative Burton offered **House Amendment No. 7 to House Amendment No. 3.**

*House Amendment No. 7
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 1, by inserting after the word "Page 2," the following:

"Section 9.356, Line 4, by inserting after all of said section and line the following:

"9.358. April twenty-second each year is hereby designated as "Missouri Black Bear Awareness Day". Citizens of this state are encouraged to participate in appropriate events and activities to provide education about efforts to conserve Missouri's black bear population."; and

Further amend said bill and page,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston resumed the Chair.

Representative Burton moved that **House Amendment No. 7 to House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Toalson Reisch offered **House Amendment No. 8 to House Amendment No. 3**.

*House Amendment No. 8
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 10, by deleting said line and inserting in lieu thereof the following:

"those who lived through the flood survived and rebuilt after the flood waters receded.

Section 1. Notwithstanding any rule, law, regulation, or agency standard to the contrary, beginning August 28, 2022, the department of transportation shall restart its city and county accomplishment program allowing a city or county to display up to three accomplishments below its jurisdictional boundary sign.

Section 2. Notwithstanding any rule, law, regulation or agency standard to the contrary, beginning August 28, 2022, city populations shall be included on city limit signs."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Toalson Reisch, **House Amendment No. 8 to House Amendment No. 3** was adopted.

Representative Windham offered **House Amendment No. 9 to House Amendment No. 3**.

*House Amendment No. 9
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 1, by inserting after the number "2310," the following:

"Page 1, Section 9.343, Line 4, by inserting after said section and line the following:

"9.345. The month of September each year is hereby designated as "Polycystic Ovary Syndrome (PCOS) Awareness Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to raise awareness about PCOS, a common hormonal disorder that causes ovarian cysts, infertility, menstrual irregularity, and obesity in women.

9.346. The month of July is hereby designated as "Uterine Fibroid Awareness Month" in Missouri. Citizens of this state are encouraged to wear white on July first and participate in appropriate events and activities to raise awareness about uterine fibroids, benign tumors that grow in the uterus and cause pain, heavy bleeding, and reproductive problems."; and

Further amend said bill,"; and

Further amend said amendment and page, Line 10, by deleting all of said line and inserting in lieu thereof the following:

"those who lived through the flood survived and rebuilt after the flood waters receded.

Section 1. May second of each year is hereby designated as "Pinhook Remembrance Day" in Missouri. Citizens of this state are encouraged to recognize the day with appropriate events and activities to honor the struggles and triumphs of the villagers of Pinhook, Missouri."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Windham, **House Amendment No. 9 to House Amendment No. 3** was adopted.

Representative Dogan offered **House Amendment No. 10 to House Amendment No. 3.**

House Amendment No. 10

to

House Amendment No. 3

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 10, by deleting said line and inserting in lieu thereof the following:

"those who lived through the flood survived and rebuilt after the flood waters receded.

Section 1. November ninth of each year shall be designated as "Dorrel Norman Elvert "Whitey" Herzog Day" in Missouri."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 10 to House Amendment No. 3** was adopted.

On motion of Representative Burnett, **House Amendment No. 3, as amended**, was adopted.

On motion of Representative McDaniel, **HS HB 2310, as amended**, was adopted.

On motion of Representative McDaniel, **HS HB 2310, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2177, relating to land bank agencies, was taken up by Representative Owen.

On motion of Representative Owen, the title of **HCS HB 2177** was agreed to.

On motion of Representative Owen, **HCS HB 2177** was adopted.

On motion of Representative Owen, **HCS HB 2177** was ordered perfected and printed.

HB 2209, relating to parking fees, was taken up by Representative Hurlbert.

On motion of Representative Hurlbert, the title of **HB 2209** was agreed to.

HB 2209 was laid over.

HOUSE RESOLUTIONS

HCS HR 3279, relating to a free trade agreement with the United Kingdom, was taken up by Representative Grier.

On motion of Representative Grier, **HCS HR 3279** was adopted by the following vote:

AYES: 129

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Boggs	Bromley
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Falkner	Fishel
Fitzwater	Fogle	Francis	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kelley 127	Kidd	Knight
Lewis 25	Lovasco	Mackey	Mayhew	McCreery
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 003

Bland Manlove	Bosley	Burnett
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ABSENT WITH LEAVE: 024

Bailey	Black 137	Black 7	Brown 16	Collins
Cupps	Derges	Evans	Gray	Gregory 51
Gregory 96	Houx	Kalberloh	Kelly 141	Lewis 6
McDaniel	McGaugh	Pietzman	Reedy	Sassmann
Sharp 36	Stephens 128	Stevens 46	Veit	

VACANCIES: 007

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1616, HCS HB 1833, HB 2009, HB 2474, HB 1762, HB 1864, HCS HB 1875, HB 2095, HB 2123, HB 2169, HCS HB 2246, HB 2515, HCS HB 1854, HCS HB 1747, HB 2050, HB 1455, HCS HB 1464, HB 1478, and HCS HB 1716 were placed back on the House Bills for Perfection Calendar.

COMMITTEE REPORTS

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **SS SCS SB 672**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Barnes, Boggs, Deaton, Grier, Gunby, Johnson, Riggs and Smith (155)

Noes (0)

Absent (2): Cupps and Trent

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 2432**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Cook, Hardwick, Roden, Schroer and Walsh (50)

Noes (2): Mosley and Phifer

Absent (3): Bland Manlove, McDaniel and Taylor (48)

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2600**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **SS SJR 33**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Dogan, Eggleston, Fitzwater, Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Cupps, Gregory (51), Gregory (96) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 908**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Dogan, Eggleston, Fitzwater, Hudson, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (4): Cupps, Gregory (51), Gregory (96) and McDaniel

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SS SJR 33 - Fiscal Review

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS SCS SB 908 - Fiscal Review

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3015** entitled:

An act to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 3001**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3002** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3003** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3004** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3005** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3006** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof, and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3007** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3008** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3009** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3010** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3011** entitled:

An act to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3012** entitled:

An act to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS HCS HB 3013** entitled:

An act to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

In which the concurrence of the House is respectfully requested.

BILLS DROPPED FROM INFORMAL CALENDAR

Pursuant to Rule 47, the following bill, having remained on the Informal Calendar for ten legislative days, was laid on the table and dropped from the Calendar: **HJR 100**.

The following member's presence was noted: Pietzman.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, April 27, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Wednesday, April 27, 2022, 9:00 AM, House Hearing Room 1.
Executive session will be held: SCR 31, SCR 33

CRIME PREVENTION

Wednesday, April 27, 2022, 9:00 AM, House Hearing Room 5.
Executive session will be held: SCS SB 799

DOWNSIZING STATE GOVERNMENT

Wednesday, April 27, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 5.

Executive session will be held: HB 2705, SB 710

FINANCIAL INSTITUTIONS

Wednesday, April 27, 2022, 5:00 PM or upon adjournment (whichever is later),
House Hearing Room 7.

Public hearing will be held: HB 1985

Executive session will be held: HB 1633, SS SCS SB 756

FISCAL REVIEW

Wednesday, April 27, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: SS SCS HCS HB 2627

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Thursday, April 28, 2022, 9:00 AM, House Hearing Room 6.

Executive session will be held: SCR 35, SCR 27, SCR 29, HB 2680

INSURANCE

Wednesday, April 27, 2022, 1:00 PM or upon adjournment of the Special Committee
on Homeland Security (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2760

Executive session will be held: SS SCS SB 783, HB 1719

Added HB 1719.

AMENDED

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Monday, May 2, 2022, 2:00 PM, Joint Hearing Room (117).

Some portions of the meeting may be closed pursuant to section 610.021.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, April 27, 2022, 8:30 AM, Joint Hearing Room (117).

Presentation of quarterly report.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, May 2, 2022, 1:00 PM, Joint Hearing Room (117).

Pending application(s) for memorial highway and bridge designations.

Pending application(s) for specialty license plates.

JUDICIARY

Wednesday, April 27, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: SS SCS SB 683, SS#2 SCS SB 968

Executive session will be held: HB 2624

CANCELLED

JUDICIARY

Thursday, April 28, 2022, 8:00 AM, House Hearing Room 1.
Public hearing will be held: SS SCS SB 683, SS#2 SCS SB 968
Executive session will be held: HB 2624

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, April 27, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 7.
Executive session will be held: SS SB 807

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, April 27, 2022, 12:00 noon or upon morning recess (whichever is later),
House Hearing Room 1.
Executive session will be held: SCR 24

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, April 27, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 6.
Public hearing will be held: SJR 39
Executive session will be held: HB 2663, HB 2691, HB 2794, HJR 72, HJR 81, HJR 122,
HJR 126

SPECIAL COMMITTEE ON TOURISM

Wednesday, April 27, 2022, 5:00 PM or upon adjournment (whichever is later),
House Hearing Room 5.
Public hearing will be held: SS SCR 36
Removed HB 2887.
AMENDED

UTILITIES

Wednesday, April 27, 2022, 9:00 AM, House Hearing Room 6.
Executive session will be held: HB 1488, SS#2 SCS SB 745

WORKFORCE DEVELOPMENT

Wednesday, April 27, 2022, 1:00 PM or upon adjournment of the Committee on
Downsizing State Government (whichever is later), House Hearing Room 5.
Executive session will be held: SS#2 SB 997

HOUSE CALENDAR

SIXTIETH DAY, WEDNESDAY, APRIL 27, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl
HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)
HJR 137 - Eggleston
HJR 128 - O'Donnell
HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HBs 1593 & 1959 - Walsh (50)
HCS HB 2704 - Hicks
HCS HB 1546 - Richey
HB 1581 - Mayhew
HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans

HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy

HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli

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HCS HB 1619, as amended, with HA 2, pending - Van Schoiack

HCS HB 1695 - Gregory (51)

HB 1715 - Riley

HCS HB 1876 - Haffner

HB 1687 - Hardwick

HB 2308 - Atchison

HB 1627 - Morse

HB 1628 - Morse

HB 1652 - Bromley

HB 1672 - Taylor (48)

HB 1475 - Schroer

HB 1624 - Schroer

HB 1451 - Billington

HB 1594 - Walsh (50)

HB 1490 - Porter

HB 1579 - Mayhew

HB 1717 - Riley

HCS HB 1722 - Shields

HB 1863 - Thomas

HB 1881 - Black (7)

HCS HB 1908 - Shaul

HCS HB 1998 - Davidson

HB 2129 - Railsback

HCS HB 2206 - Trent

HB 2219 - O'Donnell

HCS HB 2447 - Hardwick

HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman

HCR 71 - Riggs

HCR 58 - Copeland

HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 110, (Fiscal Review 4/21/22) - Christofanelli

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd

HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING

HB 1564 - Griffith
HB 2439 - Hovis
HB 2160 - Dinkins
HB 1973 - Gregory (51)

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2600 - Railsback
HCS HB 2140 - McGaugh
HCS HB 2452 - Cook

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46, (Fiscal Review 4/25/22) - Coleman (32)
SS SJR 33, (Fiscal Review 4/26/22) - Christofanelli

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)
HCS SB 820 - Haffner
HCS SS SCS SBs 681 & 662, (Fiscal Review 4/25/22), E.C. - Basye
HCS SS SCS SBs 775, 751 & 640, (Fiscal Review 4/25/22) - Kelly (141)
HCS SS SCS SB 834, (Fiscal Review 4/25/22) - DeGroot
HCS SCS SB 908, (Fiscal Review 4/26/22) - Baker

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 34 - Griffith
SCR 28 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli
SS SCS HCS HB 2627, as amended (Fiscal Review 4/25/22) - Sharp (36)
SCS HCS HB 3015 - Smith (163)
SS SCS HCS HB 3002 - Smith (163)
SS SCS HCS HB 3003 - Smith (163)
SCS HCS HB 3004 - Smith (163)
SCS HCS HB 3005 - Smith (163)
SCS HCS HB 3006 - Smith (163)

SCS HCS HB 3007 - Smith (163)
SS SCS HCS HB 3008 - Smith (163)
SCS HCS HB 3009 - Smith (163)
SS SCS HCS HB 3010 - Smith (163)
SS SCS HCS HB 3011 - Smith (163)
SS SCS HCS HB 3012 - Smith (163)
SCS HCS HB 3013 - Smith (163)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
SS SCS HCS HB 1720, as amended (request Senate recede/grant conference), E.C. - Pollitt (52)
SS HB 2149, as amended (request Senate recede/grant conference), E.C. - Shields

HOUSE RESOLUTIONS

HR 3886 - Gregory (51)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTIETH DAY, WEDNESDAY, APRIL 27, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicky, Chaplain.

Thou shalt not avenge, nor bear any grudge against the children of thy people, but thou shalt love thy neighbor as thyself: I am the Lord. (Leviticus 19:18)

O Creator, whose will it is that we do justly, love mercy, and walk humbly with You, forgive our crazy ways, our foolishness and our pride while the world suffers around us.

Remove from our hearts the spirit of mistrust, suspicion and ill will. Let our criticism of other representatives be as kindly as our criticism of ourselves and our relationship to others be as good as our relationship to ourselves lest bitterness blight our lives and in our hatred we destroy ourselves. Lead us in the paths of unity, peace and accord for Your name's sake and for the welfare of our show me state.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Jack Michael Powers.

The Journal of the fifty-ninth day was approved as printed by the following vote:

AYES: 138

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew

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McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	O'Donnell	Owen
Perkins	Person	Phifer	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Quade	Railsback
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Walsh 50	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 002

Aldridge	Nurrenbern
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ABSENT WITH LEAVE: 016

Bland Manlove	Bosley	DeGroot	Derges	Grier
Hicks	Patterson	Pietzman	Pike	Price IV
Proudie	Reedy	Roden	Veit	Walsh Moore 93
Windham				

VACANCIES: 007

HOUSE RESOLUTIONS

HR 3886, relating to Gary Pinkel, was taken up by Representative Gregory (51).

Representative Gregory (51) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Resolution No. 3886, Page 2, Line 31, by deleting the number "17" and inserting in lieu thereof the number "7"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory (51), **House Amendment No. 1** was adopted.

On motion of Representative Gregory (51), **HR 3886, as amended**, was adopted by the following vote:

AYES: 142

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Coleman 97

Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Quade	Railsback	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 001

Bland Manlove

ABSENT WITH LEAVE: 013

Black 137	Brown 70	Chipman	Derges	Eggleston
Grier	Hicks	Pietzman	Proudie	Reedy
Stevens 46	Trent	Walsh Moore 93		

VACANCIES: 007

On motion of Representative Plocher, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 056

Anderson	Atchison	Basye	Billington	Black 7
Brown 16	Brown 27	Busick	Cook	Cupps
Davidson	Davis	DeGroot	Doll	Francis
Haden	Haffner	Haley	Hardwick	Hicks

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Kalberloh	Kelley 127	Kelly 141	Kidd	Lewis 6
Lovasco	McDaniel	McGaugh	McGill	Morse
Murphy	Nurrenbern	Person	Pietzman	Pollock 123
Richey	Riggs	Roberts	Rogers	Sander
Sassmann	Schnelting	Seitz	Sharp 36	Sharpe 4
Shields	Smith 67	Taylor 139	Thompson	Toalson Reisch
Turnbaugh	Van Schoiack	Veit	Walsh 50	Wright
Young				

NOES: 001

Mackey

PRESENT: 067

Adams	Andrews	Aune	Baringer	Black 137
Bosley	Bromley	Buchheit-Courtway	Burger	Burnett
Butz	Christofanelli	Coleman 97	Copeland	Deaton
Dinkins	Dogan	Eggleston	Falkner	Fishel
Fitzwater	Fogle	Gregory 51	Gregory 96	Griffith
Gunby	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Knight	Lewis 25
Mayhew	McCreery	O'Donnell	Perkins	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Proudie	Quade	Railsback	Riley	Roden
Sauls	Schroer	Schwadron	Shaul	Smith 163
Smith 45	Tate	Taylor 48	Terry	Thomas
Trent	Unsicker	Walsh Moore 93	Weber	West
Wiemann	Mr. Speaker			

ABSENT WITH LEAVE: 032

Aldridge	Appelbaum	Bailey	Baker	Bangert
Barnes	Bland Manlove	Boggs	Brown 70	Burton
Chipman	Clemens	Coleman 32	Collins	Derges
Ellebracht	Evans	Gray	Grier	Merideth
Mosley	Owen	Patterson	Price IV	Reedy
Rone	Simmons	Smith 155	Stacy	Stephens 128
Stevens 46	Windham			

VACANCIES: 007

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 2627, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Fitzwater, Fogle, Richey and Walsh (50)

Noes (1): Eggleston

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SJR 46**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SBs 681 & 662**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SB 834**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Fogle and Richey

Noes (1): Walsh (50)

Absent (0)

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 3002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SS SCS HCS HB 3002** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Smith (163) again moved that the House refuse to adopt **SS SCS HCS HB 3002** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS SCS HCS HB 3003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SS SCS HCS HB 3003** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Speaker Vescovo resumed the Chair.

Representative Smith (163) again moved that the House refuse to adopt **SS SCS HCS HB 3003** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SCS HCS HB 3004** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SCS HCS HB 3005** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof, and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SCS HCS HB 3006** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SCS HCS HB 3007** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS SCS HCS HB 3008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SS SCS HCS HB 3008** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SCS HCS HB 3009** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS SCS HCS HB 3010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SS SCS HCS HB 3010** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS SCS HCS HB 3011, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SS SCS HCS HB 3011** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SS SCS HCS HB 3012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SS SCS HCS HB 3012** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SCS HCS HB 3013** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

SCS HCS HB 3015, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

Representative Smith (163) moved that the House refuse to adopt **SCS HCS HB 3015** and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

THIRD READING OF SENATE BILLS

HCS SB 820, relating to renewable energy, was taken up by Representative Haffner.

Representative Haffner moved that the title of **HCS SB 820** be agreed to.

Representative O'Donnell offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for Senate Bill No. 820, Page 1, In the Title, Line 3, by deleting the phrase "renewable energy" and inserting in lieu thereof the word "utilities"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative O'Donnell, **House Amendment No. 1** was adopted.

Representative Murphy offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for Senate Bill No. 820, Page 1, Section A, Line 3, by inserting after said section and line the following:

"67.288. 1. For purposes of this section, the following terms mean:

(1) "Electric vehicle", any vehicle that operates, either partially or exclusively, on electrical energy from the grid or an off-board source that is stored onboard for a motive purpose;

(2) "Electric vehicle charging station", a public or private parking space that is served by battery charging station equipment that has as its primary purpose the transfer of electric energy by conductive or inductive means to a battery or other energy storage device in an electric vehicle.

2. Notwithstanding any other provision of law, any political subdivision that adopts an ordinance, resolution, regulation, code, or policy that requires installation of electric vehicle charging stations or infrastructure for future installation at any business shall pay all costs associated with the installation, maintenance, and operation of the electric vehicle charging stations.

3. This condition shall not apply to any grant agreements between businesses and political subdivisions that include requirements for charging stations, and those businesses enter into the agreements voluntarily.

4. Nothing in this section shall prohibit private business or property owners from paying for the installation, maintenance, and operation of electric vehicle charging stations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Andrews	Atchison	Bailey	Baker	Basye
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Eggleston	Falkner	Fishel	Fitzwater	Francis
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGirl	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Trent	Van Schoiack	Veit
West	Wiemann	Wright	Mr. Speaker	

NOES: 040

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 70	Butz
Clemens	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Kidd	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Proudie	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh 50	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge	Billington	Bland Manlove	Brown 27	Burnett
Burton	Collins	Derges	Dogan	Doll
Evans	Gregory 51	McDaniel	Phifer	Price IV
Quade	Reedy	Rone	Schnelting	Stacy
Stephens 128	Toalson Reisch			

VACANCIES: 007

On motion of Representative Murphy, **House Amendment No. 2** was adopted.

Representative Haffner offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for Senate Bill No. 820, Page 9, Section 442.404, Line 40, by inserting after all of said section and line the following:

"523.010. 1. In case land, or other property, is sought to be appropriated by any road, railroad, street railway, telephone, telegraph or any electrical corporation organized for the manufacture or transmission of electric current for light, heat or power, including the construction, when that is the case, of necessary dams and appurtenant canals, flumes, tunnels and tailraces and including the erection, when that is the case, of necessary electric steam powerhouses, hydroelectric powerhouses and electric substations or any oil, pipeline or gas corporation engaged in the business of transporting or carrying oil, liquid fertilizer solutions, or gas by means of pipes or pipelines laid underneath the surface of the ground, or other corporation created under the laws of this state for public use, and such corporation and the owners cannot agree upon the proper compensation to be paid, or in the case the owner is incapable of contracting, be unknown, or be a nonresident of the state, such corporation may apply to the circuit court of the county of this state where such land or any part thereof lies by petition setting forth the general directions in which it is desired to construct its road, railroad, street railway, telephone, or telegraph line or electric line, including, when that is the case, the construction and maintenance of necessary dams and appurtenant canals, tunnels, flumes and tailraces and, when that is the case, the appropriation of land submerged by the construction of such dam, and including the erection and maintenance, when that is the case, of necessary electric steam powerhouses, hydroelectric powerhouses and electric substations, or oil, pipeline, liquid fertilizer solution pipeline, or gas line over or underneath the surface of such lands, a description of the real estate, or other property, which the company seeks to acquire; the names of the owners thereof, if known; or if unknown, a pertinent description of the property whose owners are unknown and praying the appointment of three disinterested residents of the county, as commissioners, or a jury, to assess the damages which such owners may severally sustain in consequence of the establishment, erection and maintenance of such road, railroad, street railway, telephone, telegraph line, or electrical line including damages from the construction and maintenance of necessary dams and the condemnation of land submerged thereby, and the construction and maintenance of appurtenant canals, flumes, tunnels and tailraces and

the erection and maintenance of necessary electric steam powerhouses, hydroelectric powerhouses and electric substations, or oil, pipeline, or gas line over or underneath the surface of such lands; to which petition the owners of any or all as the plaintiff may elect of such parcels as lie within the county or circuit may be made parties defendant by names if the names are known, and by the description of the unknown owners of the land therein described if their names are unknown.

2. If the proceedings seek to affect the lands of persons under conservatorship, the conservators must be made parties defendant. If the present owner of any land to be affected has less estate than a fee, the person having the next vested estate in remainder may at the option of the petitioners be made party defendant; but if such remaindermen are not made parties, their interest shall not be bound by the proceedings.

3. It shall not be necessary to make any persons party defendants in respect to their ownership unless they are either in actual possession of the premises to be affected claiming title or having a title of the premises appearing of record upon the proper records of the county.

4. Except as provided in subsection 5 of this section, nothing in this chapter shall be construed to give a public utility, as defined in section 386.020, or a rural electric cooperative, as provided in chapter 394, the power to condemn property which is currently used by another provider of public utility service, including a municipality or a special purpose district, when such property is used or useful in providing utility services, if the public utility or cooperative seeking to condemn such property, directly or indirectly, will use or proposes to use the property for the same purpose, or a purpose substantially similar to the purpose for which the property is being used by the provider of the public utility service.

5. A public utility or a rural electric cooperative may only condemn the property of another provider of public utility service, even if the property is used or useful in providing utility services by such provider, if the condemnation is necessary for the public purpose of acquiring a nonexclusive easement or right-of-way across the property of such provider and only if the acquisition will not materially impair or interfere with the current use of such property by the utility or cooperative and will not prevent or materially impair such provider of public utility service from any future expansion of its facilities on such property.

6. If a public utility or rural electric cooperative seeks to condemn the property of another provider of public utility service, and the conditions in subsection 4 of this section do not apply, this section does not limit the condemnation powers otherwise possessed by such public utility or rural electric cooperative.

7. Suits in inverse condemnation or involving dangerous conditions of public property against a municipal corporation established under Article VI, Section 30(a) of the Missouri Constitution shall be brought only in the county where such land or any part thereof lies.

8. For purposes of this chapter, the authority for an electrical corporation as defined in 386.020 to condemn property shall not extend to the construction of merchant transmission lines with Federal Energy Regulatory Commission negotiated rate authority that provide less than fifty percent of their electrical load to end user electrical customers in this state and less than fifty percent of the cost of the merchant transmission line is paid for by Missouri ratepayers. For purposes of this subsection, the term "merchant transmission line" means a high-voltage direct current electrical transmission line that does not provide for the erection of electric substations at intervals of less than fifty miles, which substations are necessary to accommodate both the purchase and sale to persons located in this state of electricity generated or transmitted by such electrical corporation.

523.025. If an electrical corporation as defined in section 386.020, except for an electrical corporation operating under a cooperative business plan as described in section 393.110, acquires any involuntary easement by means of eminent domain and does not obtain the financial commitments necessary to construct a project for which the involuntary easement was needed within five years of the date that such easement rights are recorded with the appropriate county recorder of deeds, the corporation shall return possession of the easement to the fee simple title holder within sixty days and cause the dissolution of the easement to be recorded with the county recorder of deeds. In the event of such return of the easement to the title holder, no reimbursement of any payment made by the corporation to the title holder shall be due.

523.039. **1.** In all condemnation proceedings filed after December 31, 2006, just compensation for condemned property shall be determined under one of the three following subdivisions, whichever yields the highest compensation, as applicable to the particular type of property and taking:

- (1) An amount equivalent to the fair market value of such property;
- (2) For condemnations that result in a homestead taking, an amount equivalent to the fair market value of such property multiplied by one hundred twenty-five percent; or

(3) For condemnations of property that result in any taking that prevents the owner from utilizing property in substantially the same manner as it was currently being utilized on the day of the taking and involving property owned within the same family for fifty or more years, an amount equivalent to the sum of the fair market value and heritage value. For the purposes of this subdivision, family ownership of property may be established through evidence of ownership by children, grandchildren, siblings, or nephews or nieces of the family member owning the property fifty years prior to the taking; and in addition, may be established through marriage or adoption by such family members. If any entity owns the real property, members of the family shall have an ownership interest in more than fifty percent of the entity in order to be within the family line of ownership for the purposes of this subdivision. The property owner shall have the burden of proving to the commissioners or ~~jury~~ court that the property has been owned within the same family for fifty or more years.

2. For condemnation of any agricultural or horticultural property by an electrical corporation as defined in section 386.020, except for an electrical corporation operating under a cooperative business plan as described in section 393.110, just compensation shall be an amount equivalent to fair market value multiplied by one hundred fifty percent, as determined by the court.

523.040. 1. The court, or judge thereof in vacation, on being satisfied that due notice of the pendency of the petition has been given, shall appoint three disinterested commissioners, who shall be residents of the county in which the real estate or a part thereof is situated, and in any city not within a county, any county with a charter form of government and with more than one million inhabitants, or any county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants at least one of the commissioners shall be either a licensed real estate broker or a state-licensed or state-certified real estate appraiser, to assess the damages which the owners may severally sustain by reason of such appropriation, who, within forty-five days after appointment by the court, which forty-five days may be extended by the court to a date certain with good cause shown, after applying the definition of fair market value contained in subdivision (1) of section 523.001, and after having viewed the property, shall return to the clerk of such court, under oath, their report in duplicate of such assessment of damages, setting forth the amount of damages allowed to the person or persons named as owning or claiming the tract of land condemned, and should more than one tract be condemned in the petition, then the damages allowed to the owner, owners, claimant or claimants of each tract, respectively, shall be stated separately, together with a specific description of the tracts for which such damages are assessed; and the clerk shall file one copy of said report in his office and record the same in the order book of the court, and he shall deliver the other copy, duly certified by him, to the recorder of deeds of the county where the land lies (or to the recorder of deeds of the city of St. Louis, if the land lies in said city) who shall record the same in his office, and index each tract separately as provided in section 59.440, and the fee for so recording shall be taxed by the clerk as costs in the proceedings; and thereupon such company shall pay to the clerk the amount thus assessed for the party in whose favor such damages have been assessed; and on making such payment it shall be lawful for such company to hold the interest in the property so appropriated for the uses prescribed in this section; and upon failure to pay the assessment, the court may, upon motion and notice by the party entitled to such damages, enforce the payment of the same by execution, unless the said company shall, within ten days from the return of such assessment, elect to abandon the proposed appropriation of any parcel of land, by an instrument in writing to that effect, to be filed with the clerk of the court, and entered on the minutes of the court, and as to so much as is thus abandoned, the assessment of damages shall be void.

2. Prior to the issuance of any report under subsection 1 of this section, a commissioner shall notify all parties named in the condemnation petition no less than ten days prior to the commissioners' viewing of the property of the named parties' opportunity to accompany the commissioners on the commissioners' viewing of the property and of the named parties' opportunity to present information to the commissioners.

3. The commissioners shall view the property, hear arguments, and review other relevant information that may be offered by the parties.

4. In any condemnation proceeding involving agricultural or horticultural property, at least one of the disinterested commissioners appointed by the court shall be a farmer who has been engaged in farming, as defined in section 350.010, for a minimum of ten years in the county where such property is situated.

523.060. 1. Any plaintiff or defendant, individual or corporate, shall have the right of trial by jury of twelve persons, if either party file exceptions to the award of commissioners in any condemnation case.

2. Such jury shall use the definition of fair market value provided for in subdivision (1) of section 523.001.

3. In any condemnation proceeding commenced by an electrical corporation as defined in section 386.020, except for an electrical corporation operating under a cooperative business plan as described in section 393.110, if the amount awarded is greater than the offer made by the condemning authority pursuant to section 523.253, the court may award attorney's fees to the property owner."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Walsh (50) offered **House Amendment No. 1 to House Amendment No. 3.**

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for Senate Bill No. 820, Page 1, Line 1, by inserting after the number "820," the following:

"Page 1, Section A, Line 3, by inserting after all of the said section and line the following:

"142.803. 1. A tax is levied and imposed on all motor fuel used or consumed in this state as follows:

- (1) Motor fuel, seventeen cents per gallon;
- (2) Alternative fuels, not subject to the decal fees as provided in section 142.869, with a power potential equivalent of motor fuel. In the event alternative fuel, which is not commonly sold or measured by the gallon, is used in motor vehicles on the highways of this state, the director is authorized to assess and collect a tax upon such alternative fuel measured by the nearest power potential equivalent to that of one gallon of regular grade gasoline. The determination by the director of the power potential equivalent of such alternative fuel shall be prima facie correct;
- (3) Aviation fuel used in propelling aircraft with reciprocating engines, nine cents per gallon as levied and imposed by section 155.080 to be collected as required under this chapter;
- (4) Compressed natural gas fuel, five cents per gasoline gallon equivalent until December 31, 2019, eleven cents per gasoline gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per gasoline gallon equivalent thereafter. The gasoline gallon equivalent and method of sale for compressed natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the gasoline gallon equivalent and method of sale for compressed natural gas shall be equal to five and sixty-six-hundredths pounds of compressed natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on compressed natural gas, including but not limited to licensing, reporting, penalties, and interest;
- (5) Liquefied natural gas fuel, five cents per diesel gallon equivalent until December 31, 2019, eleven cents per diesel gallon equivalent from January 1, 2020, until December 31, 2024, and then seventeen cents per diesel gallon equivalent thereafter. The diesel gallon equivalent and method of sale for liquefied natural gas shall be as published by the National Institute of Standards and Technology in Handbooks 44 and 130, and supplements thereto or revisions thereof. In the absence of such standard or agreement, the diesel gallon equivalent and method of sale for liquefied natural gas shall be equal to six and six-hundredths pounds of liquefied natural gas. All applicable provisions contained in this chapter governing administration, collections, and enforcement of the state motor fuel tax shall apply to the tax imposed on liquefied natural gas, including but not limited to licensing, reporting, penalties, and interest;
- (6) Propane gas fuel, five cents per gallon until December 31, 2019, eleven cents per gallon from January 1, 2020, until December 31, 2024, and then seventeen cents per gallon thereafter. All applicable provisions contained in this chapter governing administration, collection, and enforcement of the state motor fuel tax shall apply to the tax imposed on propane gas including, but not limited to, licensing, reporting, penalties, and interest;
- (7) If a natural gas, compressed natural gas, liquefied natural gas, electric, or propane connection is used for fueling motor vehicles and for another use, such as heating, the tax imposed by this section shall apply to the entire amount of natural gas, compressed natural gas, liquefied natural gas, electricity, or propane used unless an approved separate metering and accounting system is in place.

2. All taxes, surcharges and fees are imposed upon the ultimate consumer, but are to be precollected as described in this chapter, for the facility and convenience of the consumer. The levy and assessment on other persons as specified in this chapter shall be as agents of this state for the precollection of the tax.

3. (1) In addition to any tax collected under subdivision (1) of subsection 1 of this section, the following tax is levied and imposed on all motor fuel used or consumed in this state, subject to the exemption on tax liability set forth in section 142.822: from October 1, 2021, to June 30, 2022, two and a half cents per gallon; from July 1, 2022, to June 30, 2023, five cents per gallon; from July 1, 2023, to June 30, 2024, seven and a half cents per gallon; from July 1, 2024, to June 30, 2025, ten cents per gallon; and on and after July 1, 2025, twelve and a half cents per gallon.

(2) (a) **Beginning on the effective date of this section, if the price per gallon of gasoline is three dollars and fifty cents or more during any month in the previous fiscal year, the tax under subdivision (1) of this subsection shall not be levied and imposed for a period of two years beginning on August first of the fiscal year following the fiscal year in which any month's price per gasoline exceeded such amount.**

(b) **For the purposes of this section, price per gallon of gasoline shall be the average price of the regular-grade, mid-grade, and premium-grade gasoline in the state for an entire month. In order to determine the average price per gallon of gasoline, the department of revenue shall calculate the average price of all gasoline grades in the state or shall select the state, regional, or national level data provided by the United States Bureau of Labor Statistics that most accurately reflects the average price of all gasoline grades in this state.**

(c) **The department of revenue shall publish the average price per gallon of gasoline not later than fifteen days after the end of each month.**"; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Haden raised a point of order that **House Amendment No. 1 to House Amendment No. 3** is not germane.

The Chair ruled the point of order not timely.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 085

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Burger	Busick	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
McDaniel	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pouche	Richey	Riggs	Riley
Roberts	Roden	Rone	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stephens 128
Tate	Taylor 48	Thompson	Trent	Van Schoiack
Veit	West	Wiemann	Wright	Mr. Speaker

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NOES: 053

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Bangert	Baringer	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Phifer	Pietzman	Pollock 123	Price IV	Proudie
Quade	Rogers	Sander	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Taylor 139	Terry
Toalson Reisch	Turnbaugh	Unsicker	Walsh 50	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 018

Barnes	Bland Manlove	Buchheit-Courtway	Coleman 32	Deaton
Derges	Evans	Gregory 51	Hicks	Kalberloh
Mayhew	Person	Pollitt 52	Porter	Railsback
Reedy	Stacy	Thomas		

VACANCIES: 007

Representative Walsh (50) moved that **House Amendment No. 1 to House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Taylor (139):

AYES: 055

Bailey	Baker	Barnes	Boggs	Brown 16
Brown 27	Chipman	Christofanelli	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	DeGroot
Eggleston	Fitzwater	Grier	Haley	Hardwick
Hudson	Kelley 127	Kelly 141	Kidd	Lovasco
McDaniel	Merideth	Murphy	Perkins	Pietzman
Pollock 123	Pouche	Richey	Riley	Roden
Rone	Sander	Sauls	Schnelting	Schroer
Schwadron	Seitz	Shaul	Simmons	Smith 163
Smith 45	Tate	Taylor 139	Thomas	Toalson Reisch
Trent	Walsh 50	West	Wiemann	Mr. Speaker

NOES: 061

Anderson	Andrews	Atchison	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bromley
Brown 70	Burger	Burnett	Burton	Busick
Butz	Dogan	Falkner	Fishel	Francis
Gray	Griffith	Haden	Haffner	Henderson
Hicks	Houx	Hovis	Hurlbert	Ingle
Knight	Lewis 6	McGaugh	McGill	Morse
Mosley	Nurrenbern	O'Donnell	Owen	Patterson
Person	Pike	Plocher	Pollitt 52	Price IV

Riggs	Roberts	Rogers	Sassmann	Sharp 36
Sharpe 4	Shields	Smith 155	Stephens 128	Taylor 48
Terry	Thompson	Van Schoiack	Veit	Windham
Wright				

PRESENT: 026

Adams	Aldridge	Appelbaum	Aune	Bland Manlove
Bosley	Clemens	Collins	Dinkins	Doll
Fogle	Gunby	Johnson	Lewis 25	Mackey
McCreery	Phifer	Proudie	Quade	Smith 67
Stevens 46	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

ABSENT WITH LEAVE: 014

Buchheit-Courtway	Coleman 32	Deaton	Derges	Ellebracht
Evans	Gregory 51	Gregory 96	Kalberloh	Mayhew
Porter	Railsback	Reedy	Stacy	

VACANCIES: 007

On motion of Representative Haffner, **House Amendment No. 3** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 098

Aldridge	Andrews	Atchison	Baker	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Chipman	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Falkner	Fishel	Fitzwater	Francis
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	McDaniel	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Railsback	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 67	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wiemann
Windham	Wright	Mr. Speaker		

NOES: 039

Anderson	Appelbaum	Aune	Bangert	Baringer
Bland Manlove	Bosley	Brown 70	Burnett	Burton
Butz	Clemens	Coleman 97	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Kidd	Lewis 25	McCreery	Merideth	Mosley
Nurrenbern	Phifer	Price IV	Quade	Sauls
Sharp 36	Smith 45	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Young	

PRESENT: 002

Bailey Person

ABSENT WITH LEAVE: 017

Adams	Busick	Christofanelli	Coleman 32	Derges
Eggleston	Evans	Gregory 51	Houx	Mackey
Mayhew	Patterson	Pollock 123	Reedy	Rogers
Stacy	Trent			

VACANCIES: 007

Representative Schroer offered House Amendment No. 4.

House Amendment No. 4

AMEND House Committee Substitute for Senate Bill No. 820, Page 1, Section A, Line 3, by inserting after all of the said section and line the following:

"324.950. 1. Sections 324.950 to 324.983 shall be known and may be cited as the "Missouri Statewide Mechanical Contractor Licensing Act".

2. As used in sections 324.950 to 324.983, unless the context clearly indicates otherwise, the following terms shall mean:

(1) "Division", the division of professional registration within the department of commerce and insurance;

(2) "Field employee", any person who is an employee of a mechanical contractor and is engaged in mechanical work at a jobsite within Missouri;

(3) "License holder", any person who is granted a statewide mechanical contractor license by the division;

(4) "Local license", a valid business or occupational license issued by a Missouri political subdivision;

(5) "Mechanical contractor", a company engaged in mechanical contracting work per the International Code Council (ICC) and National Fire Protection Association (NFPA).

(a) Such contracting work shall include the design, installation, maintenance, construction, alteration, repair, and inspection of any:

a. HVAC system;

b. HVAC duct system;

c. Exhaust systems;

d. Combustion air or make up air;

e. Chimneys and vents;

f. Hydronic piping systems that are part of an HVAC system;

g. Boilers, water heaters, and pressure vessels;

h. Process piping systems;

i. Fuel gas distribution piping;

j. Fuel gas-fired, fuel, and oil-fired appliances;

k. Fuel oil piping and storage vessels;

l. Fuel gas-fired and fuel oil-fired appliance venting systems;

m. Equipment and appliances intended to utilize solar energy for spa heating or cooling;

n. Domestic hot water heating, swimming pool heating, or process heating;

o. Refrigeration systems, including all equipment and components thereof;

p. Backflow preventers;

q. Medical gas piping;

r. Air, oxygen, and vacuum piping; and

s. Chillers and cooling towers.

(b) For purposes of this subdivision, the term "mechanical contractor work" shall not include the design, installation, maintenance, construction, alteration, repair, or inspection of any:

- a. Solid-fuel or gas-fueled hearth appliance, such as wood stoves and fireplaces, including manufacturer-specified venting systems, fireplace chimneys, outdoor cooking appliances with manufacturer specified venting systems, outdoor fireplaces, and outdoor firepits;
- b. Propane-related equipment for which certification is required by any regulation adopted pursuant to subdivision (3) of subsection 13 of section 323.025; or
- c. Fire sprinkler or suppression system.

Additional certification may be required by the division for a particular scope of mechanical work;

- (6) "Office", the office of mechanical contractors within the division of professional registration;
- (7) "Person", an individual, corporation, partnership, association, or other legal entity;
- (8) "Statewide mechanical contractor license", a valid license issued by the division that allows the mechanical contractor and any of its employees or manufacturers' representatives or subcontractors to practice in any jurisdiction in Missouri regardless of local licensing requirements.

324.953. 1. The division shall adopt, implement, rescind, amend, and administer such rules as may be necessary to carry out the provisions of sections 324.950 to 324.983. The division may promulgate necessary rules authorized or as required to explain or clarify sections 324.950 to 324.983 including, but not limited to, rules relating to professional conduct, continuing competency requirements for the renewal of licenses, approval of continuing competency programs, fees, and the establishment of ethical standards of business practice for persons holding a license under sections 324.950 to 324.983. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

2. For the purpose of sections 324.950 to 324.983, the division shall:

- (1) Establish all applicable fees, set at an amount that shall not substantially exceed the cost of administering sections 324.950 to 324.983; and
- (2) Deposit all fees collected under sections 324.950 to 324.983 by transmitting such funds to the department of revenue for deposit to the state treasury to the credit of the Missouri mechanical contractor licensing fund.

3. Nothing in sections 324.950 to 324.983 shall apply to any certification required by regulation adopted under subdivision (3) of subsection 13 of section 323.025.

324.956. There is hereby created the "Office of Mechanical Contractors" to be housed within the division of professional registration. The division shall:

- (1) Employ, within the limits of the funds appropriated, persons as are necessary to carry out the provisions of sections 324.950 to 324.983, including both administrative and professional staff and legal counsel, with the discretion to hire experts in mechanical contracting to advise the division on technical matters related to mechanical contracting;
- (2) Exercise all budgeting, purchasing, reporting, and related management functions;
- (3) Conduct investigations to determine compliance with sections 324.950 to 324.983; and
- (4) File suit in its own name on behalf of the office to enforce the provisions of sections 324.950 to 324.983.

324.959. 1. The applicant for a statewide mechanical contractor license shall satisfy the following requirements:

- (1) Be at least twenty-one years of age;
- (2) Provide proof of liability insurance in the amount of one million dollars and post bond with each political subdivision in which he or she will perform work as required by that political subdivision. If a political subdivision requires any license holder to be named on a document including, but not limited to, the bond, the license holder of the mechanical contractor shall be allowed to provide services in the political subdivision;
- (3) Pass:
 - (a) A standardized mechanical assessment test nationally offered by:

- a. The International Code Council;
 - b. Prometric; or
 - c. The International Association of Plumbing and Mechanical Officials (IAPMO); or
- (b) A test similar to any test described in paragraph (a) of this subdivision that is administered by an independent professional testing agency not affiliated with any political subdivision or the state of Missouri and that is approved by the division;
- (4) Pay for all costs associated with the tests described in subdivision (3) of this subsection;
 - (5) Complete the application form provided by the division and pay any applicable application fees;
- and

(6) Have completed seven thousand five hundred hours of verifiable field experience in mechanical contracting work or a bachelor's or further advanced degree in mechanical or civil engineering from an accredited college or university with a minimum of three years of verifiable experience directing and supervising at least one field employee.

2. Any applicant for licensure who holds a local license or other license authorizing him or her to engage in mechanical contracting, who has seven thousand five hundred hours of verifiable field experience in mechanical contracting work, and who is otherwise eligible for licensure shall be issued a statewide mechanical contractor license. The provisions of this subsection shall apply only to licenses issued by a political subdivision with the legal authority to issue such licenses.

3. If a corporation, firm, institution, organization, company, or representative thereof desires to engage in mechanical contracting under sections 324.950 to 324.983, it shall have in its employ at least one statewide license holder in accordance with sections 324.950 to 324.983. A statewide mechanical contractor license holder shall represent only one corporation, firm, institution, organization, or company at one time. A mechanical contractor shall have one license holder responsible for offering Missouri-based field employees eight contact hours of industry training per year, and such mechanical contractor shall be responsible for providing proof of training to the division upon request. In the event of a loss of a license holder, a mechanical contractor shall remain in good standing with the division for six months after notifying the division of the change in status. Within the six-month period, a new license holder shall be registered with the division. If no license holder is registered within such six-month period, the division shall declare the mechanical contractor inactive.

4. The division may issue a statewide mechanical contractor license to any person who holds a current and active license to engage in the practice of a mechanical contractor or as a master pipefitter or master plumber issued by any other state, the District of Columbia, or any territory of the United States that requires standards for licensure, registration, or certification considered to be equivalent or more stringent than the requirements for licensure under sections 324.950 to 324.983.

5. Where the contact information of a mechanical contractor's employees is required to fulfill the obligations of a license, such contact information shall be considered a trade secret and therefore not a public record under chapter 610.

324.962. 1. Political subdivisions shall not be prohibited from establishing their own local mechanical contractor's license but shall recognize a statewide license in lieu of a local license for the purposes of performing contracting work or obtaining permits to perform work within such political subdivision. No political subdivision shall require the employees of a statewide licensed mechanical contractor or its subcontractors' or manufacturers' representatives to obtain journeyman licenses, apprentice licenses, or occupation licenses that require passing any examination or any special requirements to assess proficiency or mastery of the mechanical trade. The workforce of a statewide licensee shall be deemed eligible to perform mechanical contracting work and to obtain permits to perform such work from any political subdivision within the state of Missouri.

2. If a political subdivision does not recognize a statewide license in lieu of a local license for the purposes of performing contracting work or obtaining permits to perform work within the political subdivision, a statewide mechanical contractor licensee may file a complaint with the division. The division shall perform an investigation into the complaint, and if the division finds that the political subdivision failed to recognize a statewide license in accordance with this section, the division shall notify the political subdivision that the political subdivision has violated the provisions of this section and has thirty days to comply with this section. If after thirty days the political subdivision still does not recognize a statewide license, the division shall notify the director of the department of revenue, who shall withhold any moneys the noncompliant political subdivision would otherwise be entitled to from local sales tax, as defined in section 32.085, until the director has received notice from the division that the political subdivision is in compliance

with this section. Upon the political subdivision coming into compliance with the provisions of this section, the division shall notify the director of the department of revenue, who shall disburse all funds held under this subsection. Moneys held by the director of the department of revenue under this subsection shall not be deemed to be state funds and shall not be commingled with any funds of the state.

3. The provisions of this section shall not prohibit any political subdivision in this state from:

- (1) Enforcing any technical code or law contained in this section;
- (2) Requiring a business license to perform mechanical contracting work;
- (3) Issuing mechanical contracting permits;
- (4) Enforcing technical codes of the political subdivision; or
- (5) Inspecting the work of a statewide mechanical contractor.

4. Political subdivisions that do not have the authority to issue or require mechanical contractor licenses prior to August 28, 2022, shall not be granted such authority under the provisions of this section.

324.965. There is hereby created in the state treasury the "Missouri Mechanical Contractor Licensing Fund", which shall consist of moneys collected under sections 324.950 to 324.983. The state treasurer shall be custodian of the fund and may approve disbursements from the fund in accordance with sections 30.170 and 30.180. Upon appropriation, moneys in the fund shall be used solely for the administration of sections 324.950 to 324.983. The provisions of section 33.080 to the contrary notwithstanding, moneys in this fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium exceeds three times the amount of the appropriation from the fund for the preceding fiscal year. The amount, if any, in the fund that shall lapse is that amount in the fund that exceeds the appropriate multiple of the appropriations from the fund for the preceding fiscal year. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

324.968. 1. Licenses shall expire on a renewal date established by the division. The term of licensure shall be twenty-four months. The division shall mail a renewal notice to the last known address of each person licensed under sections 324.950 to 324.983 prior to the renewal date. Failure to provide the division with the information required for renewal or to pay the required fee after such notice shall result in the license being declared inactive. The licensee shall not practice until he or she applies for reinstatement and pays the required fees. The license shall be restored if the application for reinstatement is received within two years of the renewal date.

2. In addition to other requirements provided by sections 324.950 to 324.983 and established by the division, in order to renew such license under this section, the person shall have at least sixteen contact hours of industry-related training.

324.971. Any person operating as a mechanical contractor in a political subdivision that does not require the mechanical contractor to hold a local license, or who operates as a mechanical contractor in a political subdivision that requires a local license possessed by that person, shall not be required to possess a statewide license under sections 324.950 to 324.983 to operate as a mechanical contractor in such political subdivision.

324.977. The statewide mechanical contractor license shall be regulated by the division of professional registration and not a state-appointed licensing board.

324.980. 1. The division may refuse to issue a statewide mechanical contractor license for one or any combination of causes stated in subsection 2 of this section. The division shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

2. The division may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any license holder or any person who has failed to renew or has surrendered his or her license for any one or any combination of the following causes:

(1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by sections 324.950 to 324.983;

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether a sentence is imposed;

(3) Use of fraud, deception, misrepresentation, or bribery in securing any license issued under sections 324.950 to 324.983 or in obtaining permission to take any examination given or required under sections 324.950 to 324.983;

(4) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation;

(5) Incompetency, misconduct, gross negligence, fraud, misrepresentation, or dishonesty in the performance of the functions or duties of any profession licensed or regulated by sections 324.950 to 324.983;

(6) Violation of, or assisting or enabling any person to violate, any provision of sections 324.950 to 324.983, or of any lawful rule or regulation adopted thereunder;

(7) Impersonation of any person holding a statewide mechanical contractor license or allowing any person to use his or her license or diploma from any school;

(8) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 324.950 to 324.983 granted by another political subdivision, state, territory, federal agency, or country upon grounds for which revocation or suspension is authorized in this state;

(9) A person is finally adjudged mentally incompetent by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 324.950 to 324.983 who is not licensed and currently eligible to practice thereunder in the particular jurisdiction;

(11) Issuance of a license based upon a material mistake of fact;

(12) Failure to maintain liability coverage as required for initial licensure;

(13) Violation of any professional trust or confidence;

(14) Use of any advertisement or solicitation that is false, misleading, or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed; or

(15) Failure to post bond as required by any local jurisdiction.

3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds provided in subsection 2 of this section for disciplinary action are met, the division may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the division deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke any license issued under sections 324.950 to 324.983.

4. An individual whose license has been revoked shall wait three years from the date of revocation to apply for any license under sections 324.950 to 324.983. Any license shall be issued at the discretion of the division after compliance with all the requirements of sections 324.950 to 324.983 relative to the licensing or registration of the applicant for the first time.

5. The division may file suit to enforce compliance and shall have the authority to seek injunctions and restraining orders to enjoin any person from:

(1) Offering to engage or engaging in the performance of any acts or practices for which a license is required upon a showing that such acts or practices were performed or offered to be performed without a license;

(2) Engaging in the practice of business authorized by a license issued under a building trades contractor law upon a showing that the license holder presents a substantial probability of serious harm to the health, safety, or welfare of any resident of this state or owner or lessee of real property within this state; or

(3) Refusing to recognize a statewide license as a valid license within any political subdivision, requiring journeymen or apprentices to be individually licensed, or requiring subcontractors' and manufacturers' representatives or other members of the contractor's workforce to be licensed.

6. The division may assess fines for violations of any of the provisions of sections 324.950 to 324.983 in an amount not to exceed five thousand dollars per occurrence upon a judicial or administrative finding of violation of law.

7. The division may compel the production of documents, things, or persons by subpoena.

8. The division may refer any violations of the provisions of any state law or local ordinance relating to the work performed by a licensee to the appropriate state or local official.

324.983. 1. Any person who knowingly violates any provision of sections 324.950 to 324.983 is guilty of a class B misdemeanor.

2. Any officer or agent of a corporation or member or agent of a partnership or association who knowingly and personally participates in or is an accessory to any violation of sections 324.950 to 324.983 is guilty of a class B misdemeanor.

3. The division may file suit for any violation of sections 324.950 to 324.983 in any court of competent jurisdiction and perform such other acts as may be necessary to enforce the provisions of sections 324.950 to 324.983."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative O'Donnell:

AYES: 053

Atchison	Baker	Basye	Boggs	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Fitzwater	Grier	Hardwick	Hovis
Hudson	Hurlbert	Kelley 127	Kelly 141	Lewis 6
Lovasco	Mayhew	McDaniel	McGirt	Murphy
Perkins	Pietzman	Plocher	Pollock 123	Pouche
Richey	Riggs	Riley	Sander	Schnelting
Schroer	Schwadron	Seitz	Shaul	Simmons
Smith 155	Smith 163	Tate	Taylor 139	Toalson Reisch
West	Wiemann	Mr. Speaker		

NOES: 085

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Bangert	Baringer	Barnes	Black 137
Bland Manlove	Bromley	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Butz	Clemens
Collins	Davidson	Doll	Ellebracht	Falkner
Fishel	Fogle	Francis	Gray	Griffith
Gunby	Haden	Haffner	Haley	Henderson
Hicks	Ingle	Johnson	Kalberloh	Kidd
Knight	Lewis 25	McCreery	Merideth	Morse
Mosley	Nurrenbern	O'Donnell	Owen	Patterson
Person	Phifer	Pike	Pollitt 52	Porter
Price IV	Proudie	Quade	Railsback	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Sharpe 4	Shields	Smith 45	Smith 67	Stephens 128
Stevens 46	Taylor 48	Terry	Thomas	Thompson
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	Windham	Wright	Young

PRESENT: 000

ABSENT WITH LEAVE: 018

Bailey	Billington	Black 7	Bosley	Brown 16
Busick	Coleman 32	Derges	Evans	Gregory 51
Gregory 96	Houx	Mackey	McGaugh	Reedy
Sharp 36	Stacy	Trent		

VACANCIES: 007

Representative Fitzwater assumed the Chair.

Representative Lovasco offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for Senate Bill No. 820, Page 9, Section 442.404, Line 40, by inserting after all of said line the following:

"(4) No political subdivision shall require a resident non-corporate owner of a detached, single-family residence to obtain any business license, certification, or professional registration as a condition of applying for or utilizing a building permit for any part of the installation, replacement, or maintenance of solar panels provided all work is performed by the owner or other current resident. The provisions of this subsection shall not apply to any structure being rented, leased, sub-leased or otherwise occupied outside of the owner's principal residence. Nothing in this subsection shall be otherwise construed to prohibit the enforcement of any applicable building codes or relevant inspections as otherwise required by ordinance or law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Vescovo resumed the Chair.

Representative Coleman (97) offered **House Amendment No. 1 to House Amendment No. 5.**

*House Amendment No. 1
to
House Amendment No. 5*

AMEND House Amendment No. 5 to House Committee Substitute for Senate Bill No. 820, Page 1, Line 1, by inserting after the number "820," the following:

"Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"204.455. 1. Any user charges, connection fees, or other charges levied by the sewer district shall be due at such time or times as specified by the board of trustees, and shall, if not paid by the due date, become delinquent and shall bear interest from the date of delinquency until paid. If such charges become delinquent they shall be a lien upon the land charged, upon the board of trustees filing with the recorder of deeds in the county where the land is situated a notice of delinquency. The board of trustees shall file with the recorder of deeds a similar notice when the delinquent amounts, plus interest and any recording fees or attorneys' fees, have been paid in full. The lien hereby created may be enforced by suit or foreclosure.

2. For purposes of this section, the term "board of trustees" shall include, but is not limited to, the board of trustees established in subsection 2 of section 204.300.

3. No sewer district shall refuse to connect service at a property following a transfer of ownership due to the previous owner's delinquent fees in charges, unless the sewer district has a lien on the property. A sewer district in violation of this subsection shall be subject to the property owner's attorney's fees."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stephens 128	Tate	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	West	Wiemann	Wright	Mr. Speaker

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Bland Manlove	Brown 27	Brown 70
Burnett	Burton	Butz	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Johnson
Kidd	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Schroer
Smith 45	Smith 67	Taylor 139	Terry	Turnbaugh
Unsicker	Walsh 50	Walsh Moore 93	Weber	Young

PRESENT: 000

ABSENT WITH LEAVE: 021

Bailey	Bangert	Bosley	Busick	Christofanelli
Clemens	DeGroot	Derges	Evans	Francis
Gregory 51	Houx	Ingle	McDaniel	McGaugh
Pietzman	Reedy	Sharp 36	Stacy	Stevens 46
Windham				

VACANCIES: 007

On motion of Representative Coleman (97), **House Amendment No. 1 to House Amendment No. 5** was adopted by the following vote, the ayes and noes having been demanded by Representative Coleman (97):

AYES: 103

Adams	Aldridge	Anderson	Appelbaum	Atchison
Aune	Baker	Baringer	Barnes	Basye
Billington	Black 7	Bland Manlove	Boggs	Bromley
Brown 27	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Coleman 32	Coleman 97

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Collins	Cupps	Davidson	Davis	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Fogle
Gray	Grier	Haley	Hardwick	Hicks
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Lovasco	Mackey
Mayhew	McGill	Morse	Mosley	Murphy
Nurrenbern	Owen	Perkins	Person	Phifer
Pike	Pollock 123	Porter	Pouche	Price IV
Proudie	Richey	Riggs	Riley	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 67
Tate	Taylor 139	Taylor 48	Terry	Thomas
Toalson Reisch	Trent	Turnbaugh	Unsicker	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Young	Mr. Speaker		

NOES: 028

Andrews	Black 137	Brown 16	Cook	Copeland
Deaton	Doll	Falkner	Fishel	Griffith
Haden	Haffner	Henderson	Knight	Lewis 6
McCreery	McGaugh	O'Donnell	Patterson	Plocher
Pollitt 52	Railsback	Roberts	Sharpe 4	Stephens 128
Thompson	Van Schoiack	Wright		

PRESENT: 007

Brown 70	Gunby	Ingle	Lewis 25	Merideth
Quade	Smith 45			

ABSENT WITH LEAVE: 018

Bailey	Bangert	Bosley	Busick	Clemens
Derges	Evans	Fitzwater	Francis	Gregory 51
Gregory 96	Houx	McDaniel	Pietzman	Reedy
Sharp 36	Stacy	Stevens 46		

VACANCIES: 007

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Falkner	Fishel	Francis	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson

Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Railsback	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Bland Manlove	Brown 27	Brown 70
Burnett	Burton	Butz	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Price IV
Quade	Rogers	Sauls	Schroer	Smith 45
Smith 67	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Bangert	Bosley	Busick	Clemens
Derges	Evans	Fitzwater	Gregory 51	Houx
McDaniel	Phifer	Pietzman	Reedy	Sharp 36
Stacy	Stevens 46			

VACANCIES: 007

On motion of Representative Lovasco, **House Amendment No. 5, as amended**, was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 133

Aldridge	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Butz	Chipman
Christofanelli	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Falkner	Fishel	Fogle	Francis	Gray
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie

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Quade	Railsback	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stephens 128
Tate	Taylor 139	Taylor 48	Terry	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Young	Mr. Speaker		

NOES: 005

Adams	Doll	Johnson	Thomas	Wright
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PRESENT: 002

Lewis 25	Stevens 46
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ABSENT WITH LEAVE: 016

Bailey	Bangert	Bosley	Busick	Clemens
Derges	Evans	Fitzwater	Gregory 51	Houx
McDaniel	Pietzman	Reedy	Sharp 36	Stacy
Windham				

VACANCIES: 007

Representative Davidson offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for Senate Bill No. 820, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"144.030. 1. There is hereby specifically exempted from the provisions of sections 144.010 to 144.525 and from the computation of the tax levied, assessed or payable pursuant to sections 144.010 to 144.525 such retail sales as may be made in commerce between this state and any other state of the United States, or between this state and any foreign country, and any retail sale which the state of Missouri is prohibited from taxing pursuant to the Constitution or laws of the United States of America, and such retail sales of tangible personal property which the general assembly of the state of Missouri is prohibited from taxing or further taxing by the constitution of this state.

2. There are also specifically exempted from the provisions of the local sales tax law as defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and 144.600 to 144.761 and from the computation of the tax levied, assessed or payable pursuant to the local sales tax law as defined in section 32.085, section 238.235, and sections 144.010 to 144.525 and 144.600 to 144.745:

(1) Motor fuel or special fuel subject to an excise tax of this state, unless all or part of such excise tax is refunded pursuant to section 142.824; or upon the sale at retail of fuel to be consumed in manufacturing or creating gas, power, steam, electrical current or in furnishing water to be sold ultimately at retail; or feed for livestock or poultry; or grain to be converted into foodstuffs which are to be sold ultimately in processed form at retail; or seed, limestone or fertilizer which is to be used for seeding, liming or fertilizing crops which when harvested will be sold at retail or will be fed to livestock or poultry to be sold ultimately in processed form at retail; economic poisons registered pursuant to the provisions of the Missouri pesticide registration law, sections 281.220 to 281.310, which are to be used in connection with the growth or production of crops, fruit trees or orchards applied before, during, or after planting, the crop of which when harvested will be sold at retail or will be converted into foodstuffs which are to be sold ultimately in processed form at retail;

(2) Materials, manufactured goods, machinery and parts which when used in manufacturing, processing, compounding, mining, producing or fabricating become a component part or ingredient of the new personal property resulting from such manufacturing, processing, compounding, mining, producing or fabricating and which new personal property is intended to be sold ultimately for final use or consumption; and materials, including without limitation, gases and manufactured goods, including without limitation slagging materials and firebrick, which are ultimately consumed in the manufacturing process by blending, reacting or interacting with or by becoming, in whole or in part, component parts or ingredients of steel products intended to be sold ultimately for final use or consumption;

(3) Materials, replacement parts and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of, motor vehicles, watercraft, railroad rolling stock or aircraft engaged as common carriers of persons or property;

(4) Replacement machinery, equipment, and parts and the materials and supplies solely required for the installation or construction of such replacement machinery, equipment, and parts, used directly in manufacturing, mining, fabricating or producing a product which is intended to be sold ultimately for final use or consumption; and machinery and equipment, and the materials and supplies required solely for the operation, installation or construction of such machinery and equipment, purchased and used to establish new, or to replace or expand existing, material recovery processing plants in this state. For the purposes of this subdivision, a "material recovery processing plant" means a facility that has as its primary purpose the recovery of materials into a usable product or a different form which is used in producing a new product and shall include a facility or equipment which are used exclusively for the collection of recovered materials for delivery to a material recovery processing plant but shall not include motor vehicles used on highways. For purposes of this section, the terms motor vehicle and highway shall have the same meaning pursuant to section 301.010. For the purposes of this subdivision, subdivision (5) of this subsection, and section 144.054, as well as the definition in subdivision (9) of subsection 1 of section 144.010, the term "product" includes telecommunications services and the term "manufacturing" shall include the production, or production and transmission, of telecommunications services. The preceding sentence does not make a substantive change in the law and is intended to clarify that the term "manufacturing" has included and continues to include the production and transmission of "telecommunications services", as enacted in this subdivision and subdivision (5) of this subsection, as well as the definition in subdivision (9) of subsection 1 of section 144.010. The preceding two sentences reaffirm legislative intent consistent with the interpretation of this subdivision and subdivision (5) of this subsection in *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002) and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), and accordingly abrogates the Missouri supreme court's interpretation of those exemptions in *IBM Corporation v. Director of Revenue*, 491 S.W.3d 535 (Mo. banc 2016) to the extent inconsistent with this section and *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002) and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005). The construction and application of this subdivision as expressed by the Missouri supreme court in *DST Systems, Inc. v. Director of Revenue*, 43 S.W.3d 799 (Mo. banc 2001); *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002); and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), is hereby affirmed. Material recovery is not the reuse of materials within a manufacturing process or the use of a product previously recovered. The material recovery processing plant shall qualify under the provisions of this section regardless of ownership of the material being recovered;

(5) Machinery and equipment, and parts and the materials and supplies solely required for the installation or construction of such machinery and equipment, purchased and used to establish new or to expand existing manufacturing, mining or fabricating plants in the state if such machinery and equipment is used directly in manufacturing, mining or fabricating a product which is intended to be sold ultimately for final use or consumption. The construction and application of this subdivision as expressed by the Missouri supreme court in *DST Systems, Inc. v. Director of Revenue*, 43 S.W.3d 799 (Mo. banc 2001); *Southwestern Bell Tel. Co. v. Director of Revenue*, 78 S.W.3d 763 (Mo. banc 2002); and *Southwestern Bell Tel. Co. v. Director of Revenue*, 182 S.W.3d 226 (Mo. banc 2005), is hereby affirmed;

(6) Tangible personal property which is used exclusively in the manufacturing, processing, modification or assembling of products sold to the United States government or to any agency of the United States government;

(7) Animals or poultry used for breeding or feeding purposes, or captive wildlife;

(8) Newsprint, ink, computers, photosensitive paper and film, toner, printing plates and other machinery, equipment, replacement parts and supplies used in producing newspapers published for dissemination of news to the general public;

(9) The rentals of films, records or any type of sound or picture transcriptions for public commercial display;

(10) Pumping machinery and equipment used to propel products delivered by pipelines engaged as common carriers;

(11) Railroad rolling stock for use in transporting persons or property in interstate commerce and motor vehicles licensed for a gross weight of twenty-four thousand pounds or more or trailers used by common carriers, as defined in section 390.020, in the transportation of persons or property;

(12) Electrical energy used in the actual primary manufacture, processing, compounding, mining or producing of a product, or electrical energy used in the actual secondary processing or fabricating of the product, or a material recovery processing plant as defined in subdivision (4) of this subsection, in facilities owned or leased by the taxpayer, if the total cost of electrical energy so used exceeds ten percent of the total cost of production, either primary or secondary, exclusive of the cost of electrical energy so used or if the raw materials used in such processing contain at least twenty-five percent recovered materials as defined in section 260.200. There shall be a rebuttable presumption that the raw materials used in the primary manufacture of automobiles contain at least twenty-five percent recovered materials. For purposes of this subdivision, "processing" means any mode of treatment, act or series of acts performed upon materials to transform and reduce them to a different state or thing, including treatment necessary to maintain or preserve such processing by the producer at the production facility;

(13) Anodes which are used or consumed in manufacturing, processing, compounding, mining, producing or fabricating and which have a useful life of less than one year;

(14) Machinery, equipment, appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring air pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices;

(15) Machinery, equipment, appliances and devices purchased or leased and used solely for the purpose of preventing, abating or monitoring water pollution, and materials and supplies solely required for the installation, construction or reconstruction of such machinery, equipment, appliances and devices;

(16) Tangible personal property purchased by a rural water district;

(17) All amounts paid or charged for admission or participation or other fees paid by or other charges to individuals in or for any place of amusement, entertainment or recreation, games or athletic events, including museums, fairs, zoos and planetariums, owned or operated by a municipality or other political subdivision where all the proceeds derived therefrom benefit the municipality or other political subdivision and do not inure to any private person, firm, or corporation, provided, however, that a municipality or other political subdivision may enter into revenue-sharing agreements with private persons, firms, or corporations providing goods or services, including management services, in or for the place of amusement, entertainment or recreation, games or athletic events, and provided further that nothing in this subdivision shall exempt from tax any amounts retained by any private person, firm, or corporation under such revenue-sharing agreement;

(18) All sales of insulin, and all sales, rentals, repairs, and parts of durable medical equipment, prosthetic devices, and orthopedic devices as defined on January 1, 1980, by the federal Medicare program pursuant to Title XVIII of the Social Security Act of 1965, including the items specified in Section 1862(a)(12) of that act, and also specifically including hearing aids and hearing aid supplies and all sales of drugs which may be legally dispensed by a licensed pharmacist only upon a lawful prescription of a practitioner licensed to administer those items, including samples and materials used to manufacture samples which may be dispensed by a practitioner authorized to dispense such samples and all sales or rental of medical oxygen, home respiratory equipment and accessories including parts, and hospital beds and accessories and ambulatory aids including parts, and all sales or rental of manual and powered wheelchairs including parts, and stairway lifts, Braille writers, electronic Braille equipment and, if purchased or rented by or on behalf of a person with one or more physical or mental disabilities to enable them to function more independently, all sales or rental of scooters including parts, and reading machines, electronic print enlargers and magnifiers, electronic alternative and augmentative communication devices, and items used solely to modify motor vehicles to permit the use of such motor vehicles by individuals with disabilities or sales of over-the-counter or nonprescription drugs to individuals with disabilities, and drugs required by the Food and Drug Administration to meet the over-the-counter drug product labeling requirements in 21 CFR 201.66, or its successor, as prescribed by a health care practitioner licensed to prescribe;

(19) All sales made by or to religious and charitable organizations and institutions in their religious, charitable or educational functions and activities and all sales made by or to all elementary and secondary schools operated at public expense in their educational functions and activities;

(20) All sales of aircraft to common carriers for storage or for use in interstate commerce and all sales made by or to not-for-profit civic, social, service or fraternal organizations, including fraternal organizations which have been declared tax-exempt organizations pursuant to Section 501(c)(8) or (10) of the 1986 Internal Revenue Code, as amended, in their civic or charitable functions and activities and all sales made to eleemosynary and penal institutions and industries of the state, and all sales made to any private not-for-profit institution of higher education not otherwise excluded pursuant to subdivision (19) of this subsection or any institution of higher education supported by public funds, and all sales made to a state relief agency in the exercise of relief functions and activities;

(21) All ticket sales made by benevolent, scientific and educational associations which are formed to foster, encourage, and promote progress and improvement in the science of agriculture and in the raising and breeding of animals, and by nonprofit summer theater organizations if such organizations are exempt from federal tax pursuant to the provisions of the Internal Revenue Code and all admission charges and entry fees to the Missouri state fair or any fair conducted by a county agricultural and mechanical society organized and operated pursuant to sections 262.290 to 262.530;

(22) All sales made to any private not-for-profit elementary or secondary school, all sales of feed additives, medications or vaccines administered to livestock or poultry in the production of food or fiber, all sales of pesticides used in the production of crops, livestock or poultry for food or fiber, all sales of bedding used in the production of livestock or poultry for food or fiber, all sales of propane or natural gas, electricity or diesel fuel used exclusively for drying agricultural crops, natural gas used in the primary manufacture or processing of fuel ethanol as defined in section 142.028, natural gas, propane, and electricity used by an eligible new generation cooperative or an eligible new generation processing entity as defined in section 348.432, and all sales of farm machinery and equipment, other than airplanes, motor vehicles and trailers, and any freight charges on any exempt item. As used in this subdivision, the term "feed additives" means tangible personal property which, when mixed with feed for livestock or poultry, is to be used in the feeding of livestock or poultry. As used in this subdivision, the term "pesticides" includes adjuvants such as crop oils, surfactants, wetting agents and other assorted pesticide carriers used to improve or enhance the effect of a pesticide and the foam used to mark the application of pesticides and herbicides for the production of crops, livestock or poultry. As used in this subdivision, the term "farm machinery and equipment" means new or used farm tractors and such other new or used farm machinery and equipment and repair or replacement parts thereon and any accessories for and upgrades to such farm machinery and equipment, rotary mowers used exclusively for agricultural purposes, and supplies and lubricants used exclusively, solely, and directly for producing crops, raising and feeding livestock, fish, poultry, pheasants, chukar, quail, or for producing milk for ultimate sale at retail, including field drain tile, and one-half of each purchaser's purchase of diesel fuel therefor which is:

- (a) Used exclusively for agricultural purposes;
- (b) Used on land owned or leased for the purpose of producing farm products; and
- (c) Used directly in producing farm products to be sold ultimately in processed form or otherwise at retail or in producing farm products to be fed to livestock or poultry to be sold ultimately in processed form at retail;

(23) Except as otherwise provided in section 144.032, all sales of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil for domestic use and in any city not within a county, all sales of metered or unmetered water service for domestic use:

(a) "Domestic use" means that portion of metered water service, electricity, electrical current, natural, artificial or propane gas, wood, coal or home heating oil, and in any city not within a county, metered or unmetered water service, which an individual occupant of a residential premises uses for nonbusiness, noncommercial or nonindustrial purposes. Utility service through a single or master meter for residential apartments or condominiums, including service for common areas and facilities and vacant units, shall be deemed to be for domestic use. Each seller shall establish and maintain a system whereby individual purchases are determined as exempt or nonexempt;

(b) Regulated utility sellers shall determine whether individual purchases are exempt or nonexempt based upon the seller's utility service rate classifications as contained in tariffs on file with and approved by the Missouri public service commission. Sales and purchases made pursuant to the rate classification "residential" and sales to and purchases made by or on behalf of the occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, shall be considered as sales made for domestic use and such sales shall be exempt from sales tax. Sellers shall charge sales tax upon the entire amount of purchases classified as nondomestic use. The seller's utility service rate classification and the provision of service thereunder shall be conclusive as to whether or not the utility must charge sales tax;

(c) Each person making domestic use purchases of services or property and who uses any portion of the services or property so purchased for a nondomestic use shall, by the fifteenth day of the fourth month following the year of purchase, and without assessment, notice or demand, file a return and pay sales tax on that portion of nondomestic purchases. Each person making nondomestic purchases of services or property and who uses any portion of the services or property so purchased for domestic use, and each person making domestic purchases on behalf of occupants of residential apartments or condominiums through a single or master meter, including service for common areas and facilities and vacant units, under a nonresidential utility service rate classification may, between the first day of the first month and the fifteenth day of the fourth month following the year of purchase, apply for credit or refund to the director of revenue and the director shall give credit or make refund for taxes paid on the domestic use portion of the purchase. The person making such purchases on behalf of occupants of residential apartments or condominiums shall have standing to apply to the director of revenue for such credit or refund;

(24) All sales of handicraft items made by the seller or the seller's spouse if the seller or the seller's spouse is at least sixty-five years of age, and if the total gross proceeds from such sales do not constitute a majority of the annual gross income of the seller;

(25) Excise taxes, collected on sales at retail, imposed by Sections 4041, 4071, 4081, 4091, 4161, 4181, 4251, 4261 and 4271 of Title 26, United States Code. The director of revenue shall promulgate rules pursuant to chapter 536 to eliminate all state and local sales taxes on such excise taxes;

(26) Sales of fuel consumed or used in the operation of ships, barges, or waterborne vessels which are used primarily in or for the transportation of property or cargo, or the conveyance of persons for hire, on navigable rivers bordering on or located in part in this state, if such fuel is delivered by the seller to the purchaser's barge, ship, or waterborne vessel while it is afloat upon such river;

(27) All sales made to an interstate compact agency created pursuant to sections 70.370 to 70.441 or sections 238.010 to 238.100 in the exercise of the functions and activities of such agency as provided pursuant to the compact;

(28) Computers, computer software and computer security systems purchased for use by architectural or engineering firms headquartered in this state. For the purposes of this subdivision, "headquartered in this state" means the office for the administrative management of at least four integrated facilities operated by the taxpayer is located in the state of Missouri;

(29) All livestock sales when either the seller is engaged in the growing, producing or feeding of such livestock, or the seller is engaged in the business of buying and selling, bartering or leasing of such livestock;

(30) All sales of barges which are to be used primarily in the transportation of property or cargo on interstate waterways;

(31) Electrical energy or gas, whether natural, artificial or propane, water, or other utilities which are ultimately consumed in connection with the manufacturing of cellular glass products or in any material recovery processing plant as defined in subdivision (4) of this subsection;

(32) Notwithstanding other provisions of law to the contrary, all sales of pesticides or herbicides used in the production of crops, aquaculture, livestock or poultry;

(33) Tangible personal property and utilities purchased for use or consumption directly or exclusively in the research and development of agricultural/biotechnology and plant genomics products and prescription pharmaceuticals consumed by humans or animals;

(34) All sales of grain bins for storage of grain for resale;

(35) All sales of feed which are developed for and used in the feeding of pets owned by a commercial breeder when such sales are made to a commercial breeder, as defined in section 273.325, and licensed pursuant to sections 273.325 to 273.357;

(36) All purchases by a contractor on behalf of an entity located in another state, provided that the entity is authorized to issue a certificate of exemption for purchases to a contractor under the provisions of that state's laws. For purposes of this subdivision, the term "certificate of exemption" shall mean any document evidencing that the entity is exempt from sales and use taxes on purchases pursuant to the laws of the state in which the entity is located. Any contractor making purchases on behalf of such entity shall maintain a copy of the entity's exemption certificate as evidence of the exemption. If the exemption certificate issued by the exempt entity to the contractor is later determined by the director of revenue to be invalid for any reason and the contractor has accepted the certificate in good faith, neither the contractor or the exempt entity shall be liable for the payment of any taxes, interest and penalty due as the result of use of the invalid exemption certificate. Materials shall be exempt from all state and local sales and use taxes when purchased by a contractor for the purpose of fabricating tangible personal property which is used in fulfilling a contract for the purpose of constructing, repairing or remodeling facilities for the following:

(a) An exempt entity located in this state, if the entity is one of those entities able to issue project exemption certificates in accordance with the provisions of section 144.062; or

(b) An exempt entity located outside the state if the exempt entity is authorized to issue an exemption certificate to contractors in accordance with the provisions of that state's law and the applicable provisions of this section;

(37) All sales or other transfers of tangible personal property to a lessor who leases the property under a lease of one year or longer executed or in effect at the time of the sale or other transfer to an interstate compact agency created pursuant to sections 70.370 to 70.441 or sections 238.010 to 238.100;

(38) Sales of tickets to any collegiate athletic championship event that is held in a facility owned or operated by a governmental authority or commission, a quasi-governmental agency, a state university or college or by the state or any political subdivision thereof, including a municipality, and that is played on a neutral site and may reasonably be played at a site located outside the state of Missouri. For purposes of this subdivision, "neutral site" means any site that is not located on the campus of a conference member institution participating in the event;

(39) All purchases by a sports complex authority created under section 64.920, and all sales of utilities by such authority at the authority's cost that are consumed in connection with the operation of a sports complex leased to a professional sports team;

(40) All materials, replacement parts, and equipment purchased for use directly upon, and for the modification, replacement, repair, and maintenance of aircraft, aircraft power plants, and aircraft accessories;

(41) Sales of sporting clays, wobble, skeet, and trap targets to any shooting range or similar places of business for use in the normal course of business and money received by a shooting range or similar places of business from patrons and held by a shooting range or similar place of business for redistribution to patrons at the conclusion of a shooting event;

(42) All sales of motor fuel, as defined in section 142.800, used in any watercraft, as defined in section 306.010;

(43) Any new or used aircraft sold or delivered in this state to a person who is not a resident of this state or a corporation that is not incorporated in this state, and such aircraft is not to be based in this state and shall not remain in this state more than ten business days subsequent to the last to occur of:

(a) The transfer of title to the aircraft to a person who is not a resident of this state or a corporation that is not incorporated in this state; or

(b) The date of the return to service of the aircraft in accordance with 14 CFR 91.407 for any maintenance, preventive maintenance, rebuilding, alterations, repairs, or installations that are completed contemporaneously with the transfer of title to the aircraft to a person who is not a resident of this state or a corporation that is not incorporated in this state;

(44) Motor vehicles registered in excess of fifty-four thousand pounds, and the trailers pulled by such motor vehicles, that are actually used in the normal course of business to haul property on the public highways of the state, and that are capable of hauling loads commensurate with the motor vehicle's registered weight; and the materials, replacement parts, and equipment purchased for use directly upon, and for the repair and maintenance or manufacture of such vehicles. For purposes of this subdivision, "motor vehicle" and "public highway" shall have the meaning as ascribed in section 390.020;

(45) All internet access or the use of internet access regardless of whether the tax is imposed on a provider of internet access or a buyer of internet access. For purposes of this subdivision, the following terms shall mean:

(a) "Direct costs", costs incurred by a governmental authority solely because of an internet service provider's use of the public right-of-way. The term shall not include costs that the governmental authority would have incurred if the internet service provider did not make such use of the public right-of-way. Direct costs shall be determined in a manner consistent with generally accepted accounting principles;

(b) "Internet", computer and telecommunications facilities, including equipment and operating software, that comprises the interconnected worldwide network that employ the transmission control protocol or internet protocol, or any predecessor or successor protocols to that protocol, to communicate information of all kinds by wire or radio;

(c) "Internet access", a service that enables users to connect to the internet to access content, information, or other services without regard to whether the service is referred to as telecommunications, communications, transmission, or similar services, and without regard to whether a provider of the service is subject to regulation by the Federal Communications Commission as a common carrier under 47 U.S.C. Section 201, et seq. For purposes of this subdivision, internet access also includes: the purchase, use, or sale of communications services, including

telecommunications services as defined in section 144.010, to the extent the communications services are purchased, used, or sold to provide the service described in this subdivision or to otherwise enable users to access content, information, or other services offered over the internet; services that are incidental to the provision of a service described in this subdivision, when furnished to users as part of such service, including a home page, electronic mail, and instant messaging, including voice-capable and video-capable electronic mail and instant messaging, video clips, and personal electronic storage capacity; a home page electronic mail and instant messaging, including voice-capable and video-capable electronic mail and instant messaging, video clips, and personal electronic storage capacity that are provided independently or that are not packed with internet access. As used in this subdivision, internet access does not include voice, audio, and video programming or other products and services, except services described in this paragraph or this subdivision, that use internet protocol or any successor protocol and for which there is a charge, regardless of whether the charge is separately stated or aggregated with the charge for services described in this paragraph or this subdivision;

(d) "Tax", any charge imposed by the state or a political subdivision of the state for the purpose of generating revenues for governmental purposes and that is not a fee imposed for a specific privilege, service, or benefit conferred, except as described as otherwise under this subdivision, or any obligation imposed on a seller to collect and to remit to the state or a political subdivision of the state any gross retail tax, sales tax, or use tax imposed on a buyer by such a governmental entity. The term tax shall not include any franchise fee or similar fee imposed or authorized under section 67.1830 or 67.2689; Section 622 or 653 of the Communications Act of 1934, 47 U.S.C. Section 542 and 47 U.S.C. Section 573; or any other fee related to obligations of telecommunications carriers under the Communications Act of 1934, 47 U.S.C. Section 151, et seq., except to the extent that:

- a. The fee is not imposed for the purpose of recovering direct costs incurred by the franchising or other governmental authority from providing the specific privilege, service, or benefit conferred to the payer of the fee; or
- b. The fee is imposed for the use of a public right-of-way based on a percentage of the service revenue, and the fee exceeds the incremental direct costs incurred by the governmental authority associated with the provision of that right-of-way to the provider of internet access service.

Nothing in this subdivision shall be interpreted as an exemption from taxes due on goods or services that were subject to tax on January 1, 2016;

(46) All purchases by a Missouri company of solar photovoltaic energy equipment used to construct a solar photovoltaic energy system and all purchases of materials and supplies used directly to construct or make improvements to such systems, provided that such systems:

- (a) Allow for energy storage;**
- (b) Include advanced or smart meter inverter capacity; or**
- (c) Are projects greater than twenty megawatts.**

For the purposes of this subdivision, the term "Missouri company" shall mean any corporation or other business organization that is registered with the secretary of state.

3. Any ruling, agreement, or contract, whether written or oral, express or implied, between a person and this state's executive branch, or any other state agency or department, stating, agreeing, or ruling that such person is not required to collect sales and use tax in this state despite the presence of a warehouse, distribution center, or fulfillment center in this state that is owned or operated by the person or an affiliated person shall be null and void unless it is specifically approved by a majority vote of each of the houses of the general assembly. For purposes of this subsection, an "affiliated person" means any person that is a member of the same controlled group of corporations as defined in Section 1563(a) of the Internal Revenue Code of 1986, as amended, as the vendor or any other entity that, notwithstanding its form of organization, bears the same ownership relationship to the vendor as a corporation that is a member of the same controlled group of corporations as defined in Section 1563(a) of the Internal Revenue Code, as amended."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Riley offered **House Amendment No. 1 to House Amendment No. 6.**

House Amendment No. 1
to
House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for Senate Bill No. 820, Page 10, Line 31, by deleting the word "**Missouri**"; and

Further amend said amendment and page, Line 38, by deleting all of said line; and

Further amend said amendment, Page 11, Line 1, by deleting all of said line; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Chipman	Christofanelli	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 047

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rogers	Sauls	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 023

Aldridge	Bailey	Basye	Busick	Coleman 32
Derges	Evans	Fitzwater	Francis	Gregory 51
Gregory 96	Henderson	Hicks	Houx	McDaniel
Murphy	Pietzman	Pollitt 52	Reedy	Schnelting
Schroer	Sharp 36	Stacy		

VACANCIES: 007

On motion of Representative Riley, **House Amendment No. 1 to House Amendment No. 6** was adopted.

On motion of Representative Davidson, **House Amendment No. 6, as amended**, was adopted.

Representative Trent offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for Senate Bill No. 820, Page 9, Section 443.404, Line 40, by inserting after all of the said section and line the following:

"610.021. Except to the extent disclosure is otherwise required by law, a public governmental body is authorized to close meetings, records and votes, to the extent they relate to the following:

(1) Legal actions, causes of action or litigation involving a public governmental body and any confidential or privileged communications between a public governmental body or its representatives and its attorneys. However, any minutes, vote or settlement agreement relating to legal actions, causes of action or litigation involving a public governmental body or any agent or entity representing its interests or acting on its behalf or with its authority, including any insurance company acting on behalf of a public government body as its insured, shall be made public upon final disposition of the matter voted upon or upon the signing by the parties of the settlement agreement, unless, prior to final disposition, the settlement agreement is ordered closed by a court after a written finding that the adverse impact to a plaintiff or plaintiffs to the action clearly outweighs the public policy considerations of section 610.011, however, the amount of any moneys paid by, or on behalf of, the public governmental body shall be disclosed; provided, however, in matters involving the exercise of the power of eminent domain, the vote shall be announced or become public immediately following the action on the motion to authorize institution of such a legal action. Legal work product shall be considered a closed record;

(2) Leasing, purchase or sale of real estate by a public governmental body where public knowledge of the transaction might adversely affect the legal consideration therefor. However, any minutes, vote or public record approving a contract relating to the leasing, purchase or sale of real estate by a public governmental body shall be made public upon execution of the lease, purchase or sale of the real estate;

(3) Hiring, firing, disciplining or promoting of particular employees by a public governmental body when personal information about the employee is discussed or recorded. However, any vote on a final decision, when taken by a public governmental body, to hire, fire, promote or discipline an employee of a public governmental body shall be made available with a record of how each member voted to the public within seventy-two hours of the close of the meeting where such action occurs; provided, however, that any employee so affected shall be entitled to prompt notice of such decision during the seventy-two-hour period before such decision is made available to the public. As used in this subdivision, the term "personal information" means information relating to the performance or merit of individual employees;

(4) The state militia or national guard or any part thereof;

(5) Nonjudicial mental or physical health proceedings involving identifiable persons, including medical, psychiatric, psychological, or alcoholism or drug dependency diagnosis or treatment;

(6) Scholastic probation, expulsion, or graduation of identifiable individuals, including records of individual test or examination scores; however, personally identifiable student records maintained by public educational institutions shall be open for inspection by the parents, guardian or other custodian of students under the age of eighteen years and by the parents, guardian or other custodian and the student if the student is over the age of eighteen years;

(7) Testing and examination materials, before the test or examination is given or, if it is to be given again, before so given again;

(8) Welfare cases of identifiable individuals;

(9) Preparation, including any discussions or work product, on behalf of a public governmental body or its representatives for negotiations with employee groups;

(10) Software codes for electronic data processing and documentation thereof;

(11) Specifications for competitive bidding, until either the specifications are officially approved by the public governmental body or the specifications are published for bid;

(12) Sealed bids and related documents, until the bids are opened; and sealed proposals and related documents or any documents related to a negotiated contract until a contract is executed, or all proposals are rejected;

(13) Individually identifiable personnel records, performance ratings or records pertaining to employees or applicants for employment, except that this exemption shall not apply to the names, positions, salaries and lengths of service of officers and employees of public agencies once they are employed as such, and the names of private sources donating or contributing money to the salary of a chancellor or president at all public colleges and universities in the state of Missouri and the amount of money contributed by the source;

(14) Records which are protected from disclosure by law;

(15) Meetings and public records relating to scientific and technological innovations in which the owner has a proprietary interest;

(16) Records relating to municipal hotlines established for the reporting of abuse and wrongdoing;

(17) Confidential or privileged communications between a public governmental body and its auditor, including all auditor work product; however, all final audit reports issued by the auditor are to be considered open records pursuant to this chapter;

(18) Operational guidelines, policies and specific response plans developed, adopted, or maintained by any public agency responsible for law enforcement, public safety, first response, or public health for use in responding to or preventing any critical incident which is or appears to be terrorist in nature and which has the potential to endanger individual or public safety or health. Financial records related to the procurement of or expenditures relating to operational guidelines, policies or plans purchased with public funds shall be open. When seeking to close information pursuant to this exception, the public governmental body shall affirmatively state in writing that disclosure would impair the public governmental body's ability to protect the security or safety of persons or real property, and shall in the same writing state that the public interest in nondisclosure outweighs the public interest in disclosure of the records;

(19) Existing or proposed security systems and structural plans of real property owned or leased by a public governmental body, and information that is voluntarily submitted by a nonpublic entity owning or operating an infrastructure to any public governmental body for use by that body to devise plans for protection of that infrastructure, the public disclosure of which would threaten public safety:

(a) Records related to the procurement of or expenditures relating to security systems purchased with public funds shall be open;

(b) When seeking to close information pursuant to this exception, the public governmental body shall affirmatively state in writing that disclosure would impair the public governmental body's ability to protect the security or safety of persons or real property, and shall in the same writing state that the public interest in nondisclosure outweighs the public interest in disclosure of the records;

(c) Records that are voluntarily submitted by a nonpublic entity shall be reviewed by the receiving agency within ninety days of submission to determine if retention of the document is necessary in furtherance of a state security interest. If retention is not necessary, the documents shall be returned to the nonpublic governmental body or destroyed;

(20) The portion of a record that identifies security systems or access codes or authorization codes for security systems of real property;

(21) Records that identify the configuration of components or the operation of a computer, computer system, computer network, or telecommunications network, and would allow unauthorized access to or unlawful disruption of a computer, computer system, computer network, or telecommunications network of a public governmental body. This exception shall not be used to limit or deny access to otherwise public records in a file, document, data file or database containing public records. Records related to the procurement of or expenditures relating to such computer, computer system, computer network, or telecommunications network, including the amount of moneys paid by, or on behalf of, a public governmental body for such computer, computer system, computer network, or telecommunications network shall be open;

(22) Credit card numbers, personal identification numbers, digital certificates, physical and virtual keys, access codes or authorization codes that are used to protect the security of electronic transactions between a public governmental body and a person or entity doing business with a public governmental body. Nothing in this section shall be deemed to close the record of a person or entity using a credit card held in the name of a public governmental body or any record of a transaction made by a person using a credit card or other method of payment for which reimbursement is made by a public governmental body;

(23) Records submitted by an individual, corporation, or other business entity to a public institution of higher education in connection with a proposal to license intellectual property or perform sponsored research and which contains sales projections or other business plan information the disclosure of which may endanger the competitiveness of a business; ~~and~~

(24) Records relating to foster home or kinship placements of children in foster care under section 210.498; **and**

(25) Individually identifiable customer usage and billing records for customers of a municipally owned utility unless the records are requested by the customer or authorized for release by the customer, except that a municipally owned utility shall make available to the public the customer's name, billing address, location of service, and dates of service provided for any commercial service account."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Trent, **House Amendment No. 7** was adopted.

Representative Knight offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for Senate Bill No. 820, Page 2, Section 386.885, Lines 51-54, by deleting all of said lines and inserting in lieu thereof the following:

"6. The members of the task force shall serve without compensation but may be reimbursed for any actual and necessary expenses incurred in the performance of the task force's official duties."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Knight, **House Amendment No. 8** was adopted.

Representative Haden offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for Senate Bill No. 820, Page 8, Section 386.890, Line 198, by inserting after all of said section and line the following:

"393.1072. 1. There is hereby established the "Task Force on Fair, Nondiscriminatory Local Taxation Concerning Solar Energy Systems", which shall be composed of the following members:

(1) Three members of the house of representatives, with not more than two members from the same political party and each member to be appointed by the speaker of the house of representatives;

(2) Three members of the senate, with not more than two members from the same political party and each member to be appointed by the president pro tempore of the senate;

(3) Two currently elected county assessors from Missouri county governments, with one to be appointed by the speaker of the house of representatives and one to be appointed by the president pro tempore of the senate;

(4) Two representatives from the Missouri state tax commission to be appointed by the commissioners of the Missouri state tax commission;

(5) Two representatives from a state-wide agricultural organization, with one to be appointed by the speaker of the house of representatives and one to be appointed by the president pro tempore of the senate;

(6) Two representatives from the private sector with experience in utility-scale solar energy development and operation, with one to be appointed by the speaker of the house of representatives and one to be appointed by the president pro tempore of the senate; and

(7) One member from an organization that advocates for policy supporting solar energy appointed by the chair of the public service commission.

2. The task force shall conduct public hearings and research and compile a report for delivery to the general assembly before December 31, 2022. Such report shall include information on the following:

(1) The economic benefits and drawbacks of solar energy systems to local communities and the state;

(2) The fair, uniform, and standardized assessment and taxation of solar energy systems and their connected equipment owned by a retail or wholesale provider of electricity at the county level in all counties;

(3) Compliance with existing federal and state programs and regulations; and

(4) Potential legislation that will provide a uniform assessment and taxation methodology for solar energy systems and their connected equipment owned by a retail or wholesale provider of electricity that will be used in every county of Missouri.

3. The task force shall meet within thirty days after its creation and shall organize by selecting a chair and vice chair, one of whom shall be a member of the senate and the other a member of the house of representatives. Thereafter, the task force may meet as often as necessary in order to accomplish the tasks assigned to it. Meetings may be held by telephone or video conference at the discretion of the chair. The chair shall designate a person to keep the records of the task force. A majority of the task force shall constitute a quorum, and a majority vote of such quorum shall be required for any action.

4. The staff of house research and senate research shall provide necessary clerical, research, fiscal, and legal services to the task force as the task force may request.

5. The members of the task force shall serve without compensation, but any actual and necessary expenses incurred by the task force, its members, and any staff assigned to the task force shall be reimbursed.

6. This section shall expire on December 31, 2022."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haden, **House Amendment No. 9** was adopted.

Representative Riggs offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for Senate Bill No. 820, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"1.512. 1. As used in this section, the following terms mean:

(1) "Broadband" or "broadband service", any service providing advanced telecommunications capability with the same downstream data rate and upstream data rate as required to satisfy the definition of "broadband" by the Federal Communications Commission and that:

(a) Does not require the end user to dial up a connection;

(b) Has the capacity to always be on;

(c) Has transmission speeds that are based on regular available bandwidth rates, not sporadic or burstable rates, with latency suitable for real-time applications and services such as voice over internet protocol and video conferencing; and

(d) Has a monthly usage capacity reasonably comparable to that of residential terrestrial fixed broadband offerings in urban areas.

As the Federal Communications Commission updates the downstream data rate and the upstream data rate, the council shall publish the revised data rates within sixty days of the federal update;

(2) "Council", the broadband development council;

(3) "Digital navigation service", a person or entity that helps or teaches people to safely and effectively use the internet;

(4) "Downstream data rate", the transmission speed from the service provider source to the end user;

(5) "Internet protocol address" or "IP address", a unique string of numbers separated by periods that identifies each computer using the internet protocol to communicate over a network;

(6) "Unserved area", an area that has no access to broadband service;

(7) "Upstream data rate", the transmission speed from the end user to the service provider source.

2. There is hereby established the "Broadband Development Council". The office of broadband development of the department of economic development shall provide administrative, personnel, and technical support to the council as necessary.

3. The council shall consist of:

(1) The director of the department of economic development or his or her designee;

(2) The chief information officer within the office of administration or his or her designee;

(3) The commissioner of higher education or his or her designee;

(4) The commissioner of education or his or her designee;

(5) The director of the state office of broadband development or his or her designee;

(6) The following members of the public, appointed by and serving at the pleasure of the governor, with the advice and consent of the senate:

(a) Two members representing providers that deploy a large volume of broadband service, one of which shall provide service in a rural area;

(b) One member from each congressional district representing business users of this state; and

(c) One member from each congressional district representing residential users of this state.

Members appointed under this subdivision shall serve no more than two three-year terms. However, the terms shall be staggered with one-third of the inaugural members, chosen by lot, serving one additional year and another one-third of the inaugural members, chosen by lot, serving an additional two years. Members appointed under this subdivision shall be deemed part-time public officials and may have other employment. Any person employed by, owning an interest in, or otherwise associated with a broadband deployment project, project sponsor, or project participant is not disqualified from serving as a council member but shall recuse himself or herself from board actions if the member has a conflict of interest or would violate the rules of the Missouri ethics commission;

(7) Three senators appointed by the president pro tempore of the senate, two of whom shall be members of the majority party and one of whom shall be a member of the minority party; and

(8) Three members of the house of representatives appointed by the speaker of the house, two of whom shall be members of the majority party and one of whom shall be a member of the minority party.

4. (1) The council shall select a chair and vice chair from among its members. The director of the department of economic development shall chair the first meeting of the council until a chair is selected. Terms of the chair and vice chair shall be two years, and no member may serve more than two consecutive terms in either position. The council shall appoint a secretary-treasurer, who need not be a member of the council and who, among other tasks or functions designated by the council, shall keep records of its proceedings.

(2) Fifteen voting members of the council shall constitute a quorum, and a simple majority of the members present shall be sufficient for any action taken by vote of the council.

(3) The council may appoint committees or subcommittees for the purposes of investigations and recommendations. Members of these committees or subcommittees need not be members of the council.

(4) No member of the council who serves by virtue of his or her office shall receive compensation or reimbursement of expenses for serving as a member. Members appointed under subdivision (5) of subsection 3 of this section and the members of any committee or subcommittee are entitled to be reimbursed for actual and necessary expenses.

(5) No member shall be subject to antitrust or unfair competition liability based on membership or participation in the council. The council shall be deemed to provide an essential governmental function and shall have state-action immunity.

5. (1) The council shall:

(a) Explore any and all ways to expand access to broadband services including, but not limited to, middle mile, last mile, and wireless applications;

(b) Gather data regarding the various speeds provided to consumers and compare that data to the speeds the internet service provider advertises;

(c) Explore the potential for increased use of broadband service for the purposes of education, career readiness, workforce preparation, and alternative career training;

(d) Explore ways to encourage state and municipal agencies to expand the development and use of broadband services to better serve the public;

(e) Assist in expanding electronic instruction and distance education services, including digital navigation services;

(f) Advise and make recommendations to the general assembly regarding:

a. Strategies to make broadband service available to unserved and underserved areas;

b. Statutory changes that may enhance and expand broadband in the state; and

c. Strategies to increase adoption of the Affordable Connectivity Program or any successor program; and

(g) Submit a report to the general assembly and governor on or before January first each year. The report shall include a summary of the actions taken by the council during the previous year.

(2) In addition to other powers, the council is hereby granted the powers necessary and appropriate to carry out and effectuate the duties described under subdivision (1) of this subsection. The council shall have the power to:

(a) Promote awareness of public facilities that have community broadband access that can be used for distance education and workforce development;

(b) Advise on the deployment of online government portals so that all public bodies and political subdivisions have websites, one-stop government access, and the ability to stream audio and video of public meetings;

(c) Make and execute contracts, commitments, and other agreements necessary or convenient to exercise its powers including, but not limited to, hiring consultants to assist in the mapping of the state and categorization of areas within the state; and

(d) Perform any other activities to further its purpose.

(3) The council may:

(a) Retain outside expert consultants to assist in the purposes of this section. Any retention and contracting of expert consultants shall be transparent, and the council shall make publicly available any contracts, retention agreements, payments, and invoicing for services; and

(b) Take action to increase awareness of issues concerning broadband services and to educate and inform the public.

6. (1) The council shall establish a mapping of broadband services in the state based on analysis of data, broadband demand, and other relevant information. The council shall publish an annual assessment and map of the status of broadband that shall specifically designate underserved and unserved areas of the state.

(2) The council shall establish a public map that is interactive and reflects estimated downstream data rates and upstream data rates in regions, counties, cities, communities, streets, or other areas. The public map shall not be so specific as to show data rates at a particular street address or physical location but may include data regarding capacity, based upon fiber count.

(3) The mapping shall be based on information collected or received by the council including, but not limited to, data collected from:

(a) State agencies, federal agencies, public institutions of higher education, and private entities that collect data on broadband services;

(b) Industry-provided information;
 (c) Consumer data; and
 (d) A voluntary data collection program that the council may establish. The program may include voluntarily submitted data from internet service providers and include any home or region data rate meters utilized by the provider and voluntarily submitted data from customers of an internet service provider, reflecting the person's data rate at a particular IP address, which may be based upon a web-based test or analysis program. Any data collected through a voluntary data collection program shall not be deemed public information and is not subject to public release or availability. Any voluntary data collection program established by the council shall:

a. Clearly state to the providers or customers submitting information that the data rate speed may become public, including references to the provider or customer's physical address;
 b. Clearly state submission of information is voluntary and shall be deemed as consent to use and make public such information; and
 c. Not include any customer's browsing history, search history, usage records, billing records, or otherwise publicly identify the customer by name, IP address, or physical address.

(4) The mapping and designations therein shall be revised on a continuing basis by the council.

(5) Any map of broadband services accessible to the public shall exclude:

(a) The location or identity of any critical infrastructure used by public or private entities to provide internet services;

(b) Any identifying information of users, including name and IP addresses; and

(c) Any information designated as confidential for public security reasons by the United States Department of Homeland Security or the department of public safety. However, it shall be the duty of the public and private entities to make the council aware of such confidential designation, and the actual or estimated upstream data rates and downstream data rates of an area or region of the state shall not be excluded from public or private maps unless the council determines good cause for the exclusion.

7. Any entity that has received or hereafter receives state or federal moneys to install infrastructure for broadband services shall furnish nonproprietary information to the council concerning the location, type, and extent of such infrastructure.

8. The council shall partner with a research organization, or contract with such an organization, to annually survey each county and school district in the state in order to assess the internet speeds available in such areas and identify areas with challenges to high-speed internet access.

9. (1) Notwithstanding the provisions of chapter 610, information provided to the council, its consultants, or its other agents that is identified as confidential information when submitted shall be exempt from disclosure and shall be secured and safeguarded. Such information may include, but not be limited to, physical plant locations, subscriber levels, market penetration data, and any other proprietary business information or any other information that constitutes a trade secret.

(2) Any person who makes any unauthorized disclosure of such confidential information or data shall be guilty of a class A misdemeanor.

10. This section shall not be construed to confer authority to regulate broadband, broadband services, broadband internet access services, broadband service providers, or internet service providers on the broadband development council, the office of broadband development within the department of economic development, or the department of economic development beyond the authority stated in this section.

1.513. 1. The state of Missouri or the attorney general is hereby authorized to seek the deposit of federal funds designated for broadband deployment in Missouri from broadband providers who default or otherwise fail to complete deployment as agreed upon with the federal government. Such federal funds shall be deposited into a fund that is under the supervision of the Missouri office of broadband development.

2. Any provider in Missouri who defaults or otherwise fails to deploy broadband after receiving federal funds or any moneys from any other state for broadband services shall disclose such default or failure to deploy broadband services on any application to receive any state moneys in Missouri within seven days of such notice of default or failure to deploy broadband services. Any provider who has defaulted in this state or any other state shall be presumed incapable of fulfilling the provider's obligations to deploy broadband internet in Missouri. Such presumption shall be rebuttable.

3. The Missouri office of broadband development is hereby authorized to adjudicate any such findings under subsection 2 of this section in a manner consistent with Missouri law.

8.055. Beginning January 1, 2024, unified high speed Wi-Fi internet access shall be provided to the public within the capitol building and on capitol grounds. Such Wi-Fi access shall be of adequate bandwidth and connectivity to accommodate the number of users in the capitol building and on capitol grounds.

8.475. 1. This section shall be known and may be cited as the "Vertical Real Estate Act".

2. As used in this section, the following terms mean:

(1) "Ground facilities", any shed, building, server room, or other ancillary structure providing an essential service to a tower including, but not limited to, distributing power or providing communications backhaul;

(2) "Tower", a structure that hosts an antenna or other equipment used for the purpose of transmitting cellular or wireless signals for communications purposes, including telephonically, or for computing purposes, including all associated equipment;

(3) "Vertical real estate", any communication or broadcast tower or other structure or installation mounted on a rooftop or other prominent place, along with any facilities associated with that structure, that is suitable for mounting communications equipment upon and any associated ground facilities necessary to accommodate the communications purpose or any real estate suitable for the installation of a telecommunications vertical asset. Nothing in this definition shall prohibit terrestrial, middle-mile, or last-mile broadband or high-speed internet wiring or facilities installation under section 67.1847. Classification as "vertical real estate" shall not prevent any utility installation including, but not limited to, water, electric, or sewer services.

3. Any political subdivision of the state of Missouri is hereby authorized to erect vertical real estate or towers on its property unless otherwise proscribed by law. Any such political subdivision is hereby authorized to enter into public-private partnerships in order to effectuate construction of vertical real estate or towers.

67.485. 1. Two or more political subdivisions may elect to form a broadband infrastructure improvement district for the delivery of broadband internet service to the residents of such political subdivisions. The authority under this section shall be in addition to the authority given to municipalities to form a broadband infrastructure improvement district under section 71.1000 or any other authority granted to political subdivisions to form a broadband infrastructure improvement district under Missouri law. The district shall be a body politic and corporate. The district shall give funding priority to unserved areas and underserved areas of the district. For purposes of this section, public universities and public school districts are included in the meaning of "political subdivision".

2. A political subdivision that elects to form or join a broadband infrastructure improvement district shall submit to the eligible voters of the political subdivision a proposition at a regular or special election, in substantially the following form:

Shall _____ (insert name of the political subdivision) enter into a
broadband infrastructure improvement district to be known as
_____?

If a majority of votes cast on the proposition are in favor of the proposition, the political subdivision shall form or join the broadband infrastructure improvement district with other political subdivisions that approve the proposition. If a majority of votes cast on the proposition oppose the proposition, the political subdivision shall not form or join a broadband infrastructure improvement district unless and until the proposition is resubmitted to voters and voters approve the proposition.

3. A broadband infrastructure improvement district shall have the power to:

(1) Contract with a publicly owned or private broadband internet service provider to provide broadband internet service to the residents of the district; and

(2) Finance the provision or expansion of broadband internet service through grants, loans, bonds, or user fees.

A district shall not have the power to levy, assess, apportion, or collect any tax upon property within the district nor upon any political subdivision that is part of the district.

4. (1) The district governing board shall be composed of at least one representative from each political subdivision, but in no case shall there be fewer than four representatives.

(2) Annually, on or before the last Monday in April, the governing body of each political subdivision that is part of a district shall appoint representatives to the district governing board for a one-year term. Each political subdivision shall appoint an equal number of representatives. A representative shall hold office until his or her successor is duly appointed or until the representative is recalled. The governing body of a political subdivision, by majority vote, may recall and replace its representative at any time. If a representative's position is vacated, the governing body of that representative's political subdivision shall fill the vacancy within thirty days by appointing a new representative who shall serve the remainder of the term. A representative may be reappointed to successive terms without limit.

(3) For the purpose of transacting business, the presence of representatives representing more than fifty percent of the political subdivisions that are part of the district shall constitute a quorum. Any action adopted by a majority of the votes cast at a meeting of the governing board at which a quorum is present shall be the action of the board. Each representative shall be entitled to cast one vote.

(4) Each district political subdivision may reimburse its representative for expenses as the political subdivision determines reasonable.

(5) (a) The officers of a district shall be the chair of the board, the vice chair of the board, the clerk of the district, and the treasurer of the district.

(b) The chair shall preside at all meetings of the board and shall make and sign all contracts on behalf of the district upon approval by the board. The chair shall perform all duties incident to the position and office.

(c) During an absence or inability of the chair to render or perform his or her duties or exercise his or her powers, the same shall be performed and exercised by the vice chair, and, when so acting, the vice chair shall have all the powers and be subject to all the responsibilities hereby given to or imposed upon the chair.

(d) During an absence or inability of the vice chair to render or perform his or her duties or exercise his or her powers, the board shall elect from among its representatives an acting vice chair who shall have the powers and be subject to all the responsibilities hereby given or imposed upon the vice chair.

(e) Upon the death, disability, resignation, or removal of the chair or vice chair, the board shall elect a successor to such vacant office until the next term.

(6) The board shall adopt bylaws for the regulation of its affairs and the conduct of its business.

5. Additional political subdivisions may join a broadband infrastructure improvement district. The board may offer admission to additional political subdivisions upon such terms and conditions as the board deems fair, reasonable, and in the best interests of the district. The governing body of any political subdivision that desires to be admitted to the district shall apply for admission to the board. The board shall determine the financial, economic, governance, and operational effects that are likely to occur if such political subdivision is admitted and thereafter offer or deny admission to the applicant political subdivision. If the board offers admission, it shall specify any terms and conditions, including financial obligations, upon which the admission is predicated. Upon resolution of the board, the applicant political subdivision shall join the district.

6. A political subdivision may withdraw from a district in the same manner as a political subdivision joining a district under subsection 5 of this section.

7. (1) The board may authorize admitting one or more private partners in the broadband improvement district upon such terms and conditions as the board, in the board's sole discretion, deems to be fair, reasonable, and in the best interests of the district. A private partner desiring admission to the district shall apply for admission to the board. For purposes of this subsection, "private partner" includes, but is not limited to, an electric cooperative or public utility providing services within the state.

(2) The board shall determine the financial, economic, governance, and operational effects that are likely to occur if a private partner is admitted and thereafter either grant or deny authority for admission of the petitioning private partner. If the board grants such authority, the board shall also specify any terms and conditions, including financial obligations, upon which such admission is predicated. Upon resolution of the board, such applicant private partner shall become a district member.

(3) The board and the private partner shall by agreement specify the ownership and other financial determinants of the private partner's participation in the district. Such determinations shall be considered to be within the public purposes of the district, absent a judicial determination that such public purposes do not exist.

(4) A private partner admitted to a district under this subsection may finance the installation or expansion of broadband internet service through grants, loans, bonds, user fees, or any other financing methods that do not negatively impact the cost of service provided to the district's residents, customers, or rate-payers.

8. The dissolution of a broadband infrastructure improvement district shall follow the procedures established under sections 67.950 and 67.955.

9. Nothing in this section shall be construed to prohibit or limit the ability of a municipality or other political subdivision to enter into a contract or cooperative agreement as authorized by section 70.220 or by other legal means."; and

Further amend said bill, Page 8, Section 442.404, Line 40, by inserting after all of said section and line the following:

"620.2450. 1. A grant program is hereby established under sections 620.2450 to 620.2458 to award grants to applicants who seek to expand access to **and improve the reliability of** broadband internet service in unserved and underserved areas of the state. The department of economic development shall administer and act as the fiscal agent for the grant program and shall be responsible for receiving and reviewing grant applications and awarding grants under sections 620.2450 to 620.2458. Funding for the grant program established under this section shall be subject to appropriation by the general assembly.

2. As used in sections 620.2450 to 620.2458, the following terms shall mean:

(1) **"Project", the acquisition and installation of retail broadband internet service in unserved and underserved areas of the state;**

(2) "Underserved area", a project area without access to wireline or fixed wireless broadband internet service of speeds of ~~[at least twenty-five]~~ **the higher of:**

(a) **One hundred** megabits per-second download and ~~[three]~~ **one hundred** megabits per-second upload; or

(b) **The minimum speed established by the Federal Communications Commission as authorized in 7 U.S.C. 950bb(e)(1) to (2);**

~~[(2)]~~ (3) "Unserved area", a project area without access to wireline or fixed wireless broadband internet service of speeds of at least ~~[ten]~~ **twenty-five** megabits per-second download and ~~[one megabit]~~ **three megabits** per-second upload.

620.2451. 1. Grants awarded under sections 620.2450 to 620.2458 shall fund the acquisition and installation of retail broadband internet service ~~[at]~~, **prioritizing projects providing** speeds of ~~[at least twenty-five]~~ **the higher of:**

(1) **One hundred** megabits per-second download and ~~[three]~~ **one hundred** megabits per-second upload~~[-but]~~ that is scalable to higher speeds; or

(2) **The minimum acceptable speed established by the Federal Communications Commission as authorized in 7 U.S.C. 950bb(e)(1) to (2). Any provider that is incapable of meeting the speed requirement under this subdivision shall be allowed to continue deploying broadband infrastructure at current speeds, provided that each provider quarterly updates the office of broadband development regarding the provider's maximum speed.**

2. The department shall maintain a record of all federal grants awarded to entities for the purposes of providing, maintaining, and expanding rural broadband in the state of Missouri. In cases in which funds have been awarded by a federal agency but later retained, withheld, or otherwise not distributed to the original grant recipient due to failure to meet performance standards or other criteria, the department shall seek to have the funds awarded to another eligible, qualified Missouri broadband provider.

3. The funds awarded by the department to an entity for the purposes of providing, maintaining, and expanding rural broadband in the state of Missouri shall require the entity to use the funds specifically for purposes set forth in the grant. If the entity uses the proceeds or funds for any other purposes or fails to comply with any requirement established by the department through the grant or funds awarded pursuant thereto, the entity shall return any remaining proceeds expended or the value of any incentives or services received by the entity to which a monetary value can be assigned, to be repaid to the department as required by the terms of the grant or contract.

620.2453. An eligible applicant shall submit an application to the department of economic development on a form prescribed by the department. An application for a grant under sections 620.2450 to 620.2458 shall include the following information:

(1) A description of the project area;

- (2) A description of the kind and amount of broadband internet infrastructure that is proposed to be deployed;
- (3) Evidence demonstrating the unserved or underserved nature of the project area;
- (4) The number of households that would have new access to broadband internet service, or whose broadband internet service would be upgraded, as a result of the grant;
- (5) A list of significant community institutions that would benefit from the proposed grant;
- (6) The total cost of the proposal and the ~~[timeframe]~~ **time frame** in which it will be completed;
- (7) A list identifying sources of funding or in-kind contributions, including government funding, that would supplement any awarded grant; ~~and~~
- (8) **A map or list of addresses showing the highest broadband speeds available within the applicant's area of service in the same manner in which the applicant is specified to provide data to the Federal Communications Commission under the Broadband Deployment Accuracy and Technological Availability Act, 47 U.S.C. Section 641 et seq. Such map or list of addresses shall be utilized by the department of economic development to determine the speeds available to individual addresses and eligibility for grant funding. Any map made publicly available as a result of maps provided by broadband providers under this subdivision shall be aggregated and anonymized to show the highest broadband speeds available; and**
- (9) Any other information required by the department of economic development.

620.2465. 1. The department shall implement a program to increase high-speed internet access in unserved and underserved areas. The department may use its discretion in choosing the method of the program, but the program shall provide high-speed internet access to as many residents who do not have high-speed internet access as quickly as practicable, with preference given to residents who have no internet access.

2. The department may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

620.2468. The state office of broadband development within the department of economic development shall have the authority to engage in site inspections of broadband providers that have received grants or loans for projects from the state office of broadband development. The authority to inspect shall last until the project is complete and operational.

Section 1. 1. There is hereby established in the Missouri department of economic development the "Office of Broadband Development", for the purpose of furthering the goal of connecting Missouri with high-speed internet, creating a long-term plan on broadband access and adoption, and helping to fulfill the statutory mission of the broadband development council. The director of the office of broadband shall be selected by, and report directly to, the director of the department of economic development and will provide support and coordination to the broadband development council.

2. The office shall be administered by the director of the office of broadband development. The department of economic development shall provide administrative support and staff as deemed necessary to assist the office of broadband development and to fulfill the statutory mission of the broadband development council."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 10** was adopted.

Representative Black (137) offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute for Senate Bill No. 820, Page 8, Section 386.890, Line 198, by inserting after all of said section and line the following:

"393.135. **Except as provided in section 393.1250**, any charge made or demanded by an electrical corporation for service, or in connection therewith, which is based on the costs of construction **work** in progress, **as that term is defined in section 393.1250**, upon any existing or new ~~[facility of the]~~ electrical corporation **facility**, or any other cost associated with owning, operating, maintaining, or financing any **such** property before it is fully operational and used for service, ~~[is unjust and unreasonable, and]~~ is prohibited.

393.1250. 1. This section shall be known and may be cited as the "Missouri Nuclear Clean Power Act", the purpose of which is to enable the construction of clean baseload electric generating plants or facilities that utilize renewable sources to produce energy. This section shall not apply to clean baseload electric generating plants or renewable source generating facilities that are in commercial operation before August 28, 2022.

2. As used in this section, the following terms mean:

(1) "Clean baseload generating plant", a new nuclear-fueled electric generating facility located in this state that is designed to be operated at a capacity factor exceeding seventy percent annually and is intended in whole or in part to serve retail customers of an electrical corporation in Missouri;

(2) "Construction work in progress", the electrical corporation's share of all capital costs associated with a clean baseload generating plant or renewable source generating facility, which have been incurred but have not been included in the electrical corporation's plant in service, and are recorded in the Federal Energy Regulatory Commission's Uniform System of Accounts Prescribed for Public Utilities and Licensees Subject to the Provisions of the Federal Power Act, Balance Sheet Chart Accounts, as construction work in progress for electric plants in 18 CFR Part 101, or any other account established in the Uniform System of Accounts for the recording of construction work in progress;

(3) "Renewable source generating facility", any electric generating facility powered by wind, hydropower, solar power, landfill methane, biomass, or any other renewable source of power that does not produce significant carbon emissions.

3. The provisions of section 393.135 shall not apply to a clean baseload generating plant or a renewable source generating facility if the plant or facility is rated at two hundred megawatts or more. Costs recovered by an electrical corporation under the provisions of this section are subject to inclusion or exclusion from rates in a ratemaking proceeding pursuant to the commission's authority to determine just and reasonable rates. In addition, the commission may authorize an electrical corporation to make or demand charges for service based in whole or in part on additional amortizations to maintain the electrical corporation's financial ratios that will, in the commission's judgment, better enable the electrical corporation to cost-effectively construct a clean baseload generating plant or a renewable source generating facility.

4. The commission may promulgate rules to assist in the implementation of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

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AYES: 087

Andrews	Atchison	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
Dinkins	Eggleston	Falkner	Fishel	Francis
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wright	Mr. Speaker			

NOES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Price IV	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 022

Bailey	Baker	Basye	Busick	DeGroot
Derges	Dogan	Evans	Fitzwater	Gray
Gregory 51	Hicks	Houx	McDaniel	Phifer
Pietzman	Reedy	Roden	Schnelting	Schroer
Stacy	Wiemann			

VACANCIES: 007

On motion of Representative Black (137), **House Amendment No. 11** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 091

Andrews	Atchison	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Buchheit-Courtway
Burger	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Falkner
Fishel	Francis	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127

Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Phifer	Price IV	Proudie	Quade	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 001

Person

ABSENT WITH LEAVE: 018

Bailey	Baker	Basye	Busick	Derges
Dogan	Evans	Fitzwater	Gregory 51	Hicks
Houx	McDaniel	Pietzman	Reedy	Roden
Schnelting	Schroer	Stacy		

VACANCIES: 007

Representative Knight offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for Senate Bill No. 820, Page 1, Section A, Line 3, by inserting after all of said section and line:

"44.032. 1. **(1) As used in this section, the term "rural electric cooperative" means any rural electric cooperative organized or operating under the provisions of chapter 394, any corporation organized on a nonprofit or a cooperative basis as described in subsection 1 of section 394.200, or any electrical corporation operating under a cooperative business plan as described in subsection 2 of section 393.110.**

(2) The general assembly recognizes the necessity for anticipating and making advance provisions to care for the unusual and extraordinary burdens imposed by disasters or emergencies on this state [and], its political subdivisions [by disasters or emergencies], and rural electric cooperatives. To meet such situations, it is the intention of the general assembly to confer emergency powers on the governor, acting through the director, and vesting the governor with adequate power and authority within the limitation of available funds in the Missouri disaster fund to meet any such emergency or disaster.

2. There is hereby established a fund to be known as the "Missouri Disaster Fund", to which the general assembly may appropriate funds and from which funds may be appropriated annually to the state emergency management agency. The funds appropriated shall be expended during a state emergency at the direction of the governor and upon the issuance of an emergency declaration which shall set forth the emergency and shall state that it requires the expenditure of public funds to furnish immediate aid and relief. The director of the state emergency management agency shall administer the fund.

3. Expenditures may be made upon direction of the governor for emergency management, as defined in section 44.010, or to implement the state disaster plans. Expenditures may also be made to meet the matching requirements of state and federal agencies for any applicable assistance programs.

4. Assistance may be provided from the Missouri disaster fund to political subdivisions of this state ~~[which]~~ **and rural electric cooperatives** that have suffered from a disaster to such an extent as to impose a severe financial burden exceeding the ordinary reserve capacity of the subdivision **or rural electric cooperative** affected. Applications for aid under this section shall be made to the state emergency management agency on such forms as may be prescribed and furnished by the agency, which forms shall require the furnishing of sufficient information to determine eligibility for aid and the extent of the financial burden incurred. The agency may call upon other agencies of the state in evaluating such applications. The director of the state emergency management agency shall review each application for aid under the provisions of this section and recommend its approval or disapproval, in whole or in part, to the governor. If approved, the governor shall determine and certify to the director of the state emergency management agency the amount of aid to be furnished. The director of the state emergency management agency shall thereupon issue ~~[his]~~ **the director's** voucher to the commissioner of administration, who shall issue ~~[his]~~ **the commissioner's** warrants therefor to the applicant.

5. When a disaster or emergency has been proclaimed by the governor or there is a national emergency, the director of the state emergency management agency, upon order of the governor, shall have authority to expend funds for the following:

(1) The purposes of sections 44.010 to 44.130 and the responsibilities of the governor and the state emergency management agency as outlined in sections 44.010 to 44.130;

(2) Employing, for the duration of the response and recovery to emergency, additional personnel and contracting or otherwise procuring necessary appliances, supplies, equipment, and transport;

(3) Performing services for and furnishing materials and supplies to state government agencies, counties, ~~and~~ municipalities, **and rural electric cooperatives** with respect to performance of any duties enjoined by law upon such agencies, counties, ~~and~~ municipalities, **and rural electric cooperatives** which they are unable to perform because of extreme natural or man-made phenomena, and receiving reimbursement in whole or in part from such agencies, counties, ~~and~~ municipalities, **and rural electric cooperatives** able to pay therefor under such terms and conditions as may be agreed upon by the director of the state emergency management agency and any such agency, county, ~~or~~ municipality, **or rural electric cooperative**;

(4) Performing services for and furnishing materials to any individual in connection with alleviating hardship and distress growing out of extreme natural or man-made phenomena, and receiving reimbursement in whole or in part from such individual under such terms as may be agreed upon by the director of the state emergency management agency and such individual;

(5) Providing services to counties and municipalities with respect to quelling riots and civil disturbances;

(6) Repairing and restoring public infrastructure;

(7) Furnishing transportation for supplies to alleviate suffering and distress;

(8) Furnishing medical services and supplies to prevent the spread of disease and epidemics;

(9) Quelling riots and civil disturbances;

(10) Training individuals or governmental agencies for the purpose of perfecting the performance of emergency assistance duties as defined in the state disaster plans;

(11) Procurement, storage, and transport of special emergency supplies or equipment determined by the director to be necessary to provide rapid response by state government to assist counties and municipalities in impending or actual emergencies;

(12) Clearing or removing from publicly or privately owned land or water, debris and wreckage which may threaten public health or safety;

(13) Reimbursement to any urban search and rescue task force for any reasonable and necessary expenditures incurred in the course of responding to any declared emergency under this section; and

(14) Such other measures as are customarily necessary to furnish adequate relief in cases of catastrophe or disaster.

6. The governor may receive such voluntary contributions as may be made from any source to aid in carrying out the purposes of this section and shall credit the same to the Missouri disaster fund.

7. All obligations and expenses incurred by the governor in the exercise of the powers and duties vested by the provisions of this section shall be paid by the state treasurer out of available funds in the Missouri disaster fund, and the commissioner of administration shall draw warrants upon the state treasurer for the payment of such sum, or so much thereof as may be required, upon receipt of proper vouchers provided by the director of the state emergency management agency.

8. The provisions of this section shall be liberally construed in order to accomplish the purposes of sections 44.010 to 44.130 and to permit the governor to cope adequately with any emergency which may arise, and the powers vested in the governor by this section shall be construed as being in addition to all other powers presently vested in the governor and not in derogation of any existing powers.

9. Such funds as may be made available by the government of the United States for the purpose of alleviating distress from disasters may be accepted by the state treasurer and shall be credited to the Missouri disaster fund, unless otherwise specifically provided in the act of Congress making such funds available.

10. The foregoing provisions of this section notwithstanding, any expenditure or proposed series of expenditures which total in excess of one thousand dollars per project shall be approved by the governor prior to the expenditure."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McGaugh offered House Amendment No. 1 to House Amendment No. 12.

*House Amendment No. 1
to
House Amendment No. 12*

AMEND House Amendment No. 12 to House Committee Substitute for Senate Bill No. 820, Page 3, Line 13, by deleting said line and inserting in lieu thereof the following:

"the governor prior to the expenditure.

153.034. 1. The term "distributable property" of an electric company shall include all the real or tangible personal property which is used directly in the generation and distribution of electric power, but not property used as a collateral facility nor property held for purposes other than generation and distribution of electricity. Such distributable property includes, but is not limited to:

- (1) Boiler plant equipment, turbogenerator units and generators;
- (2) Station equipment;
- (3) Towers, fixtures, poles, conductors, conduit transformers, services and meters;
- (4) Substation equipment and fences;
- (5) Rights-of-way;
- (6) Reactor, reactor plant equipment, and cooling towers;
- (7) Communication equipment used for control of generation and distribution of power;
- (8) Land associated with such distributable property.

2. The term "local property" of an electric company shall include all real and tangible personal property owned, used, leased or otherwise controlled by the electric company not used directly in the generation and distribution of power and not defined in subsection 1 of this section as distributable property. Such local property includes, but is not limited to:

- (1) Motor vehicles;
- (2) Construction work in progress;
- (3) Materials and supplies;
- (4) Office furniture, office equipment, and office fixtures;
- (5) Coal piles and nuclear fuel;
- (6) Land held for future use;
- (7) Workshops, warehouses, office buildings and generating plant structures;

- (8) Communication equipment not used for control of generation and distribution of power;
- (9) Roads, railroads, and bridges;
- (10) Reservoirs, dams, and waterways;
- (11) Land associated with other locally assessed property and all generating plant land.

3. (1) Any real or tangible personal property associated with a project which uses wind energy directly to generate electricity shall be valued and taxed by local authorities having jurisdiction under the provisions of chapter 137 and any other relevant provisions of law. The method of taxation prescribed in subsection 2 of section 153.030 and subsection 1 of this section shall not apply to such property.

(2) The real or tangible personal property referenced in subdivision (1) of this subsection shall include all equipment whose sole purpose is to support the integration of a wind generation asset into an existing system. Examples of such property may include, but are not limited to, wind chargers, windmills, wind turbines, wind towers, and associated electrical equipment such as inverters, pad mount transformers, power lines, storage equipment directly associated with wind generation assets, and substations.

4. For any real or tangible personal property associated with a generation project which was originally constructed utilizing financing authorized under chapter 100 for construction, upon the transfer of ownership of such property to a public utility, such property shall be valued and taxed by local authorities having jurisdiction under the provisions of chapter 137 and any other relevant provisions of law. The method of taxation prescribed in subsection 2 of section 153.030 and subsection 1 of this section shall not apply to such property.

5. Notwithstanding the provisions of subsection 1 of this section to the contrary, the term "distributable property" shall not include any towers, poles, conduit transformers, converter stations, and substation equipment that carry high-voltage, direct current, electric transmission lines. Such towers, poles, conduit transformers, converter stations, and substations shall be valued and taxed by local authorities having jurisdiction under the provisions of chapter 137 and any other relevant provisions of law. The method of taxation prescribed in subsection 2 of section 153.030 and subsection 1 of this section shall not apply to such property."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1 to House Amendment No. 12** was adopted.

On motion of Representative Knight, **House Amendment No. 12, as amended**, was adopted.

On motion of Representative Haffner, **HCS SB 820, as amended**, was adopted.

On motion of Representative Haffner, **HCS SB 820, as amended**, was read the third time and passed by the following vote:

AYES: 091

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Francis	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGirl	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roden	Rone

Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Phifer	Price IV	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 002

Person	Proudie
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ABSENT WITH LEAVE: 017

Bailey	Basye	Brown 16	Busick	Collins
Derges	Evans	Fitzwater	Gregory 51	Hicks
Houx	McDaniel	Pietzman	Reedy	Roberts
Schroer	Stacy			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1559 - Fiscal Review

HCS HB 2638 - Fiscal Review

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **SCR 31**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (12): Burger, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, Rogers, Sharpe (4), Van Schoiack, Weber and Young

Noes (0)

Absent (5): Busick, Collins, McCreery, Rone and Thompson

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **SCR 33**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Burger, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, Rogers, Sharpe (4), Van Schoiack, Weber and Young

Noes (0)

Absent (5): Busick, Collins, McCreery, Rone and Thompson

Committee on Budget, Chairman Smith (163) reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2727**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (24): Aldridge, Black (137), Black (7), Boggs, Burnett, Deaton, Fishel, Fogle, Gregory (51), Kelly (141), Lewis (6), McGaugh, Merideth, Nurrenbern, Richey, Riggs, Riley, Roberts, Sander, Shields, Smith (163), Unsicker, West and Windham

Noes (0)

Absent (7): Bland Manlove, Bosley, Cupps, Evans, Gregory (96), Hudson and Mayhew

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **SCS SB 799**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Aldridge, Copeland, Hovis, Kelley (127), Roberts, Sauls, Seitz and Sharp (36)

Noes (2): Davis and West

Absent (0)

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2705**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Baker, Owen, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (3): Aune, Burton and Gray

Absent (5): Bailey, Bangert, Lovasco, Person and Taylor (139)

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **SS#3 SCS SB 758**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Barnes, Boggs, Deaton, Grier, Gunby, Johnson, Riggs and Smith (155)

Noes (0)

Absent (2): Cupps and Trent

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2649**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Pollitt (52), Riley, Schnelting, Schroer and Trent

Noes (5): Ingle, Merideth, Rogers, Sharp (36) and Weber

Absent (1): Schwadron

Mr. Speaker: Your Committee on General Laws, to which was referred **SCR 25**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Boggs, Brown (16), Hardwick, Pollitt (52), Riley, Schnelting, Schroer and Trent

Noes (7): Davidson, Hurlbert, Ingle, Merideth, Rogers, Sharp (36) and Weber

Absent (1): Schwadron

Committee on Utilities, Chairman Kidd reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 1488**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Atchison, Bromley, Brown (70), Ingle, Kidd, Lewis (6) and Simmons

Noes (0)

Absent (3): Black (137), Fitzwater and McCreery

Mr. Speaker: Your Committee on Utilities, to which was referred **SS#2 SCS SB 745**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Atchison, Bromley, Kidd, Lewis (6) and Simmons

Noes (2): Brown (70) and Ingle

Absent (3): Black (137), Fitzwater and McCreery

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, April 28, 2022.

COMMITTEE HEARINGS

FISCAL REVIEW

Thursday, April 28, 2022, 9:45 AM, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Pending bill referral.

HEALTH AND MENTAL HEALTH POLICY

Thursday, April 28, 2022, 9:00 AM, House Hearing Room 6.
Executive session will be held: SCR 35, SCR 27, SCR 29, HB 2680

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Monday, May 2, 2022, 2:00 PM, Joint Hearing Room (117).
Some portions of the meeting may be closed pursuant to section 610.021.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, April 28, 2022, 9:40 AM, Joint Hearing Room (117).
Executive Session to hear over the NCPER and MAPERS conference expenses.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, May 2, 2022, 1:00 PM, Joint Hearing Room (117).
Pending application(s) for memorial highway and bridge designations.
Pending application(s) for specialty license plates.

JUDICIARY

Thursday, April 28, 2022, 8:00 AM, House Hearing Room 1.
Public hearing will be held: SS SCS SB 683, SS#2 SCS SB 968
Executive session will be held: HB 2624

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, April 28, 2022, 9:30 AM, House Hearing Room 4.
Executive session will be held: HCS SCS SB 982, HCS HB 2703
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, April 28, 2022, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HJR 138, HJR 81

Added HJR 81.

Time change.

AMENDED

HOUSE CALENDAR

SIXTY-FIRST DAY, THURSDAY, APRIL 28, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HB 1593 & 1959 - Walsh (50)

HCS HB 2704 - Hicks

HCS HB 1546 - Richey

HB 1581 - Mayhew

HCS HB 1678 - Toalson Reisch

HCS HB 1997 - Haden

HB 2003 - Pouche

HB 2845 - Riley

HB 1616 - Van Schoiack

HCS HB 1833 - Basye

HB 2009 - Pollock (123)

HB 2474 - Hicks

HB 1762 - Sander

HB 1864 - Thomas

HCS HB 1875 - Haffner

HB 2095 - Kelly (141)

HB 2123 - Taylor (139)

HB 2169 - Trent

HCS HB 2246 - Copeland

HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate

HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann

HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 110, (Fiscal Review 4/21/22) - Christofanelli

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING

HB 1564 - Griffith
HB 2439 - Hovis
HB 2160 - Dinkins
HB 1973 - Gregory (51)
HB 2660 - Veit
HCS HB 1559, (Fiscal Review 4/27/22) - Davidson
HCS HB 2638, (Fiscal Review 4/27/22) - Riggs
HCS HB 1489 - Porter
HCS HB 2136 - Kelley (127)
HS HB 2310 - McDaniel
HCS HB 2177 - Owen

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2600 - Railsback
HCS HB 2140 - McGaugh
HCS HB 2452 - Cook

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33, (Fiscal Review 4/26/22) - Christofanelli

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)
HCS SS SCS SBs 681 & 662, E.C. - Basye
HCS SS SCS SBs 775, 751 & 640, (Fiscal Review 4/25/22) - Kelly (141)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, (Fiscal Review 4/26/22) - Baker

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 34 - Griffith
SCR 28 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
SS SCS HCS HB 1720, as amended (request Senate recede/grant conference), E.C. - Pollitt (52)
SS HB 2149, as amended (request Senate recede/grant conference), E.C. - Shields
SS SCS HCS HB 3002, (request Senate recede/grant conference) - Smith (163)
SS SCS HCS HB 3003, (request Senate recede/grant conference) - Smith (163)
SCS HCS HB 3004, (request Senate recede/grant conference) - Smith (163)
SCS HCS HB 3005, (request Senate recede/grant conference) - Smith (163)
SCS HCS HB 3006, (request Senate recede/grant conference) - Smith (163)
SCS HCS HB 3007, (request Senate recede/grant conference) - Smith (163)
SS SCS HCS HB 3008, (request Senate recede/grant conference) - Smith (163)
SCS HCS HB 3009, (request Senate recede/grant conference) - Smith (163)
SS SCS HCS HB 3010, (request Senate recede/grant conference) - Smith (163)
SS SCS HCS HB 3011, (request Senate recede/grant conference) - Smith (163)
SS SCS HCS HB 3012, (request Senate recede/grant conference) - Smith (163)
SCS HCS HB 3013, (request Senate recede/grant conference) - Smith (163)
SCS HCS HB 3015, (request Senate recede/grant conference) - Smith (163)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTY-FIRST DAY, THURSDAY, APRIL 28, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

It is for you now to demonstrate the goodness of Him who has called you out of darkness into His wonderful light.
(1 Peter 2:9)

Ancient God, whose strength sustains us in our weakness and whose hand upholds us when we would give way to discouragement, grant us who wait before You confidence that in the face of trouble we may believe in the triumph of truth, in spite of our shortcomings we may have faith in Your forgiving love, and in moments when moral choices must be made, we may walk the narrow way of integrity of mind and heart and be loyal to the goodness within ourselves.

Make us creative enough that our actions will not burden the generations to come; make us courageous enough that we may vote for what we honestly believe though the cost may be great; and make us open enough that we may not squander the generosity of our people and open enough that we may have an active concern for the welfare of all.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Grace Wilson and Norah Wilson.

The Journal of the sixtieth day was approved as printed.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 1720, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS HB 2149, as amended**, and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 3002** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 3003** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3004** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3005** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3006** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3007** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 3008** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3009** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 3010** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 3011** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS SCS HCS HB 3012** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3013** and grants the House a conference thereon.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SCS HCS HB 3015** and grants the House a conference thereon.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committees to act with like committees from the Senate on the following bills:

SS SCS HCS HB 1720, as amended: Representatives Pollitt (52), Rone, Chipman, McCreery, and Brown (70)

SS SCS HCS HB 3002: Representatives Smith (163), Deaton, Black (7), Merideth, and Burnett

SS SCS HCS HB 3003: Representatives Smith (163), Deaton, Black (7), Merideth, and Windham

SCS HCS HB 3004: Representatives Smith (163), Deaton, Mayhew, Merideth, and Aldridge

SCS HCS HB 3005: Representatives Smith (163), Deaton, Hudson, Merideth, and Bland Manlove

SCS HCS HB 3006: Representatives Smith (163), Deaton, Cupps, Merideth, and Bosley

SCS HCS HB 3007: Representatives Smith (163), Deaton, Cupps, Merideth, and Bosley

SS SCS HCS HB 3008: Representatives Smith (163), Deaton, Mayhew, Merideth, and Aldridge

SCS HCS HB 3009: Representatives Smith (163), Deaton, Mayhew, Merideth, and Aldridge

SS SCS HCS HB 3010: Representatives Smith (163), Deaton, Richey, Merideth, and Fogle

SS SCS HCS HB 3011: Representatives Smith (163), Deaton, Richey, Merideth, and Unsicker

SS SCS HCS HB 3012: Representatives Smith (163), Deaton, Hudson, Merideth, and Nurrenbern

SCS HCS HB 3013: Representatives Smith (163), Deaton, Hudson, Merideth, and Bland Manlove

SCS HCS HB 3015: Representatives Smith (163), Deaton, Black (7), Merideth, and Burnett

Representative Taylor (139) assumed the Chair.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HBs 1904 & 1575, HB 2085, HB 2156, HCS HB 2208, HCS HB 2499, HB 2590, HB 1480, HB 1563, HCS HB 1641, HB 1721, HCS HB 1905, HCS HBs 1972 & 2483, HB 2056, HB 2164, HB 2165, HCS HB 2220, HB 2255, HB 2327, HB 2359, HCS HB 2450, HB 1471, HCS HB 1556, HCS HB 1613, HCS HB 1670, HCS HB 1918, HCS HB 2011, HCS HB 2052, HCS HB 2138, HB 2290, HCS HB 2369, HCS HB 2389, and HB 2544 were placed back on the House Bills for Perfection Calendar.

THIRD READING OF HOUSE BILLS

HB 1564, HB 2439, HB 2160, HB 1973, HB 2660, and HCS HB 1559 were placed on the Informal Calendar.

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1973, relating to school activities, was taken up by Representative Gregory (51).

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 046

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Phifer
Price IV	Proudie	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 001

Kidd

ABSENT WITH LEAVE: 011

Aldridge	Bailey	Christofanelli	DeGroot	Derges
Evans	Grier	Hicks	Person	Reedy
Stacy				

VACANCIES: 007

On motion of Representative Gregory (51), **HB 1973** was read the third time and passed by the following vote:

AYES: 095

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Richey
Riggs	Riley	Roberts	Roden	Rone
Sassmann	Schnelting	Schroer	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 046

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Dogan	Doll	Fogle	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
McDaniel	Merideth	Nurrenbern	Phifer	Price IV
Proudie	Quade	Rogers	Sander	Sauls
Schwadron	Sharp 36	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 003

Gray	Lovasco	Smith 67
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ABSENT WITH LEAVE: 012

Aldridge	Bailey	Christofanelli	DeGroot	Derges
Ellebracht	Evans	Hicks	Mosley	Person
Reedy	Stacy			

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

HCS HB 2140, relating to elections, was taken up by Representative McGaugh.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

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AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	O'Donnell	Owen
Patterson	Perkins	Pietzman	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 044

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sauls	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 001

Kidd

ABSENT WITH LEAVE: 014

Aldridge	Bailey	Christofanelli	DeGroot	Derges
Evans	Hicks	Mackey	Murphy	Pike
Reedy	Sharp 36	Stacy	Stephens 128	

VACANCIES: 007

On motion of Representative McGaugh, **HCS HB 2140** was read the third time and passed by the following vote:

AYES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley

Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 047

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Dogan	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rogers	Sauls	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 001

Schwadron

ABSENT WITH LEAVE: 012

Aldridge	Bailey	Christofanelli	DeGroot	Derges
Evans	Hicks	Murphy	Reedy	Sharp 36
Stacy	Stephens 128			

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

Speaker Vescovo resumed the Chair.

HCS HB 2600, relating to natural resources, was taken up by Representative Railsback.

On motion of Representative Railsback, **HCS HB 2600** was read the third time and passed by the following vote:

AYES: 117

Adams	Andrews	Appelbaum	Atchison	Aune
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burton	Busick	Butz	Chipman	Clemens

Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mackey	Mayhew
McDaniel	McGaugh	McGill	Morse	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollock 123
Porter	Pouche	Railsback	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schojack	Veit	Walsh Moore 93	Wiemann	Wright
Young	Mr. Speaker			

NOES: 020

Anderson	Burnett	Collins	Davis	Fogle
Gray	Lewis 25	McCreery	Mosley	Pollitt 52
Price IV	Proudie	Quade	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Windham

PRESENT: 003

Bland Manlove	Merideth	Weber
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ABSENT WITH LEAVE: 016

Aldridge	Bailey	Barnes	Christofanelli	DeGroot
Derges	Evans	Grier	Hicks	Murphy
Reedy	Sharp 36	Stacy	Stephens 128	Walsh 50
West				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

APPOINTMENT OF CONFERENCE COMMITTEES

The Speaker appointed the following Conference Committee to act with a like committee from the Senate on the following bill:

SS HB 2149, as amended: Representatives Shields, Evans, Black (137), Doll, and Lewis (25)

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1564, relating to blind pensions, was taken up by Representative Griffith.

On motion of Representative Griffith, **HB 1564** was read the third time and passed by the following vote:

AYES: 144

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge	Bailey	DeGroot	Derges	Evans
Grier	Hicks	Reedy	Rone	Sharp 36
Stacy	Stephens 128			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 2439, relating to peace officers, was taken up by Representative Hovis.

On motion of Representative Hovis, **HB 2439** was read the third time and passed by the following vote:

AYES: 137

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove

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Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGirl	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Richey	Riggs
Riley	Roberts	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 006

Deaton	Pollock 123	Roden	Toalson Reisch	Walsh 50
West				

PRESENT: 000

ABSENT WITH LEAVE: 013

Aldridge	Bailey	Derges	Evans	Grier
Hicks	McGaugh	Perkins	Reedy	Rone
Sharp 36	Stacy	Stephens 128		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 2160, relating to a sexual offender's duty to report, was taken up by Representative Dinkins.

On motion of Representative Dinkins, **HB 2160** was read the third time and passed by the following vote:

AYES: 142

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton

Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 014

Aldridge	Bailey	Derges	Evans	Grier
Hicks	Perkins	Pollock 123	Reedy	Rone
Sharp 36	Stacy	Stephens 128	Windham	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 2660, relating to alternative dispute resolution, was taken up by Representative Veit.

On motion of Representative Veit, **HB 2660** was read the third time and passed by the following vote:

AYES: 142

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht

Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 014

Aldridge	Bailey	Derges	Evans	Grier
Hicks	Hovis	Perkins	Pollock 123	Reedy
Rone	Sharp 36	Stacy	Stephens 128	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HJR 110**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2638**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SBs 775, 751 & 640**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

THIRD READING OF HOUSE BILLS

HCS HB 2638, relating to broadband services, was taken up by Representative Riggs.

On motion of Representative Riggs, **HCS HB 2638** was read the third time and passed by the following vote:

AYES: 144

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

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NOES: 001

Davis

PRESENT: 000

ABSENT WITH LEAVE: 011

Aldridge	Bailey	Derges	Evans	Grier
Hicks	Perkins	Reedy	Sharp 36	Stacy
Stephens 128				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 1489, relating to alcoholic beverages, was taken up by Representative Porter.

On motion of Representative Porter, **HCS HB 1489** was read the third time and passed by the following vote:

AYES: 129

Adams	Anderson	Andrews	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Basye
Black 137	Black 7	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Proudie	Railsback	Richey
Riggs	Riley	Roberts	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 010

Billington	Boggs	Busick	Kidd	Morse
Pollock 123	Roden	Seitz	Toalson Reich	Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 017

Aldridge	Appelbaum	Bailey	Bland Manlove	Bosley
Derges	Evans	Grier	Hicks	Ingle
Patterson	Perkins	Quade	Reedy	Sharp 36
Stacy	Stephens 128			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 2136, relating to suicide prevention, was taken up by Representative Kelley (127).

Representative Davis raised a point of order that a member was in violation of Rule 84.

The Chair advised members to keep their comments confined to the question at hand.

On motion of Representative Kelley (127), **HCS HB 2136** was read the third time and passed by the following vote:

AYES: 142

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Tumbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 000

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PRESENT: 000

ABSENT WITH LEAVE: 014

Aldridge	Bailey	Bland Manlove	DeGroot	Derges
Evans	Grier	Hicks	Patterson	Perkins
Reedy	Sharp 36	Stacy	Stephens 128	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HS HB 2310, relating to state designations, was taken up by Representative McDaniel.

On motion of Representative McDaniel, **HS HB 2310** was read the third time and passed by the following vote:

AYES: 117

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bangert	Baringer	Barnes	Black 137
Black 7	Bosley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cupps	Davidson	Dinkins	Dogan	Doll
Ellebracht	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Hardwick	Henderson	Houx	Hovis
Hurlbert	Ingle	Johnson	Kalberloh	Kelly 141
Kidd	Knight	Lewis 25	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Mosley	Nurrenbern	O'Donnell
Owen	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stevens 46
Tate	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 020

Baker	Basye	Billington	Boggs	Bromley
Busick	Cook	Davis	Deaton	Eggleston
Haffner	Hudson	Kelley 127	Lewis 6	Murphy
Pollock 123	Seitz	Taylor 139	Walsh 50	West

PRESENT: 001

Copeland

ABSENT WITH LEAVE: 018

Aldridge	Bailey	Bland Manlove	Chipman	DeGroot
Derges	Evans	Grier	Haden	Haley
Hicks	Patterson	Perkins	Reedy	Sharp 36
Stacy	Stephens 128	Toalson Reich		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 2177, relating to land bank agencies, was taken up by Representative Owen.

On motion of Representative Owen, **HCS HB 2177** was read the third time and passed by the following vote:

AYES: 111

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bangert	Baringer	Barnes	Basye
Black 137	Black 7	Bland Manlove	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Clemens
Coleman 32	Collins	Cook	Copeland	Cupps
Deaton	DeGroot	Dinkins	Dogan	Doll
Ellebracht	Falkner	Fishel	Fogle	Francis
Gray	Gregory 51	Griffith	Gunby	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hurlbert	Ingle	Johnson	Kalberloh	Kelly 141
Knight	Lewis 25	Lewis 6	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Person	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Riggs	Roberts	Roden
Rogers	Rone	Sassmann	Sauls	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 45
Smith 67	Stevens 46	Tate	Taylor 48	Terry
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Walsh Moore 93	Weber	West	Windham	Wright
Young				

NOES: 030

Baker	Billington	Boggs	Chipman	Christofanelli
Coleman 97	Davidson	Davis	Eggleston	Fitzwater
Gregory 96	Hudson	Kelley 127	Kidd	Lovasco
Pietzman	Pollock 123	Richey	Riley	Sander
Schnelting	Schroer	Schwadron	Seitz	Smith 163
Taylor 139	Thomas	Walsh 50	Wiemann	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 015

Aldridge	Bailey	Derges	Evans	Grier
Haden	Hicks	Patterson	Perkins	Reedy
Sharp 36	Stacy	Stephens 128	Toalson Reisch	Veit

VACANCIES: 007

Speaker Vescovo declared the bill passed.

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was returned **SB 710**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Aune, Baker, Gray, Lovasco, Owen, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (1): Burton

Absent (4): Bailey, Bangert, Person and Taylor (139)

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **SS SB 690**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Aune, Davidson, Fitzwater, Fogle, Gregory (51), McCreery, Patterson and Smith (45)

Noes (2): Haffner and Richey

Absent (4): Cupps, Hicks, Sauls and Taylor (139)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2680**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Buchheit-Courtway, Cook, Pollock (123), Seitz, Smith (155), Stephens (128), Thomas and Wright

Noes (4): Appelbaum, Doll, Lewis (25) and Stevens (46)

Absent (2): Collins and Haden

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SCR 27**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Appelbaum, Buchheit-Courtway, Cook, Doll, Lewis (25), Pollock (123), Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (1): Seitz

Absent (2): Collins and Haden

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SCR 29**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Appelbaum, Buchheit-Courtway, Cook, Doll, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (2): Collins and Haden

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **SCR 35**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Appelbaum, Buchheit-Courtway, Cook, Doll, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (2): Collins and Haden

Committee on Insurance, Chairman Wiemann reporting:

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 1719**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Atchison, Butz, Davidson, Ellebracht, Johnson, Murphy, Porter, Simmons, Tate and Wiemann

Noes (0)

Absent (3): Pollock (123), Sauls and West

Mr. Speaker: Your Committee on Insurance, to which was referred **SS SCS SB 783**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Butz, Davidson, Ellebracht, Johnson, Murphy, Pollock (123), Porter, Sauls, Simmons, Tate and Wiemann

Noes (0)

Absent (1): West

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **SB 845**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Baringer, Burger, Falkner, Fishel, Gray, Murphy, Perkins, Railsback, Walsh Moore (93) and West

Noes (0)

Absent (2): Hudson and Reedy

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SS SB 807**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Cupps, Deaton, Kelly (141), Lovasco and Taylor (139)

Noes (5): Ellebracht, Falkner, Ingle, Proudie and Rogers

Absent (2): Eggleston and Evans

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HJR 72**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Baker

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HJR 81**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Chipman, Cupps, Ellebracht and Kelly (141)

Noes (0)

Absent (3): Bailey, Baker and Sharp (36)

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HJR 122**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Baker

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HJR 126**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Baker

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HJR 138**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Chipman, Cupps, Ellebracht and Kelly (141)

Noes (0)

Absent (3): Bailey, Baker and Sharp (36)

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2663**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Bailey, Chipman, Cupps and Kelly (141)

Noes (2): Ellebracht and Sharp (36)

Absent (1): Baker

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2691**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Bailey, Baker, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (0)

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2794**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Baker

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2703**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh and Smith (45)

Noes (0)

Absent (2): McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SCS SB 982**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh and Smith (45)

Noes (0)

Absent (2): McDaniel and Patterson

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SCS SB 982 - Fiscal Review

SB 984 - Conservation and Natural Resources

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 798** entitled:

An act to amend chapter 208, RSMo, by adding thereto one new section relating to the supplemental nutrition assistance program.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 812** entitled:

An act to repeal sections 115.151, 115.160, 115.277, 115.283, 115.285, 115.291, 115.302, 115.652, 115.960, and 116.160, RSMo, and to enact in lieu thereof nine new sections relating to elections.

In which the concurrence of the House is respectfully requested.

Read the first time.

ADJOURNMENT

On motion of Representative Hurlbert, the House adjourned until 4:00 p.m., Monday, May 2, 2022.

COMMITTEE HEARINGS

CONSERVATION AND NATURAL RESOURCES

Monday, May 2, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: SB 984, HB 2862

CONSERVATION AND NATURAL RESOURCES

Tuesday, May 3, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 2862, SB 984

FISCAL REVIEW

Monday, May 2, 2022, 2:00 PM, House Hearing Room 4.

Executive session will be held: HCS HB 1559, HCS SCS SB 908, SS SJR 33

Executive session may be held on any matter referred to the committee.

Added HCS SS SB 908 and SS SJR 33.

AMENDED

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Monday, May 2, 2022, 2:00 PM, Joint Hearing Room (117).

Some portions of the meeting may be closed pursuant to section 610.021.

CANCELLED

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, May 2, 2022, 1:00 PM, House Hearing Room 3.

Pending application(s) for memorial highway and bridge designations.

Pending application(s) for specialty license plates.

Room change.

CORRECTED

RULES - ADMINISTRATIVE OVERSIGHT

Monday, May 2, 2022, 2:15 PM, House Hearing Room 4.

Executive session will be held: HCS SB 845, HCS SS#2 SCS SB 745, HCS#2 SB 710, HCS SB 718, HCS SCS SB 886, SCR 31, SCR 33

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, May 2, 2022, 2:30 PM, House Hearing Room 4.

Executive session will be held: SCR 25, HCS SS#3 SCS SB 758, HCS SS SCS SB 783

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, May 3, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HJR 83

SPECIAL COMMITTEE ON TOURISM

Monday, May 2, 2022, 2:30 PM, House Hearing Room 1.

Executive session will be held: SS SCR 36

WORKFORCE DEVELOPMENT

Monday, May 2, 2022, 1:30 PM, House Hearing Room 1.

Executive session will be held: SS#2 SB 997

HOUSE CALENDAR

SIXTY-SECOND DAY, MONDAY, MAY 2, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HB 1593 & 1959 - Walsh (50)

HCS HB 2704 - Hicks

HCS HB 1546 - Richey

HB 1581 - Mayhew

HCS HB 1678 - Toalson Reisch
HCS HB 1997 - Haden
HB 2003 - Pouche
HB 2845 - Riley
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)

HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis

HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington

HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 110 - Christofanelli

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 132 - Kidd
HJR 133 - Davidson

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2452 - Cook
HCS HB 1559, (Fiscal Review 4/27/22) - Davidson

SENATE BILLS FOR SECOND READING

SS SB 798
SS SB 812

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)
SJR 46 - Coleman (32)
SS SJR 33, (Fiscal Review 4/26/22) - Christofanelli

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)
HCS SS SCS SBs 681 & 662, E.C. - Basye
HCS SS SCS SBs 775, 751 & 640 - Kelly (141)
HCS SS SCS SB 834 - DeGroot
HCS SCS SB 908, (Fiscal Review 4/26/22) - Baker
HCS SCS SB 982, (Fiscal Review 4/28/22), E.C. - Shields

SENATE CONCURRENT RESOLUTIONS FOR THIRD READING

SCR 34 - Griffith
SCR 28 - Griffith

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1552 - Richey
SS HB 1667, (Fiscal Review 4/25/22) - Christofanelli
SS SCS HCS HB 2627, as amended - Sharp (36)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

BILLS IN CONFERENCE

SS SCS HCS HB 1720, as amended, E.C. - Pollitt (52)
SS HB 2149, as amended, E.C. - Shields
SS SCS HCS HB 3002 - Smith (163)
SS SCS HCS HB 3003 - Smith (163)
SCS HCS HB 3004 - Smith (163)
SCS HCS HB 3005 - Smith (163)
SCS HCS HB 3006 - Smith (163)
SCS HCS HB 3007 - Smith (163)
SS SCS HCS HB 3008 - Smith (163)
SCS HCS HB 3009 - Smith (163)
SS SCS HCS HB 3010 - Smith (163)
SS SCS HCS HB 3011 - Smith (163)
SS SCS HCS HB 3012 - Smith (163)
SCS HCS HB 3013 - Smith (163)
SCS HCS HB 3015 - Smith (163)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-FIFTH DAY, Tuesday, April 19, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Travis Smith.

Oh God,

We thank You for this gathering of men and women today who seek to help those they serve. We ask that You would stretch out Your hand and have mercy upon us as elected officials, staff and all civil authorities. Help us keep our goals simple, birthing ideas or laws that will help keep our country safe, protect the weak, heal the broken, and encourage every person to their full potential. Give every leader a strong sense of their destiny, and remind them of their accountability not only to the ones they serve but always to You, Lord. Open our eyes to Your perspective for decision-making. May Your word become the truth and guide for all decisions, and may we look to You for the last word.

Please bless the Armed Forces and keep them safe. Let them know their bravery and honor is appreciated and our freedom cherished. Give courage and redemption to all who live and work in the state of Missouri and these great United States. Bless them, Lord, and keep them safe. Grant them hope and grant them peace. The grace which we embrace, despite the pain and sorrow, is always a measure of all that has gone on before. Let us choose to live in joy.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Cole Joseph Marks, Elijah Brett Robinson, Tara Marks, Andrew Schmidt, Connor Parrish, and Jenna Rhodes.

The Journal of the fifty-fourth day was approved as printed.

SECOND READING OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were read the second time:

SCR 25, relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

SCR 35, relating to sickle cell awareness week.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SB 756, relating to public utilities, with an effective date for a certain section.

SS#2 SB 997, relating to the payment of salaries out of the state treasury.

THIRD READING OF HOUSE BILLS

HCS HB 2152, relating to school innovation waivers, was taken up by Representative Henderson.

On motion of Representative Henderson, **HCS HB 2152** was read the third time and passed by the following vote:

AYES: 134

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Chipman	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fitzwater	Fogle	Francis	Gregory 51	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Riley	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 022

Basye	Burton	Butz	Christofanelli	Derges
Fishel	Gray	Gregory 96	Grier	Hudson

Mosley	Person	Pietzman	Price IV	Proudie
Roberts	Roden	Smith 67	Stevens 46	Thompson
Trent	Windham			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 2090, relating to state employee pay periods, was taken up by Representative Griffith.

On motion of Representative Griffith, **HB 2090** was read the third time and passed by the following vote:

AYES: 134

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Busick	Chipman
Clemens	Coleman 32	Coleman 97	Collins	Cook
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gregory 51	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 022

Basye	Billington	Bland Manlove	Burton	Butz
Christofanelli	Copeland	Derges	Fishel	Gray
Gregory 96	Grier	Hudson	Mosley	Person
Pietzman	Price IV	Proudie	Roberts	Smith 67
Trent	Windham			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 1683, relating to advanced placement examinations, was taken up by Representative Brown (16).

On motion of Representative Brown (16), **HCS HB 1683** was read the third time and passed by the following vote:

AYES: 135

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Chipman	Clemens	Coleman 32	Coleman 97
Collins	Cook	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fitzwater
Fogle	Francis	Gregory 51	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirt
Merideth	Morse	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roden	Rogers	Rone	Sander
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 021

Basye	Burton	Butz	Christofanelli	Copeland
Derges	Fishel	Gray	Gregory 96	Grier
Hudson	Mosley	Person	Pietzman	Price IV
Proudie	Roberts	Sassmann	Smith 67	Trent
Windham				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

Representative Taylor (139) assumed the Chair.

HB 2372, relating to state capitol parking garages, was taken up by Representative Chipman.

On motion of Representative Chipman, **HB 2372** was read the third time and passed by the following vote:

AYES: 131

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Chipman	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Fogle	Francis	Gregory 51
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Phifer	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 003

Christofanelli	Cupps	Schroer
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PRESENT: 001

Bosley

ABSENT WITH LEAVE: 021

Bailey	Basye	Burton	Busick	Butz
Derges	Fishel	Gray	Gregory 96	Grier
Hudson	Mosley	Person	Pietzman	Price IV
Proudie	Roberts	Rone	Smith 67	Trent
Windham				

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

HB 2625, relating to an exemption from licensure requirements for certain persons, was taken up by Representative Burger.

On motion of Representative Burger, **HB 2625** was read the third time and passed by the following vote:

AYES: 134

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gregory 51	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 022

Bailey	Basye	Burton	Busick	Butz
Chipman	Deaton	Derges	Fishel	Gray
Gregory 96	Grier	Hudson	Mosley	Person
Pietzman	Price IV	Proudie	Roberts	Smith 67
Taylor 48	Windham			

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Busick
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gregory 51	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 003

Davis	Kidd	Lovasco
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PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Bland Manlove	Burton	Butz	Chipman
Deaton	Derges	Fishel	Gray	Gregory 96
Grier	Hudson	Mosley	Person	Pietzman
Price IV	Proudie	Roberts	Smith 67	Windham

VACANCIES: 007

HCS HB 1696, relating to the illegal discharge of a firearm, was taken up by Representative Reedy.

On motion of Representative Reedy, **HCS HB 1696** was read the third time and passed by the following vote:

AYES: 131

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137

Black 7	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gregory 51
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Sharp 36
Sharpe 4	Shaul	Simmons	Smith 155	Smith 163
Smith 45	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 005

Davis	Roden	Seitz	Toalson Reisch	Walsh 50
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ABSENT WITH LEAVE: 020

Bland Manlove	Burton	Butz	Derges	Gray
Gregory 96	Grier	Griffith	Hudson	Mosley
Person	Pietzman	Price IV	Proudie	Riley
Roberts	Shields	Smith 67	Weber	Windham

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

HS HCS HBs 2574, 1929 & 1456, relating to detached catalytic converters, was taken up by Representative Mayhew.

On motion of Representative Mayhew, **HS HCS HBs 2574, 1929 & 1456** was read the third time and passed by the following vote:

AYES: 129

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook

Copeland	Cupps	Davidson	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gregory 51	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Quade	Railsback	Reedy	Richey	Riggs
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Simmons	Smith 155
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 006

Baker	Boggs	Busick	Davis	Lovasco
McDaniel				

PRESENT: 000

ABSENT WITH LEAVE: 021

Bland Manlove	Burton	Butz	Derges	Gray
Gregory 96	Grier	Griffith	Hudson	Mosley
Person	Pietzman	Pollock 123	Price IV	Proudie
Riley	Roberts	Shields	Smith 163	Weber
Windham				

VACANCIES: 007

Representative Taylor (139) declared the bill passed.

Speaker Vescovo resumed the Chair.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1709**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1858**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2325**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2365**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2571**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

THIRD READING OF HOUSE BILLS

HCS HB 1709, relating to certain experimental or investigational medical treatments, was taken up by Representative Buchheit-Courtway.

On motion of Representative Buchheit-Courtway, **HCS HB 1709** was read the third time and passed by the following vote:

AYES: 101

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis

Gregory 51	Grier	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Polliitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Roden	Rone
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 037

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Burnett
Clemens	Collins	Doll	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Nurrenbern	Phifer	Quade
Rogers	Sander	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Young			

PRESENT: 000

ABSENT WITH LEAVE: 018

Bland Manlove	Brown 70	Burton	Butz	Derges
Gregory 96	Griffith	Hudson	Mosley	Person
Pietzman	Price IV	Proudie	Riley	Roberts
Shields	Weber	Windham		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 1629, relating to state designations, was taken up by Representative Morse.

On motion of Representative Morse, **HB 1629** was read the third time and passed by the following vote:

AYES: 111

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Bangert	Baringer
Barnes	Black 137	Black 7	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Busick	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Davidson	DeGroot
Dinkins	Dogan	Doll	Ellebracht	Falkner
Fishel	Fitzwater	Fogle	Gray	Grier
Gunby	Haden	Haffner	Haley	Hardwick

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Henderson	Hicks	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 25	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Nurrenbern	Owen	Patterson	Perkins
Phifer	Pike	Plocher	Pollitt 52	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Roden	Rogers	Rone	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Sharp 36
Sharpe 4	Shaul	Smith 155	Smith 45	Smith 67
Stephens 128	Stevens 46	Tate	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Wiemann	Wright
Young				

NOES: 024

Baker	Basye	Billington	Boggs	Cook
Copeland	Davis	Deaton	Eggleston	Evans
Gregory 51	Kidd	Lewis 6	Murphy	O'Donnell
Sander	Seitz	Simmons	Stacy	Taylor 139
Toalson Reisch	Walsh 50	West	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 021

Bland Manlove	Burton	Butz	Cupps	Derges
Francis	Gregory 96	Griffith	Hudson	Mosley
Person	Pietzman	Pollock 123	Price IV	Proudie
Riley	Roberts	Shields	Smith 163	Weber
Windham				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 1704, relating to the offense of making a false report, was placed on the Informal Calendar.

HB 2566, relating to travel insurance, was taken up by Representative Porter.

On motion of Representative Porter, **HB 2566** was read the third time and passed by the following vote:

AYES: 132

Adams	Anderson	Andrews	Appelbaum	Atchison
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle

Gray	Gregory 51	Grier	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Quade	Railsback
Reedy	Richey	Riggs	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Simmons	Smith 155	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 024

Aldridge	Aune	Black 7	Bland Manlove	Bosley
Butz	Cupps	Derges	Francis	Gregory 96
Griffith	Hudson	Mosley	Person	Pietzman
Pollock 123	Price IV	Proudie	Riley	Roberts
Shields	Smith 163	Weber	Windham	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - INFORMAL

HB 2493, relating to public school finances, was taken up by Representative Black (7).

On motion of Representative Black (7), **HB 2493** was read the third time and passed by the following vote:

AYES: 135

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fogle	Francis	Gray	Gregory 51

Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Porter	Pouche
Quade	Railsback	Reedy	Richey	Riggs
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 003

Davis	Kidd	Lovasco
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PRESENT: 000

ABSENT WITH LEAVE: 018

Bland Manlove	Butz	Derges	Fishel	Fitzwater
Gregory 96	Hudson	Mosley	Person	Pietzman
Pollock 123	Price IV	Proudie	Riley	Roberts
Schwadron	Weber	Windham		

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 2365, relating to the early learning quality assurance report program, was taken up by Representative Shields.

On motion of Representative Shields, **HB 2365** was read the third time and passed by the following vote:

AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141

Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Bangert	Bland Manlove	Bosley	Butz
Derges	Fishel	Fitzwater	Gregory 96	Hudson
Mosley	Person	Pietzman	Price IV	Proudie
Riley	Roberts	Schwadron	Weber	Windham

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 2571, relating to financial services, was taken up by Representative Owen.

On motion of Representative Owen, **HB 2571** was read the third time and passed by the following vote:

AYES: 126

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Bangert	Baringer
Barnes	Black 137	Black 7	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fogle	Gray	Gregory 51	Grier
Griffith	Gunby	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 25	Lewis 6	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Phifer	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Quade

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Railsback	Reedy	Richey	Riggs	Riley
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Sharp 36	Sharpe 4
Shaul	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 009

Baker	Billington	Boggs	Davidson	Davis
Kidd	Lovasco	Seitz	Stacy	

PRESENT: 001

Walsh 50

ABSENT WITH LEAVE: 020

Basye	Bland Manlove	Butz	Derges	Fishel
Fitzwater	Francis	Gregory 96	Haden	Hudson
Mosley	Person	Pietzman	Pollock 123	Price IV
Roberts	Schwadron	Shields	Weber	Windham

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HB 2325, relating to professional development, was taken up by Representative Patterson.

On motion of Representative Patterson, **HB 2325** was read the third time and passed by the following vote:

AYES: 132

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fogle	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Merideth	Morse	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Phifer	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie

Quade	Railsback	Reedy	Richey	Riggs
Riley	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Seitz
Sharp 36	Sharpe 4	Shaul	Simmons	Smith 155
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 002

Bailey Kidd

PRESENT: 000

ABSENT WITH LEAVE: 022

Basye	Bland Manlove	Butz	Derges	Fishel
Fitzwater	Francis	Gregory 96	Hudson	Mosley
Person	Pietzman	Pollock 123	Price IV	Roberts
Schwadron	Shields	Smith 163	Toalson Reisch	Walsh 50
Weber	Windham			

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 1858, relating to transparency in public education, was taken up by Representative Baker.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roden	Rone	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Simmons	Smith 155	Smith 163	Stacy

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Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 011

Busick	Butz	Derges	Gregory 96	McGaugh
Mosley	Pietzman	Price IV	Roberts	Schnelting
Shields				

VACANCIES: 007

On motion of Representative Baker, **HCS HB 1858** was read the third time and passed by the following vote:

AYES: 085

Atchison	Bailey	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGill	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Pouche	Reedy	Richey
Riggs	Riley	Roden	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Shaul	Simmons	Smith 155	Smith 163	Stacy
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Veit	Walsh 50	West	Wiemann	Mr. Speaker

NOES: 059

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Bangert	Baringer	Barnes	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burton
Clemens	Collins	Doll	Ellebracht	Fogle
Francis	Gray	Gregory 51	Gunby	Henderson
Ingle	Johnson	Kelley 127	Lewis 25	Mackey
McCreery	McDaniel	Merideth	Morse	Nurrenbern

Person	Phifer	Porter	Quade	Railsback
Rogers	Sauls	Sharp 36	Sharpe 4	Smith 45
Smith 67	Stephens 128	Stevens 46	Tate	Terry
Thompson	Turnbaugh	Unsicker	Van Schoiack	Walsh Moore 93
Weber	Windham	Wright	Young	

PRESENT: 001

Brown 16

ABSENT WITH LEAVE: 011

Busick	Butz	Derges	Gregory 96	McGaugh
Mosley	Pietzman	Price IV	Proudie	Roberts
Shields				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1692, relating to liability for injuries from required immunizations, was taken up by Representative Boggs.

On motion of Representative Boggs, the title of **HB 1692** was agreed to.

HB 1692 was laid over.

PERFECTION OF HOUSE BILLS

HCS HB 2381, relating to emergency medical dispatchers, was taken up by Representative Roden.

On motion of Representative Roden, the title of **HCS HB 2381** was agreed to.

HCS HB 2381 was laid over.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 1720, as amended, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

Representative Pollitt (52) moved that the House refuse to adopt **SS SCS HCS HB 1720, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted.

MOTION

Representative Pollock (123), having voted on the prevailing side, moved that the vote by which **HCS HB 2452, as amended**, was perfected and printed be reconsidered.

Which motion was defeated by the following vote:

AYES: 054

Bailey	Baker	Basye	Billington	Boggs
Bromley	Buchheit-Courtway	Busick	Chipman	Cook
Copeland	Cupps	Davis	DeGroot	Dinkins
Eggleston	Fishel	Francis	Grier	Hudson
Hurlbert	Kelley 127	Kelly 141	Kidd	Lewis 6
Lovasco	McDaniel	McGill	Murphy	Pollitt 52
Pollock 123	Porter	Pouche	Richey	Riggs
Riley	Roden	Rone	Sander	Sassmann
Schroer	Schwadron	Seitz	Simmons	Smith 155
Smith 163	Stacy	Taylor 139	Taylor 48	Toalson Reisch
Walsh 50	West	Wiemann	Mr. Speaker	

NOES: 079

Adams	Aldridge	Anderson	Appelbaum	Atchison
Aune	Bangert	Baringer	Barnes	Black 137
Black 7	Bosley	Brown 16	Brown 27	Brown 70
Burger	Burnett	Burton	Clemens	Coleman 32
Collins	Deaton	Dogan	Doll	Ellebracht
Evans	Falkner	Fogle	Gray	Gregory 51
Gunby	Haden	Haffner	Haley	Henderson
Hicks	Hovis	Ingle	Johnson	Kalberloh
Knight	Lewis 25	Mackey	McCreery	Merideth
Morse	Nurrenbern	O'Donnell	Patterson	Person
Phifer	Pike	Plocher	Proudie	Quade
Railsback	Reedy	Rogers	Sauls	Sharp 36
Sharpe 4	Shields	Smith 45	Smith 67	Stephens 128
Stevens 46	Tate	Terry	Thomas	Thompson
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	Windham	Wright	Young	

PRESENT: 000

ABSENT WITH LEAVE: 023

Andrews	Bland Manlove	Butz	Christofanelli	Coleman 97
Davidson	Derges	Fitzwater	Gregory 96	Griffith
Hardwick	Houx	Mayhew	McGaugh	Mosley
Owen	Perkins	Pietzman	Price IV	Roberts
Schnelting	Shaul	Trent		

VACANCIES: 007

COMMITTEE REPORTS

Committee on Budget, Chairman Smith (163) reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3017**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (21): Black (137), Black (7), Boggs, Burnett, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), McGaugh, Nurrenbern, Richey, Riggs, Riley, Sander, Shields, Smith (163) and West

Noes (6): Bland Manlove, Bosley, Fogle, Merideth, Unsicker and Windham

Absent (4): Aldridge, Gregory (96), Mayhew and Roberts

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3018**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (26): Black (137), Black (7), Boggs, Bosley, Burnett, Cupps, Deaton, Evans, Fishel, Fogle, Gregory (51), Hudson, Kelly (141), Lewis (6), McGaugh, Merideth, Nurrenbern, Richey, Riggs, Riley, Sander, Shields, Smith (163), Unsicker, West and Windham

Noes (1): Bland Manlove

Absent (4): Aldridge, Gregory (96), Mayhew and Roberts

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3019**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (24): Black (137), Black (7), Boggs, Burnett, Cupps, Deaton, Evans, Fishel, Fogle, Gregory (51), Hudson, Kelly (141), Lewis (6), McGaugh, Merideth, Nurrenbern, Richey, Riggs, Riley, Sander, Shields, Smith (163), Unsicker and West

Noes (3): Bland Manlove, Bosley and Windham

Absent (4): Aldridge, Gregory (96), Mayhew and Roberts

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3021**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (19): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), McGaugh, Richey, Riggs, Riley, Sander, Shields, Smith (163) and West

Noes (8): Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (4): Aldridge, Gregory (96), Mayhew and Roberts

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1546**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Black (137), Davis, Evans, Reedy, Riley, Schroer and Veit

Noes (2): Anderson and Ellebracht

Absent (2): Mackey and Sauls

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1549**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley, Schroer and Veit

Noes (0)

Absent (2): Mackey and Sauls

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2443**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley, Schroer and Veit

Noes (0)

Absent (2): Mackey and Sauls

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2703**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley, Schroer and Veit

Noes (0)

Absent (2): Mackey and Sauls

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2774**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Black (137), Ellebracht, Evans, Reedy, Riley, Schroer and Veit

Noes (1): Davis

Absent (2): Mackey and Sauls

Mr. Speaker: Your Committee on Judiciary, to which was referred **SS SCS SB 834**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley, Schroer and Veit

Noes (0)

Absent (2): Mackey and Sauls

Committee on Utilities, Chairman Kidd reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 1852**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Atchison, Black (137), Bromley, Brown (70), Fitzwater, Ingle, Kidd, Lewis (6) and McCreery

Noes (0)

Absent (1): Simmons

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 2709**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Atchison, Black (137), Bromley, Fitzwater, Kidd and Lewis (6)

Noes (3): Brown (70), Ingle and McCreery

Absent (1): Simmons

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HR 3886**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, McGaugh and Smith (45)

Noes (0)

Absent (3): Gregory (96), McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1564**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1608**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51) and Hudson

Noes (3): Ingle, Mackey and Smith (45)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1712**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51) and Hudson

Noes (2): Ingle and Mackey

Present (1): Smith (45)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1741**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2510**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51) and Hudson

Noes (3): Ingle, Mackey and Smith (45)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2614**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle and Smith (45)

Noes (1): Mackey

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2660**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2731**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2782**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2820**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (4): Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS SB 820**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (11): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, McGaugh and Smith (45)

Noes (0)

Absent (3): Gregory (96), McDaniel and Patterson

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1770**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (4): Aune, Chipman, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1956**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1994**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2397**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Chipman, Christofanelli, Hicks, Kelly (141), Proudie and Rogers

Noes (3): Basye, Haffner and Richey

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2638**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were referred to the Committee indicated:

SCR 25 - General Laws
SCR 27 - Health and Mental Health Policy
SCR 29 - Health and Mental Health Policy
SCR 35 - Health and Mental Health Policy
SS SCR 36 - Special Committee on Tourism

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

HCS SB 820 - Fiscal Review
SS#2 SCS SB 745 - Utilities
SS SCS SB 756 - Financial Institutions
SS SCS SB 783 - Insurance
SB 845 - Local Government
SS#2 SB 997 - Workforce Development

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

GOVERNOR'S PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly “whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in “equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly “when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based.”

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundred First General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the third quarter of fiscal year 2022, the rate of expenditure for each of the appropriation lines in the fiscal year 2022 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2022 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 14 day of April, 2022.

/s/ Michael L. Parson
Governor

ATTEST:

/s/ Jay Ashcroft
Secretary of State

Exhibit A

	Agency	Budget Appropriation Line
1	ELEM & SEC EDUCATION-OPER	02.015
2	ELEM & SEC EDUCATION-OPER	02.015
3	ELEM & SEC EDUCATION-OPER	02.285
4	OFFICE ADMINISTRATION-OPER	05.480
5	OFFICE ADMINISTRATION-OPER	05.480
6	OFFICE ADMINISTRATION-OPER	05.480
7	OFFICE ADMINISTRATION-OPER	05.480
8	PUBLIC SAFETY-OPERATING	08.090
9	MENTAL HEALTH-OPERATING	10.110
10	MENTAL HEALTH-OPERATING	10.111
11	MENTAL HEALTH-OPERATING	10.211
12	MENTAL HEALTH-OPERATING	10.225
13	MENTAL HEALTH-OPERATING	10.226
14	SECRETARY OF STATE-OPER	12.120
15	ATTORNEY GENERAL-OPER	12.245
16	JUDICIARY-OPERATING	12.310
17	JUDICIARY-OPERATING	12.320
18	JUDICIARY-OPERATING	12.335
19	JUDICIARY-OPERATING	12.335
20	JUDICIARY-OPERATING	12.340
21	JUDICIARY-OPERATING	12.340
22	PUBLIC DEFENDER-OPERATING	12.400

23	ELEM & SEC EDUCATION-OPER	14.005
24	ELEM & SEC EDUCATION-OPER	14.005
25	ELEM & SEC EDUCATION-OPER	14.005
26	ELEM & SEC EDUCATION-OPER	14.010
27	ELEM & SEC EDUCATION-OPER	14.010
28	ELEM & SEC EDUCATION-OPER	14.015
29	ELEM & SEC EDUCATION-OPER	14.020
30	ELEM & SEC EDUCATION-OPER	14.025
31	ELEM & SEC EDUCATION-OPER	14.025
32	ELEM & SEC EDUCATION-OPER	14.030
33	ELEM & SEC EDUCATION-OPER	14.030
34	ELEM & SEC EDUCATION-OPER	14.030
35	ELEM & SEC EDUCATION-OPER	14.030
36	ELEM & SEC EDUCATION-OPER	14.030
37	ELEM & SEC EDUCATION-OPER	14.030
38	ELEM & SEC EDUCATION-OPER	14.030
39	ELEM & SEC EDUCATION-OPER	14.030
40	ELEM & SEC EDUCATION-OPER	14.030
41	ELEM & SEC EDUCATION-OPER	14.030
42	ELEM & SEC EDUCATION-OPER	14.030
43	ELEM & SEC EDUCATION-OPER	14.030
44	ELEM & SEC EDUCATION-OPER	14.030
45	ELEM & SEC EDUCATION-OPER	14.030
46	ELEM & SEC EDUCATION-OPER	14.030
47	ELEM & SEC EDUCATION-OPER	14.030
48	ELEM & SEC EDUCATION-OPER	14.030
49	DHEWD-OPERATING	14.035
50	DHEWD-OPERATING	14.035
51	DHEWD-OPERATING	14.035
52	REVENUE-OPERATING	14.040
53	REVENUE-OPERATING	14.040
54	REVENUE-OPERATING	14.040
55	MO TRANSPORTATION-OPER	14.050
56	MO TRANSPORTATION-OPER	14.050
57	OFFICE ADMINISTRATION-OPER	14.065
58	OFFICE ADMINISTRATION-OPER	14.065
59	OFFICE ADMINISTRATION-OPER	14.065
60	OFFICE ADMINISTRATION-OPER	14.065
61	OFFICE ADMINISTRATION-OPER	14.065
62	OFFICE ADMINISTRATION-OPER	14.065
63	OFFICE ADMINISTRATION-OPER	14.065
64	OFFICE ADMINISTRATION-OPER	14.065

65	OFFICE ADMINISTRATION-OPER	14.065
66	AGRICULTURE-OPERATING	14.100
67	AGRICULTURE-OPERATING	14.100
68	AGRICULTURE-OPERATING	14.100
69	NATURAL RESOURCES-OPER	14.105
70	NATURAL RESOURCES-OPER	14.105
71	NATURAL RESOURCES-OPER	14.105
72	NATURAL RESOURCES-OPER	14.110
73	CONSERVATION-OPERATING	14.115
74	ECONOMIC DEVELOP-OPER	14.120
75	ECONOMIC DEVELOP-OPER	14.120
76	ECONOMIC DEVELOP-OPER	14.120
77	ECONOMIC DEVELOP-OPER	14.125
78	DCI-OPERATING	14.130
79	DCI-OPERATING	14.130
80	LABOR & INDUSTRIAL REL-OPER	14.135
81	LABOR & INDUSTRIAL REL-OPER	14.135
82	LABOR & INDUSTRIAL REL-OPER	14.135
83	PUBLIC SAFETY-OPERATING	14.140
84	PUBLIC SAFETY-OPERATING	14.140
85	PUBLIC SAFETY-OPERATING	14.140
86	CORRECTIONS-OPERATING	14.150
87	CORRECTIONS-OPERATING	14.150
88	CORRECTIONS-OPERATING	14.150
89	CORRECTIONS-OPERATING	14.150
90	MENTAL HEALTH-OPERATING	14.155
91	MENTAL HEALTH-OPERATING	14.155
92	MENTAL HEALTH-OPERATING	14.155
93	MENTAL HEALTH-OPERATING	14.155
94	MENTAL HEALTH-OPERATING	14.155
95	HEALTH & SENIOR SERVICES-OPER	14.160
96	HEALTH & SENIOR SERVICES-OPER	14.160
97	HEALTH & SENIOR SERVICES-OPER	14.160
98	HEALTH & SENIOR SERVICES-OPER	14.160
99	HEALTH & SENIOR SERVICES-OPER	14.160
100	HEALTH & SENIOR SERVICES-OPER	14.160
101	HEALTH & SENIOR SERVICES-OPER	14.160
102	HEALTH & SENIOR SERVICES-OPER	14.160
103	HEALTH & SENIOR SERVICES-OPER	14.160
104	HEALTH & SENIOR SERVICES-OPER	14.160
105	HEALTH & SENIOR SERVICES-OPER	14.160
106	HEALTH & SENIOR SERVICES-OPER	14.160
107	HEALTH & SENIOR SERVICES-OPER	14.160

108	HEALTH & SENIOR SERVICES-OPER	14.160
109	HEALTH & SENIOR SERVICES-OPER	14.160
110	HEALTH & SENIOR SERVICES-OPER	14.160
111	HEALTH & SENIOR SERVICES-OPER	14.160
112	HEALTH & SENIOR SERVICES-OPER	14.165
113	SOCIAL SERVICES-OPERATING	14.170
114	SOCIAL SERVICES-OPERATING	14.170
115	SOCIAL SERVICES-OPERATING	14.170
116	SOCIAL SERVICES-OPERATING	14.170
117	SOCIAL SERVICES-OPERATING	14.170
118	SOCIAL SERVICES-OPERATING	14.170
119	SOCIAL SERVICES-OPERATING	14.175
120	SOCIAL SERVICES-OPERATING	14.175
121	SOCIAL SERVICES-OPERATING	14.175
122	SOCIAL SERVICES-OPERATING	14.175
123	SOCIAL SERVICES-OPERATING	14.180
124	SOCIAL SERVICES-OPERATING	14.180
125	SOCIAL SERVICES-OPERATING	14.180
126	SOCIAL SERVICES-OPERATING	14.180
127	SOCIAL SERVICES-OPERATING	14.180
128	SOCIAL SERVICES-OPERATING	14.180
129	SOCIAL SERVICES-OPERATING	14.185
130	SOCIAL SERVICES-OPERATING	14.185
131	SOCIAL SERVICES-OPERATING	14.190
132	SOCIAL SERVICES-OPERATING	14.190
133	SOCIAL SERVICES-OPERATING	14.195
134	SOCIAL SERVICES-OPERATING	14.195
135	SOCIAL SERVICES-OPERATING	14.195
136	SOCIAL SERVICES-OPERATING	14.195
137	SOCIAL SERVICES-OPERATING	14.195
138	SOCIAL SERVICES-OPERATING	14.195
139	SOCIAL SERVICES-OPERATING	14.195
140	SOCIAL SERVICES-OPERATING	14.195
141	SOCIAL SERVICES-OPERATING	14.195
142	SOCIAL SERVICES-OPERATING	14.200
143	SOCIAL SERVICES-OPERATING	14.205
144	SOCIAL SERVICES-OPERATING	14.215
145	SOCIAL SERVICES-OPERATING	14.215
146	SOCIAL SERVICES-OPERATING	14.215
147	SOCIAL SERVICES-OPERATING	14.215
148	SOCIAL SERVICES-OPERATING	14.220
149	SOCIAL SERVICES-OPERATING	14.220

150	SOCIAL SERVICES-OPERATING	14.225
151	SOCIAL SERVICES-OPERATING	14.225
152	SOCIAL SERVICES-OPERATING	14.230
153	SOCIAL SERVICES-OPERATING	14.230
154	SOCIAL SERVICES-OPERATING	14.230
155	SOCIAL SERVICES-OPERATING	14.230
156	SOCIAL SERVICES-OPERATING	14.230
157	SOCIAL SERVICES-OPERATING	14.231
158	SOCIAL SERVICES-OPERATING	14.231
159	SOCIAL SERVICES-OPERATING	14.235
160	SOCIAL SERVICES-OPERATING	14.235
161	SOCIAL SERVICES-OPERATING	14.250
162	SOCIAL SERVICES-OPERATING	14.250
163	SOCIAL SERVICES-OPERATING	14.250
164	SOCIAL SERVICES-OPERATING	14.250
165	SOCIAL SERVICES-OPERATING	14.250
166	SOCIAL SERVICES-OPERATING	14.255
167	SOCIAL SERVICES-OPERATING	14.255
168	SOCIAL SERVICES-OPERATING	14.255
169	SOCIAL SERVICES-OPERATING	14.260
170	SOCIAL SERVICES-OPERATING	14.260
171	SOCIAL SERVICES-OPERATING	14.270
172	GOVERNOR-OPERATING	14.295
173	GOVERNOR-OPERATING	14.295
174	GOVERNOR-OPERATING	14.295
175	LT. GOVERNOR-OPERATING	14.300
176	SECRETARY OF STATE-OPER	14.305
177	SECRETARY OF STATE-OPER	14.305
178	SECRETARY OF STATE-OPER	14.305
179	STATE AUDITOR-OPERATING	14.310
180	STATE AUDITOR-OPERATING	14.310
181	STATE AUDITOR-OPERATING	14.310
182	STATE TREASURER-OPERATING	14.315
183	STATE TREASURER-OPERATING	14.315
184	STATE TREASURER-OPERATING	14.317
185	STATE TREASURER-OPERATING	14.320
186	STATE TREASURER-OPERATING	14.322
187	ATTORNEY GENERAL-OPER	14.325
188	ATTORNEY GENERAL-OPER	14.325
189	ATTORNEY GENERAL-OPER	14.325
190	JUDICIARY-OPERATING	14.330
191	JUDICIARY-OPERATING	14.330
192	JUDICIARY-OPERATING	14.330

193	PUBLIC DEFENDER-OPERATING	14.335
194	PUBLIC DEFENDER-OPERATING	14.335
195	LEGISLATURE-OPERATING	14.340
196	LEGISLATURE-OPERATING	14.340
197	LEGISLATURE-LEASING	14.345
198	JUDICIARY-LEASING	14.345
199	GOVERNOR-LEASING	14.345
200	LT. GOVERNOR-LEASING	14.345
201	SECRETARY OF STATE-LEASING	14.345
202	STATE AUDITOR-LEASING	14.345
203	ATTORNEY GENERAL-LEASING	14.345
204	OFFICE ADMINISTRATION-LEAS	14.345
205	AGRICULTURE-LEASING	14.345
206	DCI-LEASING	14.345
207	ECONOMIC DEVELOPMENT-LEAS	14.345
208	ELEM & SEC EDUCATION-LEAS	14.345
209	DHEWD-LEASING	14.345
210	HEALTH & SENIOR SERVICES-LEAS	14.345
211	LABOR & INDUSTRIAL REL-LEAS	14.345
212	MENTAL HEALTH-LEASING	14.345
213	NATURAL RESOURCES-LEASING	14.345
214	PUBLIC SAFETY-LEASING	14.345
215	REVENUE-LEASING	14.345
216	SOCIAL SERVICES-LEASING	14.345
217	CORRECTIONS-LEASING	14.345
218	OFFICE ADMINISTRATION-LEAS	14.345
219	ELEM & SEC EDUCATION-LEAS	14.345
220	ELEM & SEC EDUCATION-LEAS	14.345
221	LABOR & INDUSTRIAL REL-LEAS	14.345
222	LABOR & INDUSTRIAL REL-LEAS	14.345
223	OFFICE ADMINISTRATION-LEAS	14.345
224	AGRICULTURE-LEASING	14.345
225	ATTORNEY GENERAL-LEASING	14.345
226	OFFICE ADMINISTRATION-LEAS	14.345
227	JUDICIARY-LEASING	14.345
228	OFFICE ADMINISTRATION-LEAS	14.345
229	OFFICE ADMINISTRATION-LEAS	14.345
230	NATURAL RESOURCES-LEASING	14.345
231	OFFICE ADMINISTRATION-LEAS	14.345
232	HEALTH & SENIOR SERVICES-LEAS	14.345
233	OFFICE ADMINISTRATION-LEAS	14.345
234	PUBLIC SAFETY-LEASING	14.345

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235	OFFICE ADMINISTRATION-LEAS	14.345
236	MENTAL HEALTH-LEASING	14.345
237	OFFICE ADMINISTRATION-LEAS	14.345
238	PUBLIC SAFETY-LEASING	14.345
239	OFFICE ADMINISTRATION-LEAS	14.345
240	DHEWD-LEASING	14.345
241	STATE TREASURER-LEASING	14.345
242	OFFICE ADMINISTRATION-LEAS	14.345
243	LABOR & INDUSTRIAL REL-LEAS	14.345
244	ELEM & SEC EDUCATION-LEAS	14.345
245	SOCIAL SERVICES-LEASING	14.345
246	LT. GOVERNOR-LEASING	14.345
247	OFFICE ADMINISTRATION-LEAS	14.345
248	SECRETARY OF STATE-LEASING	14.345
249	OFFICE ADMINISTRATION-LEAS	14.345
250	NATURAL RESOURCES-LEASING	14.345
251	OFFICE ADMINISTRATION-LEAS	14.345
252	ECONOMIC DEVELOPMENT-LEAS	14.345
253	OFFICE ADMINISTRATION-LEAS	14.345
254	MENTAL HEALTH-LEASING	14.345
255	SOCIAL SERVICES-LEASING	14.345
256	ATTORNEY GENERAL-LEASING	14.345
257	OFFICE ADMINISTRATION-LEAS	14.345
258	PUBLIC SAFETY-LEASING	14.345
259	AGRICULTURE-LEASING	14.345
260	AGRICULTURE-LEASING	14.345
261	OFFICE ADMINISTRATION-LEAS	14.345
262	PUBLIC SAFETY-LEASING	14.345
263	AGRICULTURE-LEASING	14.345
264	AGRICULTURE-LEASING	14.345
265	NATURAL RESOURCES-LEASING	14.345
266	NATURAL RESOURCES-LEASING	14.345
267	NATURAL RESOURCES-LEASING	14.345
268	OFFICE ADMINISTRATION-LEAS	14.345
269	OFFICE ADMINISTRATION-LEAS	14.345
270	OFFICE ADMINISTRATION-LEAS	14.345
271	CORRECTIONS-LEASING	14.345
272	OFFICE ADMINISTRATION-LEAS	14.345
273	PUBLIC SAFETY-LEASING	14.345
274	OFFICE ADMINISTRATION-LEAS	14.345
275	ECONOMIC DEVELOPMENT-LEAS	14.345
276	DCI-LEASING	14.345
277	DCI-LEASING	14.345

278	DCI-LEASING	14.345
279	NATURAL RESOURCES-LEASING	14.345
280	OFFICE ADMINISTRATION-LEAS	14.345
281	ELEM & SEC EDUCATION-LEAS	14.345
282	OFFICE ADMINISTRATION-LEAS	14.345
283	DCI-LEASING	14.345
284	ATTORNEY GENERAL-LEASING	14.345
285	OFFICE ADMINISTRATION-LEAS	14.345
286	NATURAL RESOURCES-LEASING	14.345
287	NATURAL RESOURCES-LEASING	14.345
288	NATURAL RESOURCES-LEASING	14.345
289	NATURAL RESOURCES-LEASING	14.345
290	SECRETARY OF STATE-LEASING	14.345
291	OFFICE ADMINISTRATION-LEAS	14.345
292	DCI-LEASING	14.345
293	NATURAL RESOURCES-LEASING	14.345
294	NATURAL RESOURCES-LEASING	14.345
295	NATURAL RESOURCES-LEASING	14.345
296	OFFICE ADMINISTRATION-LEAS	14.345
297	NATURAL RESOURCES-LEASING	14.345
298	OFFICE ADMINISTRATION-LEAS	14.345
299	DCI-LEASING	14.345
300	OFFICE ADMINISTRATION-LEAS	14.345
301	SOCIAL SERVICES-LEASING	14.345
302	NATURAL RESOURCES-LEASING	14.345
303	NATURAL RESOURCES-LEASING	14.345
304	SOCIAL SERVICES-LEASING	14.345
305	ATTORNEY GENERAL-LEASING	14.345
306	OFFICE ADMINISTRATION-LEAS	14.345
307	OFFICE ADMINISTRATION-LEAS	14.345
308	PUBLIC SAFETY-LEASING	14.345
309	AGRICULTURE-LEASING	14.345
310	OFFICE ADMINISTRATION-LEAS	14.345
311	AGRICULTURE-LEASING	14.345
312	ATTORNEY GENERAL-LEASING	14.345
313	OFFICE ADMINISTRATION-LEAS	14.345
314	LABOR & INDUSTRIAL REL-LEAS	14.345
315	ATTORNEY GENERAL-LEASING	14.345
316	OFFICE ADMINISTRATION-LEAS	14.345
317	REVENUE-LEASING	14.345
318	AGRICULTURE-LEASING	14.345
319	NATURAL RESOURCES-LEASING	14.345

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320	ATTORNEY GENERAL-LEASING	14.345
321	NATURAL RESOURCES-LEASING	14.345
322	NATURAL RESOURCES-LEASING	14.345
323	ATTORNEY GENERAL-LEASING	14.345
324	DCI-LEASING	14.345
325	OFFICE ADMINISTRATION-LEAS	14.345
326	AGRICULTURE-LEASING	14.345
327	SECRETARY OF STATE-LEASING	14.345
328	OFFICE ADMINISTRATION-LEAS	14.345
329	JUDICIARY-LEASING	14.345
330	ELEM & SEC EDUCATION-LEAS	14.345
331	AGRICULTURE-LEASING	14.345
332	NATURAL RESOURCES-LEASING	14.345
333	NATURAL RESOURCES-LEASING	14.345
334	OFFICE ADMINISTRATION-LEAS	14.345
335	LABOR & INDUSTRIAL REL-LEAS	14.345
336	LABOR & INDUSTRIAL REL-LEAS	14.345
337	OFFICE ADMINISTRATION-LEAS	14.345
338	AGRICULTURE-LEASING	14.345
339	ARPA	14.355
340	ARPA	14.355
341	ARPA	14.360
342	ARPA	14.360
343	ARPA	14.365
344	ARPA	14.365
345	ARPA	14.370
346	ARPA	14.370
347	ARPA	14.375
348	ARPA	14.380
349	ARPA	14.385
350	ARPA	14.390
351	ARPA	14.395
352	ARPA	14.400

The following members' presence was noted: Mosley and Price IV.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, April 20, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

House policy changes.

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.

Tour of the Lincoln University agriculture facilities.

DOWNSIZING STATE GOVERNMENT

Wednesday, April 20, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Executive session will be held: SJR 46, SB 710, HB 2705

ELEMENTARY AND SECONDARY EDUCATION

Thursday, April 21, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: SS SCS SBs 681 & 662, HB 1836, HB 2745, HB 2844

EMERGING ISSUES

Wednesday, April 20, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: SS SB 690

JUDICIARY

Wednesday, April 20, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2728

Executive session will be held: SCS SB 886

LOCAL GOVERNMENT

Thursday, April 21, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: SB 845

PENSIONS

Wednesday, April 20, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2787

Executive session will be held: SB 655

RURAL COMMUNITY DEVELOPMENT

Thursday, April 21, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2133

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, April 20, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 3.

Public hearing will be held: SS SB 807, SB 743

Executive session will be held: SS SJR 33, SCS SB 908

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, April 20, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 1.

Public hearing will be held: SCR 24

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, April 20, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2794, HB 2691, HJR 72, HB 2663

Executive session will be held: HB 1486, HB 1573, HB 1813, HB 2916, HJR 138

Removed SB 724, SB 823, and SB 982.

AMENDED

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, April 21, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 81, HJR 122, HJR 126

Executive session will be held: SS SCS SB 724, SS#2 SB 823, SCS SB 982

UTILITIES

Wednesday, April 20, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing
Room 7.

Public hearing will be held: SS#2 SCS SB 745

VETERANS

Wednesday, April 20, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing
Room 5.

Executive session will be held: SCR 28, SCR 34

HOUSE CALENDAR

FIFTY-SIXTH DAY, WEDNESDAY, APRIL 20, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey
HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 3017 - Smith (163)
HCS HB 3018 - Smith (163)
HCS HB 3019 - Smith (163)
HCS HB 3021 - Smith (163)

HOUSE BILLS FOR PERFECTION

HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans
HB 1564 - Griffith
HB 2782 - Young
HCS HB 1608 - Wiemann
HCS HB 1712 - Pollock (123)
HB 1741 - Dogan
HCS HB 1770 - Lewis (6)
HB 1956 - Richey

HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HCS HB 2638 - Riggs
HB 2660 - Veit
HB 2731 - Shields
HB 2820 - Stephens (128)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2439 - Hovis
HCS HB 2447 - Hardwick

HCS HB 2652 - Haffner
HS HB 2310, as amended, with HA 2 HA 3 and HA 3, as amended, pending - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1692 - Boggs
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs

HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132 - Kidd
HJR 133 - Davidson
HJR 114 - Coleman (32)

HOUSE BILLS FOR THIRD READING

HCS HB 2140, (Fiscal Review 4/14/22) - McGaugh
HB 1859 - Eggleston
HCS HB 2452 - Cook

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2600, (Fiscal Review 4/7/22) - Railsback
HCS HB 1704 - Roberts

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)
HCS SB 820, (Fiscal Review 4/19/22) - Haffner

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS HB 2149, as amended (Fiscal Review 4/12/22), E.C. - Shields

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
SS SCS HCS HB 1720, as amended (request Senate recede/grant conference), E.C. - Pollitt (52)

HOUSE RESOLUTIONS

HCS HR 3279 - Grier
HR 3886 - Gregory (51)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-SIXTH DAY, WEDNESDAY, APRIL 20, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Unto Thee, O Lord, do I lift up my soul. (Psalm 25:1)

O God, our guide, to whom we belong and with whom we live, we come to You in this our morning prayer seeking a fresh consciousness of the reality of Your presence. Help us to know that You are with us and that You are always with us, seeking to guide us along the ways of righteousness, justice, and peace. If some of us have been disturbed by doubt, hurt by hate, or maligned by malice until life has been drained of its worth, restore to us such a vision of You and of the truth about life that we may believe triumphantly once again.

For our Missouri we pray that it may not miss the true and right path amid political confusion. Bless all efforts to create and maintain an ordered and peaceful human family on this planet. Particularly bless the effort now put forth to bring peace in the Ukraine. We pray for our governor, our speaker, the members of this House of Representatives, and the media. In all truth and in all good, You will steady their faith that life for them may not be a burden but a joy!

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Patricia Reinwald, Robert Vescovo, Nicholas Vescovo, Peter Vescovo, William Vescovo, and Jillian Vescovo.

The Journal of the fifty-fifth day was approved as printed by the following vote:

AYES: 125

Anderson	Atchison	Aune	Baker	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Coleman 32	Cook
Copeland	Cupps	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight

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Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Phifer	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roden
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Walsh 50	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 003

Bosley	Merideth	Unsicker
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PRESENT: 001

Windham

ABSENT WITH LEAVE: 027

Adams	Aldridge	Andrews	Appelbaum	Bailey
Bangert	Bland Manlove	Clemens	Coleman 97	Collins
Davidson	Derges	Fishel	Gregory 96	Grier
Hovis	Mosley	Patterson	Pietzman	Pike
Price IV	Roberts	Rogers	Stacy	Turnbaugh
Veit	Walsh Moore 93			

VACANCIES: 007

MOTION

Representative Plocher moved that Rule 44 be suspended.

Which motion was adopted by the following vote:

AYES: 094

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Griffith	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	McDaniel
McGaugh	McGill	Morse	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Rone	Sander
Sassmann	Schwadron	Seitz	Sharpe 4	Shaul

Shields	Simmons	Smith 155	Smith 163	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 041

Adams	Anderson	Aune	Bangert	Baringer
Barnes	Bosley	Brown 70	Burnett	Burton
Butz	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Quade	Roden	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 021

Aldridge	Andrews	Appelbaum	Bailey	Bland Manlove
Brown 27	Clemens	Collins	Fishel	Gregory 96
Grier	Haden	Mayhew	Murphy	Pietzman
Price IV	Proudie	Roberts	Schnelting	Schroer
Stacy				

VACANCIES: 007

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3017** was agreed to.

HCS HB 3017 was laid over.

HCS HB 3018, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; planning, expenses, and capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; grants, refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3018** was agreed to.

HCS HB 3018 was laid over.

HCS HB 3019, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3019** was agreed to.

HCS HB 3019 was laid over.

HCS HB 3021, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3021** was agreed to.

HCS HB 3021 was laid over.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1692, relating to liability for injuries from required immunizations, was taken up by Representative Boggs.

Representative Hudson assumed the Chair.

On motion of Representative Boggs, **HB 1692** was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 32
Cook	Copeland	Cupps	Davidson	Davis
Deaton	Derges	Dinkins	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Lovasco	Mayhew	McGill	Morse	Murphy
O'Donnell	Owen	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback

Reedy	Richey	Riggs	Riley	Roden
Rone	Sander	Sassmann	Sauls	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Simmons	Smith 155	Smith 163	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	DeGroot	Doll	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Young	

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Chipman	Coleman 97	Dogan	Gregory 96
Grier	Kidd	Knight	Lewis 6	McDaniel
McGaugh	Patterson	Pietzman	Price IV	Roberts
Schnelting	Shields	Stacy	Veit	Windham

VACANCIES: 007

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 052

Atchison	Baker	Barnes	Basye	Billington
Brown 16	Burton	Busick	Butz	Cook
Copeland	Davidson	Davis	DeGroot	Dogan
Evans	Francis	Haden	Haffner	Haley
Kalberloh	Kelley 127	Kelly 141	Lewis 6	McGirl
Morse	Murphy	Owen	Perkins	Person
Pollock 123	Railsback	Richey	Riggs	Rone
Sander	Sassmann	Seitz	Sharpe 4	Simmons
Smith 155	Smith 67	Taylor 139	Terry	Thompson
Toalson Reisch	Turnbaugh	Van Schoiack	Veit	Walsh 50
West	Wright			

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NOES: 001

Mackey

PRESENT: 056

Adams	Anderson	Andrews	Appelbaum	Baringer
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Coleman 32	Coleman 97	Deaton	Dinkins
Eggleston	Falkner	Fishel	Fitzwater	Fogle
Gregory 51	Griffith	Gunby	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Mayhew
McCreery	Merideth	Mosley	Nurrenbern	O'Donnell
Phifer	Pike	Plocher	Porter	Pouche
Quade	Reedy	Riley	Roden	Schroer
Schwadron	Shaul	Smith 163	Smith 45	Tate
Taylor 48	Trent	Unsicker	Walsh Moore 93	Young
Mr. Speaker				

ABSENT WITH LEAVE: 047

Aldridge	Aune	Bailey	Bangert	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Chipman
Christofanelli	Clemens	Collins	Cupps	Derges
Doll	Ellebracht	Gray	Gregory 96	Grier
Hardwick	Henderson	Hicks	Kidd	Knight
Lewis 25	Lovasco	McDaniel	McGaugh	Patterson
Pietzman	Pollitt 52	Price IV	Proudie	Roberts
Rogers	Sauls	Schnelting	Sharp 36	Shields
Stacy	Stephens 128	Stevens 46	Thomas	Weber
Wiemann	Windham			

VACANCIES: 007

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3017** was adopted.

On motion of Representative Smith (163), **HCS HB 3017** was ordered perfected and printed.

HCS HB 3018, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; planning, expenses, and capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; grants, refunds,

distributions, planning, expenses, and land improvements; and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3018** was adopted.

On motion of Representative Smith (163), **HCS HB 3018** was ordered perfected and printed.

HCS HB 3019, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Windham offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3019, Page 4, Section 19.050, Line 5, by inserting immediately thereafter the following:

“Section 19.053. To the Department of Natural Resources
For maintenance, repair, and other improvements to state-owned historic properties
and other state-owned historical assets in Missouri connected to African-American
history and culture in Missouri
From Park Sales Tax Fund (0613).....\$2,000,000”; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Windham, **House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 129

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Baker	Bangert	Baringer	Barnes
Black 137	Black 7	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery

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McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Pouche	Proudie	Quade	Railsback
Reedy	Riggs	Riley	Roden	Rone
Sander	Sassmann	Sauls	Schnelting	Schwadron
Sharpe 4	Shaul	Smith 155	Smith 163	Smith 45
Smith 67	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 008

Basye	Billington	Boggs	Davis	Lovasco
Schroer	Seitz	Simmons		

PRESENT: 001

Atchison

ABSENT WITH LEAVE: 018

Bailey	Bland Manlove	Collins	Derges	Gregory 96
Grier	Houx	McDaniel	McGaugh	Pietzman
Porter	Price IV	Richey	Roberts	Rogers
Sharp 36	Shields	Stacy		

VACANCIES: 007

Representative Windham offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3019, Page 2, Section 19.008, Line 10, by inserting immediately after the word "district" the following:

" , and further provided such grants will be awarded only to charter school facilities which affirm they will comply with any minority-owned business and women-owned business contracting goals established in the community in which they are located when such facilities procure services for deferred maintenance"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Falkner	Fitzwater	Gregory 51	Griffith

Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Simmons	Smith 155	Smith 163	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schojack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Bland Manlove	Brown 16	Clemens	Collins
Derges	Evans	Fishel	Francis	Gregory 96
Grier	Houx	McDaniel	McGaugh	Pietzman
Roberts	Shields	Stacy	Stephens 128	

VACANCIES: 007

Representative Windham moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Windham:

AYES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Dogan	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

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NOES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Gregory 51	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Simmons	Smith 155	Smith 163	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 016

Bailey	Bland Manlove	Brown 16	Collins	Derges
Evans	Francis	Gregory 96	Grier	Houx
McDaniel	McGaugh	Pietzman	Roberts	Shields
Stacy				

VACANCIES: 007

On motion of Representative Smith (163), **HCS HB 3019, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3019, as amended**, was ordered perfected and printed.

HCS HB 3021, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Merideth offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3021, Page 1, Section 21.005, Line 2, by deleting "economic recovery non-refundable tax credit" and inserting "gas tax and inflation rebate"; and

Further amend said bill, said page, said section, Line 14, by inserting immediately after the number "2021" the following:

", and for the tax year ending in calendar year 2021, has a federal adjusted gross income equal to or below \$100,000 for individuals filing an individual Missouri income tax return or \$200,000 for married couples filing a combined Missouri individual income tax return"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rone	Sander	Schnelting	Schwadron
Sharpe 4	Shaul	Shields	Simmons	Smith 163
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Burnett	Burton	Butz	Clemens	Doll
Ellebracht	Fogle	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 024

Bailey	Bland Manlove	Brown 70	Collins	Copeland
Derges	Dogan	Evans	Gray	Gregory 96
Grier	Hicks	Kidd	McDaniel	McGaugh
Pietzman	Roberts	Sassmann	Schroer	Seitz
Smith 155	Smith 67	Stacy	Stephens 128	

VACANCIES: 007

Representative Merideth moved that **House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth:

AYES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Price IV	Proudie	Quade	Rogers	Sauls
Smith 45	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

NOES: 095

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roden
Rone	Sander	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 163	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Collins	Derges	Evans
Gregory 96	Grier	McDaniel	McGaugh	Pietzman
Roberts	Sassmann	Sharp 36	Smith 155	Smith 67
Stacy	Stephens 128			

VACANCIES: 007

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roden	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sauls	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Coleman 32	Collins	Derges
Evans	Gregory 96	Grier	Hicks	McDaniel
McGaugh	Pietzman	Price IV	Roberts	Sharp 36
Stacy	Toalson Reisch			

VACANCIES: 007

On motion of Representative Smith (163), **HCS HB 3021** was adopted.

On motion of Representative Smith (163), **HCS HB 3021** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HB 1680, HB 1736, HCS HB 1740, HB 1804, HCS#2 HB 1992, HCS HB 2013, HCS HB 2118, HCS HB 2142, HB 2145, HB 2172, HB 2174, HB 2293, HCS HB 2363, and HB 2371 were placed on the Informal Calendar.

HCS HB 2381, relating to emergency medical dispatchers, was taken up by Representative Roden.

Representative Roden offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2381, Pages 3-4, Section 190.091, Lines 14-38, by deleting said lines and inserting in lieu thereof the following:

"deployed to bioterrorism attacks, terrorist attacks, catastrophic or natural disasters, and emergencies.

2. The department shall offer a vaccination program for first responders who may be exposed to infectious diseases when deployed to disaster locations as a result of a bioterrorism event or a suspected bioterrorism event. The vaccinations shall include, but are not limited to, smallpox, anthrax, and other vaccinations when recommended by the federal Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices.

3. Participation in the vaccination program shall be voluntary by the first responders, except for first responders who, as determined by their employer, cannot safely perform emergency responsibilities when responding to a bioterrorism event or suspected bioterrorism event without being vaccinated. The recommendations of the Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices shall be followed when providing appropriate screening for contraindications to vaccination for first responders. A first responder shall be exempt from vaccinations when a written statement from a licensed physician is presented to their employer indicating that a vaccine is medically contraindicated for such person.

4. If a shortage of the vaccines referred to in subsection 2 of this section exists following a bioterrorism event or suspected bioterrorism event, the director, in consultation with the governor and the federal Centers for Disease Control and Prevention, shall give priority for such vaccinations to persons exposed to the disease and to first responders who are deployed to the disaster location."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (48) offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1

to

House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 2381, Page 1, Line 23, by inserting after said line the following:

"Further amend said bill, Pages 6-9, Section 190.100, Lines 72-181, by deleting said lines and inserting in lieu thereof the following:

~~"[(18) "Emergency medical technician basic" or "EMT B", a person who has successfully completed a course of instruction in basic life support as prescribed by the department and is licensed by the department in accordance with standards prescribed by sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;~~

~~(19)] (17) "Emergency medical technician-community paramedic", "community paramedic", or "EMT-CP", a person who is certified as an emergency medical technician-paramedic and is certified by the department in accordance with standards prescribed in section 190.098;~~

~~[(20) "Emergency medical technician-paramedic" or "EMT P", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;~~

~~(21)~~ (18) "Emergency services", health care items and services furnished or required to screen and stabilize an emergency which may include, but shall not be limited to, health care services that are provided in a licensed hospital's emergency facility by an appropriate provider or by an ambulance service or emergency medical response agency;

~~(22)~~ (19) "Health care facility", a hospital, nursing home, physician's office or other fixed location at which medical and health care services are performed;

~~(23)~~ (20) "Hospital", an establishment as defined in the hospital licensing law, subsection 2 of section 197.020, or a hospital operated by the state;

~~(24)~~ (21) "Medical control", supervision provided by or under the direction of physicians, or their designated registered nurse, including both online medical control, instructions by radio, telephone, or other means of direct communications, and offline medical control through supervision by treatment protocols, case review, training, and standing orders for treatment;

~~(25)~~ (22) "Medical direction", medical guidance and supervision provided by a physician to an emergency services provider or emergency medical services system;

~~(26)~~ (23) "Medical director", a physician licensed pursuant to chapter 334 designated by the ambulance service, **dispatch agency**, or emergency medical response agency and who meets criteria specified by the department by rules pursuant to sections 190.001 to 190.245;

~~(27)~~ (24) "Memorandum of understanding", an agreement between an emergency medical response agency or dispatch agency and an ambulance service or services within whose territory the agency operates, in order to coordinate emergency medical services;

(25) **"Paramedic", a person who has successfully completed a course of instruction in advanced life support care as prescribed by the department and is licensed by the department in accordance with sections 190.001 to 190.245 and rules adopted by the department pursuant to sections 190.001 to 190.245;**

~~(28)~~ (26) "Patient", an individual who is sick, injured, wounded, diseased, or otherwise incapacitated or helpless, or dead, excluding deceased individuals being transported from or between private or public institutions, homes or cemeteries, and individuals declared dead prior to the time an ambulance is called for assistance;

~~(29)~~ (27) "Person", as used in these definitions and elsewhere in sections 190.001 to 190.245, any individual, firm, partnership, copartnership, joint venture, association, cooperative organization, corporation, municipal or private, and whether organized for profit or not, state, county, political subdivision, state department, commission, board, bureau or fraternal organization, estate, public trust, business or common law trust, receiver, assignee for the benefit of creditors, trustee or trustee in bankruptcy, or any other service user or provider;

~~(30)~~ (28) "Physician", a person licensed as a physician pursuant to chapter 334;

~~(31)~~ (29) "Political subdivision", any municipality, city, county, city not within a county, ambulance district or fire protection district located in this state which provides or has authority to provide ambulance service;

~~(32)~~ (30) "Professional organization", any organized group or association with an ongoing interest regarding emergency medical services. Such groups and associations could include those representing volunteers, labor, management, firefighters, ~~EMT-B's,~~ nurses, ~~EMT-P's~~ **paramedics**, physicians, communications specialists and instructors. Organizations could also represent the interests of ground ambulance services, air ambulance services, fire service organizations, law enforcement, hospitals, trauma centers, communication centers, pediatric services, labor unions and poison control services;

~~(33)~~ (31) "Proof of financial responsibility", proof of ability to respond to damages for liability, on account of accidents occurring subsequent to the effective date of such proof, arising out of the ownership, maintenance or use of a motor vehicle in the financial amount set in rules promulgated by the department, but in no event less than the statutory minimum required for motor vehicles. Proof of financial responsibility shall be used as proof of self-insurance;

~~(34)~~ (32) "Protocol", a predetermined, written medical care guideline, which may include standing orders;

~~(35)~~ (33) "Regional EMS advisory committee", a committee formed within an emergency medical services (EMS) region to advise ambulance services, the state advisory council on EMS and the department;

~~(36)~~ (34) "Specialty care transportation", the transportation of a patient requiring the services of an emergency medical technician-paramedic who has received additional training beyond the training prescribed by the department. Specialty care transportation services shall be defined in writing in the appropriate local protocols for ground and air ambulance services and approved by the local physician medical director. The protocols shall be maintained by the local ambulance service and shall define the additional training required of the emergency medical technician-paramedic;

~~[(37)]~~ (35) "Stabilize", with respect to an emergency, the provision of such medical treatment as may be necessary to attempt to assure within reasonable medical probability that no material deterioration of an individual's medical condition is likely to result from or occur during ambulance transportation unless the likely benefits of such transportation outweigh the risks;

~~[(38)]~~ (36) "State advisory council on emergency medical services", a committee formed to advise the department on policy affecting emergency medical service throughout the state;

~~[(39)]~~ (37) "State EMS medical directors advisory committee", a subcommittee of the state advisory council on emergency medical services formed to advise the state advisory council on emergency medical services and the department on medical issues;

~~[(40)]~~ (38) "STEMI" or "ST-elevation myocardial infarction", a type of heart attack in which impaired blood flow to the patient's heart muscle is evidenced by ST-segment elevation in electrocardiogram analysis, and as further defined in rules promulgated by the department under sections 190.001 to 190.250;

~~[(41)]~~ (39) "STEMI care", includes education and prevention, emergency transport, triage, and acute care and rehabilitative services for STEMI that requires immediate medical or surgical intervention or treatment;

~~[(42)]~~ (40) "STEMI center", a hospital that is currently designated as such by the department to care for patients with ST-segment elevation myocardial infarctions;

~~[(43)]~~ (41) "Stroke", a condition of impaired blood flow to a patient's brain as defined by the department;

~~[(44)]~~ (42) "Stroke care", includes emergency transport, triage, and acute intervention and other acute care services for stroke that potentially require immediate medical or surgical intervention or treatment, and may include education, primary prevention, acute intervention, acute and subacute management, prevention of complications, secondary stroke prevention, and rehabilitative services;

~~[(45)]~~ (43) "Stroke center", a hospital that is currently designated as such by the department;

~~[(46)]~~ (44) "Trauma", an injury to human tissues and organs resulting from the transfer of energy from the environment;

~~[(47)]~~ (45) "Trauma care" includes injury prevention, triage, acute care and rehabilitative services for major single system or multisystem injuries that potentially require immediate medical or surgical intervention or treatment;

~~[(48)]~~ (46) "Trauma center", a hospital that is currently designated as such by the"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor (48), **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Roden, **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Roden, **HCS HB 2381, as amended**, was adopted.

On motion of Representative Roden, **HCS HB 2381, as amended**, was ordered perfected and printed.

Representative Fitzwater assumed the Chair.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1977, relating to the selling of raw milk or cream, was taken up by Representative Kelley (127).

On motion of Representative Kelley (127), the title of **HB 1977** was agreed to.

On motion of Representative Kelley (127), **HB 1977** was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTIONS - INFORMAL

HCS HJR 110, relating to education, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of **HCS HJR 110** was agreed to.

Representative Christofanelli offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Joint Resolution No. 110, Page 2, Section 11, Lines 22 to 25, by deleting all of the said lines and inserting in lieu thereof the following:

"best suit the learning needs of their child;"; and

Further amend said bill and section, Page 3, Line 53, by inserting after the word **"adopted;"** the word **"and"**; and

Further amend said bill, page, and section, Lines 61 to 63, by deleting all of the said lines and inserting in lieu thereof the following:

"school district."; and

Further amend said bill, page, and section, Line 70, by deleting the second occurrence of the word **"or"**; and

Further amend said bill, page, and section, Line 73, by deleting all of the said line and inserting in lieu thereof the following:

"other members of the same race, ethnicity, color, or national origin;

(4) This subsection shall not be construed to prohibit teachers or students from discussing public policy issues or ideas that individuals may find unwelcome, disagreeable, or offensive; or

(5) This subsection shall not be construed to prohibit a school employee from discussing the ideas and history of the ideas listed in this subsection."; and

Further amend said bill and section, Pages 3 to 4, Lines 78 to 116, by deleting all of the said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Doll offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1

to

House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Joint Resolution No. 110, Page 1, Line 4, by inserting after all of said line the following:

"Further amend said bill, page, and section, Line 27, by inserting after the word "disagree" the phrase ", provided that the parent of such child provides for an alternative location and safe and secure supervision during the time that such contested content is being presented"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Doll, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Black (137) offered **House Amendment No. 2 to House Amendment No. 1**.

*House Amendment No. 2
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Joint Resolution No. 110, Page 1, Line 4, by inserting after the word "**child**" the following:

", but which shall not be construed to include educational choice options for any school district or local educational agency that is not specifically authorized by statute for such student, school district or local educational agency"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (137), **House Amendment No. 2 to House Amendment No. 1** was adopted.

Representative Kelley (127) offered **House Amendment No. 3 to House Amendment No. 1**.

*House Amendment No. 3
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Joint Resolution No. 110, Page 1, Lines 1-4, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Joint Resolution No. 110, Page 1, Section 11, Line 12, by deleting all of said lines and inserting in lieu thereof the following:

"criminal offense has been committed against the parents' child, in a timely manner of all reported incidents pertaining to student safety including, but not limited to, any felony or misdemeanor committed by a teacher or other school employee.

a. No employee of any public school or school district shall encourage, coerce, or attempt to coerce a minor child to withhold information from such minor child's parents; provided, however, that any such person required to report suspected abuse or neglect under sections 210.109 to 210.183 may encourage a minor child to withhold information where disclosure could reasonably result in abuse or neglect;

b. No employee that is such person required to report suspected abuse or neglect under sections 210.109 to 210.183 shall be required to notify the parents of the said suspected abuse or neglect of the parent's child if the parent is the alleged perpetrator;"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Davidson	Davis	Dinkins
Falkner	Fishel	Fitzwater	Gregory 51	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Mayhew
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Rone	Sander	Sassmann
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Mr. Speaker			

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Rogers	Sharp 36	Smith 45	Smith 67
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 000

ABSENT WITH LEAVE: 033

Bailey	Bangert	Black 7	Bland Manlove	Coleman 32
Cupps	Deaton	DeGroot	Derges	Dogan
Eggleston	Evans	Francis	Gregory 96	Grier
Houx	Johnson	Kidd	Lovasco	McDaniel
McGaugh	Pietzman	Porter	Price IV	Roberts
Roden	Sauls	Schroer	Stacy	Stevens 46
Thompson	Windham	Wright		

VACANCIES: 007

On motion of Representative Kelley (127), **House Amendment No. 3 to House Amendment No. 1** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

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AYES: 086

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Davidson	Davis
Dinkins	Dogan	Falkner	Fishel	Fitzwater
Gregory 51	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Mayhew	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Rone	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Mr. Speaker				

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sharp 36	Smith 45
Smith 67	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 028

Bailey	Bangert	Bland Manlove	Coleman 32	Cupps
Deaton	DeGroot	Derges	Eggleston	Evans
Francis	Gregory 96	Grier	Kidd	Lovasco
McDaniel	McGaugh	Pietzman	Porter	Price IV
Roberts	Roden	Sauls	Schroer	Stacy
Stevens 46	Windham	Wright		

VACANCIES: 007

On motion of Representative Christofanelli, **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Christofanelli, **HCS HJR 110, as amended**, was adopted.

On motion of Representative Christofanelli, **HCS HJR 110, as amended**, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **SJR 46**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Baker, Bangert, Burton, Gray, Owen, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (0)

Absent (4): Bailey, Lovasco, Person and Taylor (139)

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **SB 710**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Baker, Owen, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (5): Aune, Bangert, Burton, Gray and Person

Absent (3): Bailey, Lovasco and Taylor (139)

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **SCS SB 886**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Davis, Ellebracht, Evans, Mackey, Reedy, Riley, Sauls and Veit

Noes (0)

Absent (2): Black (137) and Schroer

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **SB 655**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Billington, Black (7), Clemens, Hovis, O'Donnell, Owen, Pike and Wright

Noes (0)

Absent (5): Brown (27), Kidd, Murphy, Person and Stevens (46)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 1552** entitled:

An act to repeal sections 160.415, 160.425, and 161.670, RSMo, and to enact in lieu thereof three new sections relating to alternative education programs.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HB 1697**.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SJR 39** entitled:

Joint resolution submitting to the qualified voters of Missouri, an amendment repealing section 4(b) of article X of the Constitution of Missouri, and adopting one new section in lieu thereof relating to property tax assessments.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SJR 41** entitled:

Joint resolution submitting to the qualified voters of Missouri, an amendment to article X of the Constitution of Missouri, by adding thereto one new section relating to property tax assessments for certain seniors.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 683** entitled:

An act to repeal sections 208.044, 208.046, 208.053, 210.027, 210.102, 210.127, 210.199, 210.201, 210.203, 210.211, 210.221, 210.223, 210.231, 210.241, 210.245, 210.251, 210.252, 210.254, 210.255, 210.256, 210.258, 210.275, 210.278, 210.305, 210.565, 210.1007, and 210.1080, RSMo, and to enact in lieu thereof thirty-four new sections relating to child care, with penalty provisions and an emergency clause for a certain section.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SB 761** entitled:

An act to repeal sections 476.055 and 610.021, RSMo, and to enact in lieu thereof four new sections relating to access to public records, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 931** entitled:

An act to repeal sections 44.032, 130.029, 143.081, 143.121, 347.020, 347.143, 347.179, 347.183, 347.186, 358.460, 358.470, 431.202, and 620.1039, RSMo, and to enact in lieu thereof nineteen new sections relating to corporations, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS SB 968** entitled:

An act to repeal sections 44.032, 130.029, 143.081, 431.202, and 454.1005, RSMo, and to enact in lieu thereof ten new sections relating to business entities.

In which the concurrence of the House is respectfully requested.

Read the first time.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HCS HB 1552 - Fiscal Review

The following members' presence was noted: Grier, Pietzman, and Stacy.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, April 21, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

House policy changes.

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.

Tour of the Lincoln University agriculture facilities.

BUDGET

Thursday, April 21, 2022, 8:15 AM, Joint Hearing Room (117).

Public hearing will be held: HB 2727, HB 2897

Removed HB 2818.

AMENDED

ELEMENTARY AND SECONDARY EDUCATION

Thursday, April 21, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: SS SCS SBs 681 & 662, HB 1836, HB 2745, HB 2844

FISCAL REVIEW

Thursday, April 21, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HCS HB 2140, HCS HB 2600

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Thursday, April 21, 2022, 8:00 AM, House Hearing Room 3.

Public hearing will be held: HB 2649, SCR 25

HIGHER EDUCATION

Monday, April 25, 2022, 12:00 PM, House Hearing Room 6.

Executive session will be held: SB 718

LOCAL GOVERNMENT

Thursday, April 21, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: SB 845

RURAL COMMUNITY DEVELOPMENT

Thursday, April 21, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2133

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, April 21, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 81, HJR 122, HJR 126

Executive session will be held: SS SCS SB 724, SS#2 SB 823, SCS SB 982

WORKFORCE DEVELOPMENT

Monday, April 25, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: SS#2 SB 997

HOUSE CALENDAR

FIFTY-SEVENTH DAY, THURSDAY, APRIL 21, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HOUSE BILLS FOR PERFECTION

HB 2391 - Buchheit-Courtway

HCS HB 2434 - Grier

HCS HB 2453 - McDaniel

HCS HB 2543 - O'Donnell

HB 2568 - Perkins

HB 2576 - Bromley

HB 2603 - Patterson

HCS HB 1974 - Murphy

HCS HB 2758 - Evans

HB 1564 - Griffith

HB 2782 - Young

HCS HB 1608 - Wiemann

HCS HB 1712 - Pollock (123)

HB 1741 - Dogan

HCS HB 1770 - Lewis (6)

HB 1956 - Richey

HB 1994 - Richey

HB 2397 - Aldridge

HCS HB 2510 - Simmons

HCS HB 2614 - DeGroot

HCS HB 2638 - Riggs

HB 2660 - Veit
HB 2731 - Shields
HB 2820 - Stephens (128)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner
HS HB 2310, as amended, with HA 2 HA 3 and HA 3, as amended, pending - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack

HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz

HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132 - Kidd
HJR 133 - Davidson
HJR 114 - Coleman (32)

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 3017 - Smith (163)
HCS HB 3018 - Smith (163)
HCS HB 3019 - Smith (163)
HCS HB 3021 - Smith (163)

HOUSE BILLS FOR THIRD READING

HCS HB 2140, (Fiscal Review 4/14/22) - McGaugh
HB 1859 - Eggleston
HCS HB 2452 - Cook

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2600, (Fiscal Review 4/7/22) - Railsback
HCS HB 1704 - Roberts

SENATE JOINT RESOLUTIONS FOR SECOND READING

SJR 39
SS SJR 41

SENATE BILLS FOR SECOND READING

SS SCS SB 683
SS#2 SB 761
SS SCS SB 931
SS#2 SCS SB 968

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)

HCS SB 820, (Fiscal Review 4/19/22) - Haffner

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton

SS HB 2149, as amended (Fiscal Review 4/12/22), E.C. - Shields

SS SCS HCS HB 1552, (Fiscal Review 4/20/22) - Richey

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

SS SCS HCS HB 1720, as amended (request Senate recede/grant conference), E.C. - Pollitt (52)

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

HR 3886 - Gregory (51)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-SEVENTH DAY, THURSDAY, APRIL 21, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

All the paths of the Lord are mercy and truth unto such as keep His covenant and His testimonies. (Psalm 25:10)

O Eternal God, who is the creator and the sustainer of life, without whose blessings all our work is in vain, we pray that our lives and the life of our state may be built upon the rock of eternal truth and everlasting love, so we would dedicate ourselves again to You in body, in mind, and in spirit. Satisfy us with nothing but the best in our thoughts and life, and keep us restless until we find our rest in You.

We thank You for our wonderful state, for our glorious heritage, for this challenging hour, and for the faith with which we greet this coming day. Lay Your hand upon all our leaders and all our people. Teach us to look unto You as the fountain of all wisdom and the source of all strength. May Your mighty spirit, through us and our people, translate our noble principles into living practices and our good words into good works.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifty-sixth day was approved as printed by the following vote:

AYES: 135

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burton	Busick	Butz	Chipman	Christofanelli
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell

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Owen	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Quade	Railsback	Reedy	Richey	Riggs
Riley	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 002

Bland Manlove Windham

ABSENT WITH LEAVE: 019

Aldridge	Bailey	Boggs	Bosley	Burnett
Clemens	Derges	Dogan	Gregory 96	Grier
McDaniel	Patterson	Pietzman	Price IV	Proudie
Roberts	Roden	Rogers	Wiemann	

VACANCIES: 007

SECOND READING OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolutions were read the second time:

SJR 39, relating to property tax assessments.

SS SJR 41, relating to property tax assessments for certain seniors.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SB 683, relating to child care, with penalty provisions and an emergency clause for a certain section.

SS#2 SB 761, relating to access to public records, with penalty provisions.

SS SCS SB 931, relating to corporations, with penalty provisions.

SS#2 SCS SB 968, relating to business entities.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 1552**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (1): Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2140**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HB 2149, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (0)

Absent (1): Fogle

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3017** was read the third time and passed by the following vote:

AYES: 133

Anderson	Andrews	Appelbaum	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway

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Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Mayhew	McCreery
McGaugh	McGirt	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Railsback
Reedy	Richey	Riggs	Riley	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 004

Davis	Lovasco	Schroer	Seitz
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PRESENT: 000

ABSENT WITH LEAVE: 019

Adams	Aldridge	Bailey	Bland Manlove	Collins
Derges	Dogan	Gregory 96	Grier	Ingle
Mackey	McDaniel	Patterson	Pietzman	Price IV
Quade	Roberts	Roden	Smith 67	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 3018, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; planning, expenses, and capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; grants, refunds, distributions, planning, expenses, and land improvements; and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3018** was read the third time and passed by the following vote:

AYES: 141

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 004

Davis	Lovasco	Schroer	Seitz
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PRESENT: 000

ABSENT WITH LEAVE: 011

Aldridge	Bailey	Collins	Derges	Gregory 96
Grier	McDaniel	Patterson	Price IV	Roberts
Roden				

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 3019, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, and to transfer money among certain funds; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3019** was read the third time and passed by the following vote:

AYES: 134

Adams	Aldridge	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 010

Anderson	Burton	Davis	Gray	Lovasco
Mosley	Person	Seitz	Smith 67	Windham

PRESENT: 003

Bosley	Proudie	Terry
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ABSENT WITH LEAVE: 009

Bailey	Collins	Derges	Gregory 96	Grier
McDaniel	Patterson	Price IV	Roberts	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

HCS HB 3021, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 102

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright			

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Phifer
Price IV	Proudie	Quade	Rogers	Sauls
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Collins	Derges	Gregory 96	Grier
McDaniel	Roberts	Sharp 36	Mr. Speaker	

VACANCIES: 007

On motion of Representative Smith (163), **HCS HB 3021** was read the third time and passed by the following vote:

AYES: 103

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli

Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Doll	Fogle	Gray	Gunby
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Sharpe 4
Smith 45	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Collins	Derges	Gregory 96	Grier
Ingle	McDaniel	Roberts	Smith 67	

VACANCIES: 007

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2616, HCS HB 1749, HCS HB 1903, HCS HB 2093, HB 2356, HB 2010, HCS HB 2306, HCS HB 1619, as amended, with House Amendment No. 2, pending, HCS HB 1695, HB 1715, HCS HB 1876, HCS HB 1559, HB 1687, HB 2308, HB 1627, HB 1628, HB 1652, HB 1672, HB 1475, HB 1624, HB 1451, HB 1594, HB 1490, HB 1579, HB 1717, HCS HB 1722, HB 1863, HB 1881, HCS HB 1908, HCS HB 1998, HB 2129, HCS HB 2136, HCS HB 2206, HB 2219, HB 2439, HCS HB 2447, HCS HB 2652, HS HB 2310, as amended, with House Amendment No. 2 to House Amendment No. 3 and House Amendment No. 3, as amended, pending, and HCS HBs 1593 & 1959 were placed back on the House Bills for Perfection Calendar.

THIRD READING OF HOUSE BILLS

HCS HB 2140, relating to elections, was placed on the Informal Calendar.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HCS HJR 110 - Fiscal Review

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 1692 - Fiscal Review

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SJR 39 - Special Committee on Public Policy

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SB 683 - Judiciary

SS#2 SCS SB 968 - Judiciary

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1836**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy and Toalson Reisch

Noes (0)

Absent (2): Grier and Terry

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2745**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy and Toalson Reisch

Noes (0)

Absent (2): Grier and Terry

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2844**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy and Toalson Reisch

Noes (0)

Absent (2): Grier and Terry

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **SS SCS SBs 681 & 662**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy and Toalson Reisch

Noes (0)

Absent (2): Grier and Terry

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **SS SJR 33**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Cupps, Eggleston, Ellebracht, Falkner, Ingle, Lovasco, Proudie, Rogers and Taylor (139)

Noes (0)

Absent (4): Bailey, Deaton, Evans and Kelly (141)

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 1486**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (3): Bailey, Baker and Chipman

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 1573**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (3): Bailey, Baker and Chipman

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 1813**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (3): Bailey, Baker and Chipman

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2916**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (3): Bailey, Baker and Chipman

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **SCR 28**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (12): Atchison, Bromley, Gray, Griffith, Gunby, Johnson, Kalberloh, Morse, O'Donnell, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (1): Barnes

Mr. Speaker: Your Committee on Veterans, to which was referred **SCR 34**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Bromley, Gray, Griffith, Gunby, Johnson, Kalberloh, Morse, O'Donnell, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (1): Barnes

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2704**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Aune, Basye, Chipman, Hicks, Proudie and Rogers

Noes (4): Christofanelli, Haffner, Kelly (141) and Richey

Absent (1): Bailey

ADJOURNMENT

On motion of Representative Railsback, the House adjourned until 4:00 p.m., Monday, April 25, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

House policy changes.

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.

Tour of the Lincoln University agriculture facilities.

AGRICULTURE POLICY

Tuesday, April 26, 2022, 9:00 AM, House Hearing Room 1.

Public hearing will be held: SCR 31, SCR 33

AGRICULTURE POLICY

Wednesday, April 27, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: SCR 31, SCR 33

BUDGET

Tuesday, April 26, 2022, 8:15 AM, House Hearing Room 3.

Public hearing will be held: SS SCS SB 725

CRIME PREVENTION

Monday, April 25, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: SCS SB 799

ECONOMIC DEVELOPMENT

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: SS SCS SB 672, SS#3 SCS SB 758

EMERGING ISSUES

Monday, April 25, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: SS SB 690

FINANCIAL INSTITUTIONS

Monday, April 25, 2022, 1:00 PM, House Hearing Room 6.

Public hearing will be held: SS SCS SB 756, HB 1633

FISCAL REVIEW

Monday, April 25, 2022, 2:45 PM, House Hearing Room 4.

Executive session will be held: HB 1692, HCS SB 820

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, April 25, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 2649, SCR 25

HEALTH AND MENTAL HEALTH POLICY

Monday, April 25, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 1602, SCR 35, SCR 27, SCR 29

Executive session will be held: HB 2680, HB 2800

HIGHER EDUCATION

Monday, April 25, 2022, 12:00 PM, House Hearing Room 6.

Executive session will be held: SB 718

INSURANCE

Tuesday, April 26, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: SS SCS SB 783

INSURANCE

Wednesday, April 27, 2022, 1:00 PM or upon adjournment of Special Committee on Homeland Security (whichever is later), House Hearing Room 1.

Executive session will be held: SS SCS SB 783

JOINT COMMITTEE ON LEGISLATIVE RESEARCH

Monday, May 2, 2022, 2:00 PM, Joint Hearing Room (117).

Some portions of the meeting may be closed pursuant to section 610.021.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, May 2, 2022, 1:00 PM, Joint Hearing Room (117).

Pending application(s) for memorial highway and bridge designations.

Pending application(s) for specialty license plates.

JUDICIARY

Wednesday, April 27, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: SS SCS SB 683, SS#2 SCS SB 968

Executive session will be held: HB 2624

LOCAL GOVERNMENT

Tuesday, April 26, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: SB 845

PUBLIC SAFETY

Tuesday, April 26, 2022, 9:45 AM, House Hearing Room 5.

Executive session will be held: HB 2432

RULES - ADMINISTRATIVE OVERSIGHT

Monday, April 25, 2022, 3:00 PM, House Hearing Room 4.

Executive session will be held: HCS HB 1546, HB 1581, HCS HB 1678, HCS HB 1997, HB 2003, HB 2845, HCS SB 710, HCS SS SCS SBs 775, 751 & 640, HCS SS SCS SB 834, SJR 46

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, April 25, 2022, 2:30 PM, House Hearing Room 4.

Executive session will be held: SCR 28, SCR 34, HCS SS SCS SBs 681 & 662

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, April 27, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: SS SCR 36, HB 2887

WORKFORCE DEVELOPMENT

Monday, April 25, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: SS#2 SB 997

WORKFORCE DEVELOPMENT

Wednesday, April 27, 2022, 1:00 PM or upon adjournment of the Committee on Downsizing State Government (whichever is later), House Hearing Room 5.

Executive session will be held: SS#2 SB 997

HOUSE CALENDAR

FIFTY-EIGHTH DAY, MONDAY, APRIL 25, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HOUSE BILLS FOR PERFECTION

HB 2391 - Buchheit-Courtway

HCS HB 2434 - Grier

HCS HB 2453 - McDaniel

HCS HB 2543 - O'Donnell

HB 2568 - Perkins

HB 2576 - Bromley

HB 2603 - Patterson

HCS HB 1974 - Murphy

HCS HB 2758 - Evans

HB 1564 - Griffith

HB 2782 - Young

HCS HB 1608 - Wiemann

HCS HB 1712 - Pollock (123)

HB 1741 - Dogan

HCS HB 1770 - Lewis (6)
HB 1956 - Richey
HB 1994 - Richey
HB 2397 - Aldridge
HCS HB 2510 - Simmons
HCS HB 2614 - DeGroot
HCS HB 2638 - Riggs
HB 2660 - Veit
HB 2731 - Shields
HB 2820 - Stephens (128)
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2439 - Hovis
HCS HB 2447 - Hardwick

HCS HB 2652 - Haffner
HS HB 2310, as amended, with HA 2 HA 3 and HA 3, as amended, pending - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HCS HB 2704 - Hicks

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner

HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)

HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132 - Kidd
HJR 133 - Davidson
HJR 114 - Coleman (32)
HCS HJR 110, (Fiscal Review 4/21/22) - Christofanelli

HOUSE BILLS FOR THIRD READING

HB 1859 - Eggleston
HCS HB 2452 - Cook
HB 1692, (Fiscal Review 4/21/22) - Boggs
HCS HB 2381 - Roden
HB 1977 - Kelley (127)

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 2600, (Fiscal Review 4/7/22) - Railsback
HCS HB 1704 - Roberts
HCS HB 2140 - McGaugh

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)
HCS SB 820, (Fiscal Review 4/19/22) - Haffner

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS HB 2149, as amended, E.C. - Shields
SS SCS HCS HB 1552 - Richey

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul
SS SCS HCS HB 1720, as amended (request Senate recede/grant conference), E.C. - Pollitt (052)

HOUSE RESOLUTIONS

HCS HR 3279 - Grier
HR 3886 - Gregory (51)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)
SS SCS HCS HB 3014 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-FIRST DAY, MONDAY, APRIL 11, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Jered Taylor.

Lord, we come before You recognizing the importance of pausing our busy lives to ask for Your will in our lives, and we ask for wisdom in our decisions. As we prepare to start our week, we ask that You guide our decisions and use us as vessels to speak truth in a dark world.

As many churches gathered yesterday to celebrate Palm Sunday and the beginning of Holy Week, let us remember the promise and love You showed during Passover. Let us remember, as we walk through this week, the love You showed Your people. Help us to show love in the same manner. As Micah 6:8 instructs us to do, "Let us love mercy and Let us walk humbly with God." As we prepare for Good Friday and Easter Sunday, may we begin to prepare our hearts to better understand how to serve people as Christ served us, by laying His life down to die on a cross as a sacrifice to save us from our sins, so that we may spend eternity with You.

We thank You and praise Your name, and the House says, "Amen."

The Pledge of Allegiance to the flag was recited.

The Journal of the fiftieth day was approved as printed by the following vote:

AYES: 133

Adams	Anderson	Andrews	Appelbaum	Aune
Bailey	Baker	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Phifer	Pike	Plocher	Pollock 123	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts

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Rogers	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 003

Aldridge	Bosley	Windham
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ABSENT WITH LEAVE: 021

Atchison	Bangert	Bland Manlove	Boggs	Burton
Coleman 32	Cupps	Derges	Doll	Gregory 96
Grier	Lewis 25	Merideth	Person	Pietzman
Pollitt 52	Roden	Rone	Rowland	Sauls
Sharp 36				

VACANCIES: 006

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the first time and copies ordered printed:

HB 3021, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

SECOND READING OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was read the second time:

SJR 46, relating to the office of assessor in charter counties.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SB 690, relating to opioid addiction treatment, with existing penalty provisions.

SS SCS SB 725, relating to ground ambulance services.

SS#3 SCS SB 758, relating to procedures for certain public projects for facilities.

SS SCS SB 783, relating to insurance, with penalty provisions, with an effective date for certain sections.

SS#2 SB 823, relating to child protection, with penalty provisions.

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1637, relating to crime prevention, was taken up by Representative Schwadron.

On motion of Representative Schwadron, **HB 1637** was read the third time and passed by the following vote:

AYES: 093

Andrews	Bailey	Baker	Basye	Black 137
Black 7	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Christofanelli	Coleman 97	Cook	Copeland
Davidson	Deaton	DeGroot	Dinkins	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Mayhew
McGaugh	McGirl	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richy	Riggs	Riley	Roberts
Rogers	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Billington	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Butz	Chipman
Clemens	Collins	Davis	Dogan	Fogle
Gray	Gunby	Johnson	Kidd	Lovasco
Mackey	McCreery	McDaniel	Mosley	Nurrenbern
Phifer	Price IV	Proudie	Quade	Smith 45
Smith 67	Stevens 46	Taylor 139	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 001

Ingle

ABSENT WITH LEAVE: 018

Atchison	Barnes	Boggs	Burton	Coleman 32
Cupps	Derges	Doll	Grier	Lewis 25

Merideth	Person	Pietzman	Roden	Rone
Rowland	Sauls	Sharp 36		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HBs 1904 & 1575, HB 1973, HB 2085, HB 2156, HCS HB 2208, HCS HB 2499, HB 2590, HB 1480, HB 1563, HCS HB 1641, HB 1721, HCS HB 1905, HCS HBs 1972 & 2483, HB 2056, HCS HB 2140, HB 2160, HB 2164, HB 2165, HCS HB 2220, HB 2255, and HB 2327 were placed on the Informal Calendar.

HB 2331, relating to public health, was taken up by Representative Baker.

Representative Roberts offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2331, Page 1, Section A, Line 2, by inserting after said section and line the following:

"192.2225. 1. The department shall have the right to enter the premises of an applicant for or holder of a license at any time during the hours of operation of a center to determine compliance with provisions of sections 192.2200 to 192.2260 and applicable rules promulgated pursuant thereto. Entry shall also be granted for investigative purposes involving complaints regarding the operations of an adult day care program. The department shall make at least ~~[two inspections]~~ **one inspection** per year, ~~[at least one of]~~ which shall be unannounced to the operator or provider. The department may make such other inspections, announced or unannounced, as it deems necessary to carry out the provisions of sections 192.2200 to 192.2260.

2. ~~[The department may reduce the frequency of inspections to once a year if an adult day care program is found to be in substantial compliance. The basis for such determination shall include, but not be limited to, the following:~~

~~(1) Previous inspection reports;~~

~~(2) The adult day care program's history of compliance with rules promulgated pursuant to this chapter;~~

and

~~(3) The number and severity of complaints received about the adult day care program.~~

3-] The applicant for or holder of a license shall cooperate with the investigation and inspection by providing access to the adult day care program, records and staff, and by providing access to the adult day care program to determine compliance with the rules promulgated pursuant to sections 192.2200 to 192.2260.

~~[4-]~~ **3.** Failure to comply with any lawful request of the department in connection with the investigation and inspection is a ground for refusal to issue a license or for the revocation of a license.

~~[5-]~~ **4.** The department may designate to act for it, with full authority of law, any instrumentality of any political subdivision of the state of Missouri deemed by the department to be competent to investigate and inspect applicants for or holders of licenses.

197.100. 1. Any provision of chapter 198 and chapter 338 to the contrary notwithstanding, the department of health and senior services shall have sole authority, and responsibility for inspection and licensure of hospitals in this state including, but not limited to, all parts, services, functions, support functions and activities which contribute directly or indirectly to patient care of any kind whatsoever. The department of health and senior services shall ~~[annually]~~ inspect each licensed hospital **in accordance with Title XVIII of the Social Security Act** and shall make any other inspections and investigations as it deems necessary for good cause shown. The department of health and senior services shall accept reports of hospital inspections from or on behalf of governmental agencies, the joint commission, and the American Osteopathic Association Healthcare Facilities Accreditation Program, provided the accreditation inspection was conducted within one year of the date of license renewal. Prior to granting

acceptance of any other accrediting organization reports in lieu of the required licensure survey, the accrediting organization's survey process must be deemed appropriate and found to be comparable to the department's licensure survey. It shall be the accrediting organization's responsibility to provide the department any and all information necessary to determine if the accrediting organization's survey process is comparable and fully meets the intent of the licensure regulations. The department of health and senior services shall attempt to schedule inspections and evaluations required by this section so as not to cause a hospital to be subject to more than one inspection in any twelve-month period from the department of health and senior services or any agency or accreditation organization the reports of which are accepted for licensure purposes pursuant to this section, except for good cause shown.

2. Other provisions of law to the contrary notwithstanding, the department of health and senior services shall be the only state agency to determine life safety and building codes for hospitals defined or licensed pursuant to the provisions of this chapter, including but not limited to sprinkler systems, smoke detection devices and other fire safety-related matters so long as any new standards shall apply only to new construction.

197.256. 1. A hospice shall apply for renewal of its certificate not less than once every twelve months. In addition, such hospice shall apply for renewal not less than thirty days before any change in ownership or management of the hospice. Such application shall be accompanied by the appropriate fee as set forth in subsection 1 of section 197.254. Application shall be made upon a form prescribed by the department.

2. Upon receipt of the application and fee, if a fee is required, the department ~~shall~~ **may** conduct a survey to evaluate the quality of services rendered by an applicant for renewal. The department shall **inspect each licensed facility in accordance with Title XVIII of the Social Security Act** and approve the application and renew the certificate of any applicant which is in compliance with sections 197.250 to 197.280 and the rules made pursuant thereto and which passes the department's survey.

3. The certificate of any hospice which has not been renewed as required by this section shall be void.

4. The department shall require all certificated hospices to submit statistical reports. The content, format, and frequency of such reports shall be prescribed by the department.

197.258. 1. In addition to any survey pursuant to sections 197.250 to 197.280, the department may make such surveys as it deems necessary during normal business hours. The department shall survey every hospice ~~not less than once annually~~ **in accordance with Title XVIII of the Social Security Act**. The hospice shall permit the department's representatives to enter upon any of its business premises during normal business hours for the purpose of a survey.

2. As a part of its survey of a hospice, the department may visit the home of any client of such hospice with such client's consent.

3. In lieu of any survey required by sections 197.250 to 197.280, the department may accept in whole or in part the survey of any state or federal agency, or of any professional accrediting agency, if such survey:

(1) Is comparable in scope and method to the department's surveys; and

(2) Is conducted ~~within one year of initial application~~ **in accordance with Title XVIII of the Social Security Act for initial application** or renewal of the hospice's certificate.

4. The department shall not be required to survey any hospice providing service to Missouri residents through an office located in a state bordering Missouri if such bordering state has a reciprocal agreement with Missouri on hospice certification and the area served in Missouri by the agency is contiguous to the area served in the bordering state.

5. Any hospice which has its parent office in a state which does not have a reciprocal agreement with Missouri on hospice certification shall maintain a branch office in Missouri. Such branch office shall maintain all records required by the department for survey and shall be certificated as a hospice.

197.415. 1. The department shall review the applications and shall issue a license to applicants who have complied with the requirements of sections 197.400 to 197.475 and have received approval of the department.

2. A license shall be renewed annually upon approval of the department when the following conditions have been met:

(1) The application for renewal is accompanied by a six-hundred-dollar license fee;

(2) The home health agency is in compliance with the requirements established pursuant to the provisions of sections 197.400 to 197.475 as evidenced by ~~a survey~~ **an inspection** by the department which shall occur ~~at least every thirty-six months for agencies that have been in operation thirty-six consecutive months from initial inspection. The frequency of inspections for agencies in operation at least thirty-six consecutive months from the initial inspection shall be determined by such factors as number of complaints received and changes in management, supervision or ownership. The frequency of each survey inspection for any agency in operation less than thirty-six~~

~~consecutive months from the initial inspection shall occur and be conducted at least every twelve months]~~ **in accordance with Title XVIII of the Social Security Act;**

(3) The application is accompanied by a statement of any changes in the information previously filed with the department pursuant to section 197.410.

3. Each license shall be issued only for the home health agency listed in the application. Licenses shall be posted in a conspicuous place in the main offices of the licensed home health agency.

4. In lieu of any survey required by sections 197.400 to 197.475, the department may accept in whole or in part written reports of the survey of any state or federal agency, or of any professional accrediting agency, if such survey:

- (1) Is comparable in scope and method to the department's surveys; and
- (2) Is conducted ~~[within one year of initial application or within thirty-six months for the renewal of the home health license]~~ **in accordance with Title XVIII of the Social Security Act** as required by subdivision (2) of subsection 2 of this section.

198.006. As used in sections 198.003 to 198.186, unless the context clearly indicates otherwise, the following terms mean:

- (1) "Abuse", the infliction of physical, sexual, or emotional injury or harm;
- (2) "Activities of daily living" or "ADL", one or more of the following activities of daily living:
 - (a) Eating;
 - (b) Dressing;
 - (c) Bathing;
 - (d) Toileting;
 - (e) Transferring; and
 - (f) Walking;
- (3) "Administrator", the person who is in general administrative charge of a facility;
- (4) "Affiliate":
 - (a) With respect to a partnership, each partner thereof;
 - (b) With respect to a limited partnership, the general partner and each limited partner with an interest of five percent or more in the limited partnership;
 - (c) With respect to a corporation, each person who owns, holds or has the power to vote five percent or more of any class of securities issued by the corporation, and each officer and director;
 - (d) With respect to a natural person, any parent, child, sibling, or spouse of that person;
- (5) "Appropriately trained and qualified individual", an individual who is licensed or registered with the state of Missouri in a health care-related field or an individual with a degree in a health care-related field or an individual with a degree in a health care, social services, or human services field or an individual licensed under chapter 344 and who has received facility orientation training under 19 CSR ~~[30-86.042(18)]~~ **30-86.047**, and dementia training under section 192.2000 and twenty-four hours of additional training, approved by the department, consisting of definition and assessment of activities of daily living, assessment of cognitive ability, service planning, and interview skills;
- (6) "Assisted living facility", any premises, other than a residential care facility, intermediate care facility, or skilled nursing facility, that is utilized by its owner, operator, or manager to provide twenty-four-hour care and services and protective oversight to three or more residents who are provided with shelter, board, and who may need and are provided with the following:
 - (a) Assistance with any activities of daily living and any instrumental activities of daily living;
 - (b) Storage, distribution, or administration of medications; and
 - (c) Supervision of health care under the direction of a licensed physician, provided that such services are consistent with a social model of care;

Such term shall not include a facility where all of the residents are related within the fourth degree of consanguinity or affinity to the owner, operator, or manager of the facility;

(7) "Community-based assessment", documented basic information and analysis provided by appropriately trained and qualified individuals describing an individual's abilities and needs in activities of daily living, instrumental activities of daily living, vision/hearing, nutrition, social participation and support, and cognitive functioning using an assessment tool approved by the department of health and senior services that is designed for community-based services and that is not the nursing home minimum data set;

(8) "Dementia", a general term for the loss of thinking, remembering, and reasoning so severe that it interferes with an individual's daily functioning, and may cause symptoms that include changes in personality, mood, and behavior;

(9) "Department", the Missouri department of health and senior services;

(10) "Emergency", a situation, physical condition or one or more practices, methods or operations which presents imminent danger of death or serious physical or mental harm to residents of a facility;

(11) "Facility", any residential care facility, assisted living facility, intermediate care facility, or skilled nursing facility;

(12) "Health care provider", any person providing health care services or goods to residents and who receives funds in payment for such goods or services under Medicaid;

(13) "Instrumental activities of daily living", or "IADL", one or more of the following activities:

(a) Preparing meals;

(b) Shopping for personal items;

(c) Medication management;

(d) Managing money;

(e) Using the telephone;

(f) Housework; and

(g) Transportation ability;

(14) "Intermediate care facility", any premises, other than a residential care facility, assisted living facility, or skilled nursing facility, which is utilized by its owner, operator, or manager to provide twenty-four-hour accommodation, board, personal care, and basic health and nursing care services under the daily supervision of a licensed nurse and under the direction of a licensed physician to three or more residents dependent for care and supervision and who are not related within the fourth degree of consanguinity or affinity to the owner, operator or manager of the facility;

(15) "Manager", any person other than the administrator of a facility who contracts or otherwise agrees with an owner or operator to supervise the general operation of a facility, providing such services as hiring and training personnel, purchasing supplies, keeping financial records, and making reports;

(16) "Medicaid", medical assistance under section 208.151, et seq., in compliance with Title XIX, Public Law 89-97, 1965 amendments to the Social Security Act (42 U.S.C. 301, et seq.), as amended;

(17) "Neglect", the failure to provide, by those responsible for the care, custody, and control of a resident in a facility, the services which are reasonable and necessary to maintain the physical and mental health of the resident, when such failure presents either an imminent danger to the health, safety or welfare of the resident or a substantial probability that death or serious physical harm would result;

(18) "Operator", any person licensed or required to be licensed under the provisions of sections 198.003 to 198.096 in order to establish, conduct or maintain a facility;

(19) "Owner", any person who owns an interest of five percent or more in:

(a) The land on which any facility is located;

(b) The structure or structures in which any facility is located;

(c) Any mortgage, contract for deed, or other obligation secured in whole or in part by the land or structure in or on which a facility is located; or

(d) Any lease or sublease of the land or structure in or on which a facility is located.

Owner does not include a holder of a debenture or bond purchased at public issue nor does it include any regulated lender unless the entity or person directly or through a subsidiary operates a facility;

(20) "Protective oversight", an awareness twenty-four hours a day of the location of a resident, the ability to intervene on behalf of the resident, the supervision of nutrition, medication, or actual provisions of care, and the responsibility for the welfare of the resident, except where the resident is on voluntary leave;

(21) "Resident", a person who by reason of aging, illness, disease, or physical or mental infirmity receives or requires care and services furnished by a facility and who resides or boards in or is otherwise kept, cared for, treated or accommodated in such facility for a period exceeding twenty-four consecutive hours;

(22) "Residential care facility", any premises, other than an assisted living facility, intermediate care facility, or skilled nursing facility, which is utilized by its owner, operator or manager to provide twenty-four-hour care to three or more residents, who are not related within the fourth degree of consanguinity or affinity to the owner, operator, or manager of the facility and who need or are provided with shelter, board, and with protective

oversight, which may include storage and distribution or administration of medications and care during short-term illness or recuperation, except that, for purposes of receiving supplemental welfare assistance payments under section 208.030, only any residential care facility licensed as a residential care facility II immediately prior to August 28, 2006, and that continues to meet such licensure requirements for a residential care facility II licensed immediately prior to August 28, 2006, shall continue to receive after August 28, 2006, the payment amount allocated immediately prior to August 28, 2006, for a residential care facility II under section 208.030;

(23) "Skilled nursing facility", any premises, other than a residential care facility, an assisted living facility, or an intermediate care facility, which is utilized by its owner, operator or manager to provide for twenty-four-hour accommodation, board and skilled nursing care and treatment services to at least three residents who are not related within the fourth degree of consanguinity or affinity to the owner, operator or manager of the facility. Skilled nursing care and treatment services are those services commonly performed by or under the supervision of a registered professional nurse for individuals requiring twenty-four-hours-a-day care by licensed nursing personnel including acts of observation, care and counsel of the aged, ill, injured or infirm, the administration of medications and treatments as prescribed by a licensed physician or dentist, and other nursing functions requiring substantial specialized judgment and skill;

(24) "Social model of care", long-term care services based on the abilities, desires, and functional needs of the individual delivered in a setting that is more home-like than institutional and promotes the dignity, individuality, privacy, independence, and autonomy of the individual. Any facility licensed as a residential care facility II prior to August 28, 2006, shall qualify as being more home-like than institutional with respect to construction and physical plant standards;

(25) "Vendor", any person selling goods or services to a health care provider;

(26) "Voluntary leave", an off-premise leave initiated by:

(a) A resident that has not been declared mentally incompetent or incapacitated by a court; or

(b) A legal guardian of a resident that has been declared mentally incompetent or incapacitated by a court.

198.022. 1. Upon receipt of an application for a license to operate a facility, the department shall review the application, investigate the applicant and the statements sworn to in the application for license and conduct any necessary inspections. A license shall be issued if the following requirements are met:

(1) The statements in the application are true and correct;

(2) The facility and the operator are in substantial compliance with the provisions of sections 198.003 to 198.096 and the standards established thereunder;

(3) The applicant has the financial capacity to operate the facility;

(4) The administrator of an assisted living facility, a skilled nursing facility, or an intermediate care facility is currently licensed under the provisions of chapter 344;

(5) Neither the operator nor any principals in the operation of the facility have ever been convicted of a felony offense concerning the operation of a long-term health care facility or other health care facility or ever knowingly acted or knowingly failed to perform any duty which materially and adversely affected the health, safety, welfare or property of a resident, while acting in a management capacity. The operator of the facility or any principal in the operation of the facility shall not be under exclusion from participation in the Title XVIII (Medicare) or Title XIX (Medicaid) program of any state or territory;

(6) Neither the operator nor any principals involved in the operation of the facility have ever been convicted of a felony in any state or federal court arising out of conduct involving either management of a long-term care facility or the provision or receipt of health care;

(7) All fees due to the state have been paid.

2. Upon denial of any application for a license, the department shall so notify the applicant in writing, setting forth therein the reasons and grounds for denial.

3. The department may inspect any facility and any records and may make copies of records, at the facility, at the department's own expense, required to be maintained by sections 198.003 to 198.096 or by the rules and regulations promulgated thereunder at any time if a license has been issued to or an application for a license has been filed by the operator of such facility. Copies of any records requested by the department shall be prepared by the staff of such facility within two business days or as determined by the department. The department shall not remove or disassemble any medical record during any inspection of the facility, but may observe the photocopying or may make its own copies if the facility does not have the technology to make the copies. In accordance with the provisions of section 198.525, the department shall make at least ~~two inspections~~ **one inspection** per year, ~~[at least one of]~~ which shall be unannounced to the operator. The department may make such other inspections, announced or unannounced, as it deems necessary to carry out the provisions of sections 198.003 to 198.136.

4. Whenever the department has reasonable grounds to believe that a facility required to be licensed under sections 198.003 to 198.096 is operating without a license, and the department is not permitted access to inspect the facility, or when a licensed operator refuses to permit access to the department to inspect the facility, the department shall apply to the circuit court of the county in which the premises is located for an order authorizing entry for such inspection, and the court shall issue the order if it finds reasonable grounds for inspection or if it finds that a licensed operator has refused to permit the department access to inspect the facility.

5. Whenever the department is inspecting a facility in response to an application from an operator located outside of Missouri not previously licensed by the department, the department may request from the applicant the past five years compliance history of all facilities owned by the applicant located outside of this state.

198.026. 1. Whenever a duly authorized representative of the department finds upon an inspection of a facility that it is not in compliance with the provisions of sections 198.003 to 198.096 and the standards established thereunder, the operator or administrator shall be informed of the deficiencies in an exit interview conducted with the operator or administrator, or his or her designee. The department shall inform the operator or administrator, in writing, of any violation of a class I standard at the time the determination is made. A written report shall be prepared of any deficiency for which there has not been prompt remedial action, and a copy of such report and a written correction order shall be sent to the operator or administrator by ~~[certified mail or other]~~ a delivery service that provides a dated receipt of delivery ~~[at the facility address]~~ within ten working days after the inspection, stating separately each deficiency and the specific statute or regulation violated.

2. The operator or administrator shall have five working days following receipt of a written report and correction order regarding a violation of a class I standard and ten working days following receipt of the report and correction order regarding violations of class II or class III standards to request any conference and to submit a plan of correction for the department's approval which contains specific dates for achieving compliance. Within five working days after receiving a plan of correction regarding a violation of a class I standard and within ten working days after receiving a plan of correction regarding a violation of a class II or III standard, the department shall give its written approval or rejection of the plan. If there was a violation of any class I standard, immediate corrective action shall be taken by the operator or administrator and a written plan of correction shall be submitted to the department. The department shall give its written approval or rejection of the plan and if the plan is acceptable, a reinspection shall be conducted within twenty calendar days of the exit interview to determine if deficiencies have been corrected. If there was a violation of any class II standard and the plan of correction is acceptable, an unannounced reinspection shall be conducted between forty and ninety calendar days from the date of the exit conference to determine the status of all previously cited deficiencies. If there was a violation of class III standards sufficient to establish that the facility was not in substantial compliance, an unannounced reinspection shall be conducted within one hundred twenty days of the exit interview to determine the status of previously identified deficiencies.

3. If, following the reinspection, the facility is found not in substantial compliance with sections 198.003 to 198.096 and the standards established thereunder or the operator is not correcting the noncompliance in accordance with the approved plan of correction, the department shall issue a notice of noncompliance, which shall be sent by ~~[certified mail or other]~~ a delivery service that provides a dated receipt of delivery to ~~[each person disclosed to be an owner or]~~ the operator or administrator of the facility, according to the most recent information or documents on file with the department.

4. The notice of noncompliance shall inform the operator or administrator that the department may seek the imposition of any of the sanctions and remedies provided for in section 198.067, or any other action authorized by law.

5. At any time after an inspection is conducted, the operator may choose to enter into a consent agreement with the department to obtain a probationary license. The consent agreement shall include a provision that the operator will voluntarily surrender the license if substantial compliance is not reached in accordance with the terms and deadlines established under the agreement. The agreement shall specify the stages, actions and time span to achieve substantial compliance.

6. Whenever a notice of noncompliance has been issued, the operator shall post a copy of the notice of noncompliance and a copy of the most recent inspection report in a conspicuous location in the facility, and the department shall send a copy of the notice of noncompliance to the department of social services, the department of mental health, and any other concerned federal, state or local governmental agencies.

198.036. 1. The department may revoke a license in any case in which it finds that:

(1) The operator failed or refused to comply with class I or II standards, as established by the department pursuant to section 198.085; or failed or refused to comply with class III standards as established by the department pursuant to section 198.085, where the aggregate effect of such noncompliances presents either an imminent danger to the health, safety or welfare of any resident or a substantial probability that death or serious physical harm would result;

(2) The operator refused to allow representatives of the department to inspect the facility for compliance with standards or denied representatives of the department access to residents and employees necessary to carry out the duties set forth in this chapter and rules promulgated thereunder, except where employees of the facility are in the process of rendering immediate care to a resident of such facility;

(3) The operator knowingly acted or knowingly omitted any duty in a manner which would materially and adversely affect the health, safety, welfare or property of a resident;

(4) The operator demonstrated financial incapacity to operate and conduct the facility in accordance with the provisions of sections 198.003 to 198.096;

(5) The operator or any principals in the operation of the facility have ever been convicted of, or pled guilty or nolo contendere to a felony offense concerning the operation of a long-term health care facility or other health care facility, or ever knowingly acted or knowingly failed to perform any duty which materially and adversely affected the health, safety, welfare, or property of a resident while acting in a management capacity. The operator of the facility or any principal in the operation of the facility shall not be under exclusion from participation in the Title XVIII (Medicare) or Title XIX (Medicaid) program of any state or territory; or

(6) The operator or any principals involved in the operation of the facility have ever been convicted of or pled guilty or nolo contendere to a felony in any state or federal court arising out of conduct involving either management of a long-term care facility or the provision or receipt of health care.

2. Nothing in subdivision (2) of subsection 1 of this section shall be construed as allowing the department access to information not necessary to carry out the duties set forth in sections 198.006 to 198.186.

3. Upon revocation of a license, the director of the department shall so notify the operator in writing, setting forth the reason and grounds for the revocation. Notice of such revocation shall be sent ~~either by certified mail, return receipt requested,~~ **by a delivery service that provides a dated receipt of delivery** to the operator ~~at the address of the facility~~ **and administrator**, or served personally upon the operator **and administrator**. The department shall provide the operator notice of such revocation at least ten days prior to its effective date.

198.525. 1. ~~[Except as otherwise provided pursuant to section 198.526,]~~ In order to comply with sections 198.012 and 198.022, the department of health and senior services shall inspect residential care facilities, assisted living facilities, intermediate care facilities, and skilled nursing **facilities**, including those facilities attached to acute care hospitals at least ~~twice~~ **once** a year.

2. The department shall not assign an individual to inspect or survey a long-term care facility licensed under this chapter, for any purpose, in which the inspector or surveyor was an employee of such facility within the preceding two years.

3. For any inspection or survey of a facility licensed under this chapter, regardless of the purpose, the department shall require every newly hired inspector or surveyor at the time of hiring or, with respect to any currently employed inspector or surveyor as of August 28, 2009, to disclose:

(1) The name of every Missouri licensed long-term care facility in which he or she has been employed; and

(2) The name of any member of his or her immediate family who has been employed or is currently employed at a Missouri licensed long-term care facility.

The disclosures under this subsection shall be disclosed to the department whenever the event giving rise to disclosure first occurs.

4. For purposes of this section, the phrase "immediate family member" shall mean husband, wife, natural or adoptive parent, child, sibling, stepparent, stepchild, stepbrother, stepsister, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, grandparent or grandchild.

5. The information called for in this section shall be a public record under the provisions of subdivision (6) of section 610.010.

6. Any person may notify the department if facts exist that would lead a reasonable person to conclude that any inspector or surveyor has any personal or business affiliation that would result in a conflict of interest in conducting an inspection or survey for a facility. Upon receiving that notice, the department, when assigning an inspector or surveyor to inspect or survey a facility, for any purpose, shall take steps to verify the information and, if

the department has probable cause to believe that it is correct, shall not assign the inspector or surveyor to the facility or any facility within its organization so as to avoid an appearance of prejudice or favor to the facility or bias on the part of the inspector or surveyor.

198.526. 1. ~~[Except as provided in subsection 3 of this section,]~~ The department of health and senior services shall inspect all facilities licensed by the department at least ~~[twice]~~ **once** each year. Such inspections shall be conducted:

- (1) Without the prior notification of the facility; and
- (2) At times of the day, on dates and at intervals which do not permit facilities to anticipate such inspections.

2. The department shall annually reevaluate the inspection process to ensure the requirements of subsection 1 of this section are met.

3. ~~[The department may reduce the frequency of inspections to once a year if a facility is found to be in substantial compliance. The basis for such determination shall include, but not be limited to, the following:~~

- ~~(1) Previous inspection reports;~~
- ~~(2) The facility's history of compliance with rules promulgated pursuant to this chapter;~~
- ~~(3) The number and severity of complaints received about the facility; and~~
- ~~(4) In the year subsequent to a finding of no class I violations or class II violations, the facility does not have a change in ownership, operator, or, if the department finds it significant, a change in director of nursing.~~

4.] Information regarding unannounced inspections shall be disclosed to employees of the department on a need-to-know basis only. Any employee of the department who knowingly discloses the time of an unannounced inspection in violation of this section is guilty of a class A misdemeanor and shall have his or her employment immediately terminated.

198.545. 1. This section shall be known and may be cited as the "Missouri Informal Dispute Resolution Act".

2. As used in this section, the following terms shall mean:

- (1) "Deficiency", a facility's failure to meet a participation requirement or standard, whether state or federal, supported by evidence gathered from observation, interview, or record review;
- (2) "Department", the department of health and senior services;
- (3) "Facility", a long-term care facility licensed under this chapter;
- (4) "IDR", informal dispute resolution as provided for in this section;
- (5) "Independent third party", the federally designated Medicare Quality Improvement Organization in this state;
- (6) "Plan of correction", a facility's response to deficiencies which explains how corrective action will be accomplished, how the facility will identify other residents who may be affected by the deficiency practice, what measures will be used or systemic changes made to ensure that the deficient practice will not reoccur, and how the facility will monitor to ensure that solutions are sustained;
- (7) "QIO", the federally designated Medicare Quality Improvement Organization in this state.

3. The department of health and senior services shall contract with an independent third party to conduct informal dispute resolution (IDR) for facilities licensed under this chapter. The IDR process, including conferences, shall constitute an informal administrative process and shall not be construed to be a formal evidentiary hearing. Use of IDR under this section shall not waive the facility's right to pursue further or additional legal actions.

4. The department shall establish an IDR process to determine whether a cited deficiency as evidenced by a statement of deficiencies against a facility shall be upheld. The department shall promulgate rules to incorporate by reference the provisions of 42 CFR 488.331 regarding the IDR process and to include the following minimum requirements for the IDR process:

- (1) Within ten working days of the end of the survey, the department shall by ~~[certified mail]~~ **a delivery service that provides dated receipt of delivery** transmit to the facility a statement of deficiencies committed by the facility. Notification of the availability of an IDR and IDR process shall be included in the transmittal;
- (2) Within ten ~~[calendar]~~ **working** days of receipt of the statement of deficiencies, the facility shall return a plan of correction to the department. Within such ten-day period, the facility may request in writing an IDR conference to refute the deficiencies cited in the statement of deficiencies;
- (3) Within ten working days of receipt **of a request** for an IDR conference made by a facility, the QIO shall hold an IDR conference unless otherwise requested by the facility. The IDR conference shall provide the facility with an opportunity to provide additional information or clarification in support of the facility's contention that the deficiencies were erroneously cited. The facility may be accompanied by counsel during the IDR conference. The type of IDR held shall be at the discretion of the facility, but shall be limited to:

- (a) A desk review of written information submitted by the facility; or
- (b) A telephonic conference; or
- (c) A face-to-face conference held at the headquarters of the QIO or at the facility at the request of the facility.

If the QIO determines the need for additional information, clarification, or discussion after conclusion of the IDR conference, the department and the facility shall be present.

5. Within ten days of the IDR conference described in subsection 4 of this section, the QIO shall make a determination, based upon the facts and findings presented, and shall transmit the decision and rationale for the outcome in writing to the facility and the department.

6. If the department disagrees with such determination, the department shall transmit the department's decision and rationale for the reversal of the QIO's decision to the facility within ten calendar days of receiving the QIO's decision.

7. If the QIO determines that the original statement of deficiencies should be changed as a result of the IDR conference, the department shall transmit a revised statement of deficiencies to the facility with the notification of the determination within ten calendar days of the decision to change the statement of deficiencies.

8. Within ten calendar days of receipt of the determination made by the QIO and the revised statement of deficiencies, the facility shall submit a plan of correction to the department.

9. The department shall not post on its website or enter into the Centers for Medicare & Medicaid Services Online Survey, Certification and Reporting System, or report to any other agency, any information about the deficiencies which are in dispute unless the dispute determination is made and the facility has responded with a revised plan of correction, if needed.

10. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2009, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts, **House Amendment No. 1** was adopted.

Representative Shields offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 2331, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"135.690. 1. As used in this section, the following terms mean:

(1) "Community-based faculty preceptor", a physician or physician assistant who is licensed in Missouri and provides preceptorships to Missouri medical students or physician assistant students without direct compensation for the work of precepting;

(2) "Department", the Missouri department of health and senior services;

(3) "Division", the division of professional registration of the department of commerce and insurance;

(4) "Federally Qualified Health Center (FQHC)", a reimbursement designation from the Bureau of Primary Health Care and the Centers for Medicare and Medicaid services of the United States Department of Health and Human Services;

(5) "Medical student", an individual enrolled in a Missouri medical college approved and accredited as reputable by the American Medical Association or the Liaison Committee on Medical Education or enrolled in a Missouri osteopathic college approved and accredited as reputable by the Commission on Osteopathic College Accreditation;

(6) "Medical student core preceptorship" or "physician assistant student core preceptorship", a preceptorship for a medical student or physician assistant student that provides a minimum of one hundred twenty hours of community-based instruction in family medicine, internal medicine, pediatrics, psychiatry, or obstetrics and gynecology under the guidance of a community-based faculty preceptor. A community-based faculty preceptor may add together the amounts of preceptorship instruction time separately provided to multiple students in determining whether he or she has reached the minimum hours required under this subdivision, but the total preceptorship instruction time provided shall equal at least one hundred twenty hours in order for such preceptor to be eligible for the tax credit authorized under this section;

(7) "Physician assistant student", an individual participating in a Missouri physician assistant program accredited by the Accreditation Review Commission on Education for the Physician Assistant or its successor organization;

(8) "Taxpayer", any individual, firm, partner in a firm, corporation, or shareholder in an S corporation doing business in this state and subject to the state income tax imposed under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.

2. (1) Beginning January 1, 2023, any community-based faculty preceptor who serves as the community-based faculty preceptor for a medical student core preceptorship or a physician assistant student core preceptorship shall be allowed a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265, in an amount equal to one thousand dollars for each preceptorship, up to a maximum of three thousand dollars per tax year, if he or she completes up to three preceptorship rotations during the tax year and did not receive any direct compensation for the preceptorships.

(2) To receive the credit allowed by this section, a community-based faculty preceptor shall claim such credit on his or her return for the tax year in which he or she completes the preceptorship rotations and shall submit supporting documentation as prescribed by the division and the department.

(3) In no event shall the total amount of a tax credit authorized under this section exceed a taxpayer's income tax liability for the tax year for which such credit is claimed. No tax credit authorized under this section shall be allowed a taxpayer against his or her tax liability for any prior or succeeding tax year.

(4) No more than two hundred preceptorship tax credits shall be authorized under this section for any one calendar year. The tax credits shall be awarded on a first-come, first-served basis. The division and the department shall jointly promulgate rules for determining the manner in which taxpayers who have obtained certification under this section are able to claim the tax credit. The cumulative amount of tax credits awarded under this section shall not exceed two hundred thousand dollars per year.

(5) Notwithstanding the provisions of subdivision (4) of this subsection, the department is authorized to exceed the two hundred thousand dollars per year tax credit program cap in any amount not to exceed the amount of funds remaining in the medical preceptor fund, as established under subsection 3 of this section, as of the end of the most recent tax year, after any required transfers to the general revenue fund have taken place in accordance with the provisions of subsection 3 of this section.

3. (1) Funding for the tax credit program authorized under this section shall be generated by the division from a license fee increase of seven dollars per license for physicians and surgeons and from a license fee increase of three dollars per license for physician assistants. The license fee increases shall take effect beginning January 1, 2023, based on the underlying license fee rates prevailing on that date. The underlying license fee rates shall be determined under section 334.090 and all other applicable provisions of chapter 334.

(2) (a) There is hereby created in the state treasury the "Medical Preceptor Fund", which shall consist of moneys collected under this subsection. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely by the department for the administration of the tax credit program authorized under this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the medical preceptor fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

(b) Notwithstanding any provision of this chapter or any other provision of law to the contrary, all revenue from the license fee increases described under subdivision (1) of this subsection shall be deposited in the medical preceptor fund. After the end of every tax year, an amount equal to the total dollar amount of all

tax credits claimed under this section shall be transferred from the medical preceptor fund to the state's general revenue fund established under section 33.543. Any excess moneys in the medical preceptor fund shall remain in the fund and shall not be transferred to the general revenue fund.

4. (1) The department shall administer the tax credit program authorized under this section. Each taxpayer claiming a tax credit under this section shall file an application with the department verifying the number of hours of instruction and the amount of the tax credit claimed. The hours claimed on the application shall be verified by the college or university department head or the program director on the application. The certification by the department affirming the taxpayer's eligibility for the tax credit provided to the taxpayer shall be filed with the taxpayer's income tax return.

(2) No amount of any tax credit allowed under this section shall be refundable. No tax credit allowed under this section shall be transferred, sold, or assigned. No taxpayer shall be eligible to receive the tax credit authorized under this section if such taxpayer employs persons who are not authorized to work in the United States under federal law.

5. The department of commerce and insurance and the department of health and senior services shall jointly promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shields, **House Amendment No. 2** was adopted.

Representative Kelly (141) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 2331, Page 1, Section A, Line 2, by inserting after all of said line and section the following:

"~~[251.070.]~~ **192.2001.** The department shall be responsible for the implementation of the Older Americans Act in Missouri. This agency shall develop a state plan describing a program for carrying out the Older Americans Act and shall be the sole agency responsible for coordinating all state programs related to the implementation of such plan.

660.010. 1. There is hereby created a "Department of Social Services" in charge of a director appointed by the governor, by and with the advice and consent of the senate. All the powers, duties and functions of the director of the department of public health and welfare, chapters 191 and 192, and others, not previously reassigned by executive reorganization plan number 2 of 1973 as submitted by the governor under chapter 26 except those assigned to the department of mental health, are transferred by type I transfer to the director of the department of social services and the office of the director, department of public health and welfare is abolished. The department of public health and welfare is abolished. All employees of the department of social services shall be covered by the provisions of chapter 36 except the director of the department and the director's secretary, all division directors and their secretaries, and no more than three additional positions in each division which may be designated by the division director.

2. It is the intent of the general assembly in establishing the department of social services, as provided herein, to authorize the director of the department to coordinate the state's programs devoted to those unable to provide for themselves and for the rehabilitation of victims of social disadvantage. The director shall use the resources provided to the department to provide comprehensive programs and leadership striking at the roots of dependency, disability and abuse of society's rules with the purpose of improving service and economical operations. The department is directed to take all steps possible to consolidate and coordinate the field operations of the department to maximize service to the citizens of the state.

3. All references to the division of welfare shall hereafter be construed to mean the department of social services or the appropriate division within the department.

4. The state's responsibility under public law 452 of the eighty-eighth Congress and others, pertaining to the Office of Economic Opportunity, is transferred by type I transfer to the department of social services.

5. ~~[The state's responsibility under public law 73, Older Americans Act of 1965, of the eighty-ninth Congress is transferred by type I transfer to the department of social services.~~

~~6.]~~ All the powers, duties and functions vested by law in the curators of the University of Missouri relating to crippled children's services, chapter 201, are transferred by type I transfer to the department of social services.

~~[7.]~~ 6. All the powers, duties and functions vested in the state board of training schools, chapter 219 and others, are transferred by type I transfer to the "Division of Youth Services" hereby authorized in the department of social services headed by a director appointed by the director of the department. The state board of training schools shall be reconstituted as an advisory board on youth services, appointed by the director of the department. The advisory board shall visit each facility of the division as often as possible, shall file a written report with the director of the department and the governor on conditions they observed relating to the care and rehabilitative efforts in behalf of children assigned to the facility, the security of the facility and any other matters pertinent in their judgment. Copies of these reports shall be filed with the legislative library. Members of the advisory board shall receive reimbursement for their expenses and twenty-five dollars a day for each day they engage in official business relating to their duties. The members of the board shall be provided with identification means by the director of the division permitting immediate access to all facilities enabling them to make unannounced entrance to facilities they wish to inspect."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelly (141), **House Amendment No. 3** was adopted.

Representative Griffith offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Bill No. 2331, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"194.210. 1. Sections 194.210 to 194.294 may be cited as the "Revised Uniform Anatomical Gift Act".

2. As used in sections 194.210 to 194.294, the following terms mean:

(1) "Adult", an individual who is at least eighteen years of age;

(2) "Agent", an individual:

(a) Authorized to make health-care decisions on the principal's behalf by a power of attorney for health care; or

(b) Expressly authorized to make an anatomical gift on the principal's behalf by any other record signed by the principal;

(3) "Anatomical gift", a donation of all or part of a human body to take effect after the donor's death for the purposes of transplantation, therapy, research, or education;

(4) ~~["Cadaver procurement organization", an entity lawfully established and operated for the procurement and distribution of anatomical gifts to be used as cadavers or cadaver tissue for appropriate education or research;~~

~~(5)]~~ "Decedent", a deceased individual whose body or part is or may be the source of an anatomical gift. The term includes a stillborn infant but does not include an unborn child as defined in section 1.205 or 188.015 if the child has not died of natural causes;

~~(6)]~~ (5) "Disinterested witness", a witness other than the spouse, child, parent, sibling, grandchild, grandparent, or guardian of the individual who makes, amends, revokes, or refuses to make an anatomical gift. The term does not include a person to which an anatomical gift could pass under section 194.255;

~~(7)]~~ (6) "Document of gift", a donor card or other record used to make an anatomical gift. The term includes a statement or symbol on a driver's license, identification card, or donor registry;

~~[(8)]~~ (7) "Donor", an individual whose body or part is the subject of an anatomical gift provided that donor does not include an unborn child as defined in section 1.205 or section 188.015 if the child has not died of natural causes;

~~[(9)]~~ (8) "Donor registry", a database that contains records of anatomical gifts and amendments to or revocations of anatomical gifts;

~~[(40)]~~ (9) "Driver's license", a license or permit issued by the department of revenue to operate a vehicle whether or not conditions are attached to the license or permit;

~~[(44)]~~ (10) "Eye bank", a person that is licensed, accredited, or regulated under federal or state law to engage in the recovery, screening, testing, processing, storage, or distribution of human eyes or portions of human eyes;

~~[(42)]~~ (11) "Guardian", a person appointed by a court pursuant to chapter 475. The term does not include a guardian ad litem;

~~[(43)]~~ (12) "Hospital", a facility licensed as a hospital under the laws of any state or a facility operated as a hospital by the United States, a state, or a subdivision of a state;

~~[(44)]~~ (13) "Identification card", an identification card issued by the department of revenue;

~~[(45)]~~ (14) "Know", to have actual knowledge;

~~[(46)]~~ (15) "Minor", an individual who is under eighteen years of age;

~~[(47)]~~ (16) "Organ procurement organization", ~~a person~~ **an entity** designated by the United States Secretary of Health and Human Services as an organ procurement organization;

~~[(48)]~~ (17) "Parent", a parent whose parental rights have not been terminated;

~~[(49)]~~ (18) "Part", an organ, an eye, or tissue of a human being. The term does not include the whole body;

~~[(20)]~~ (19) "Person", an individual, corporation, business trust, estate, trust, partnership, limited liability company, association, joint venture, public corporation, government or governmental subdivision, agency, or instrumentality, or any other legal or commercial entity;

~~[(24)]~~ (20) "Physician", an individual authorized to practice medicine or osteopathy under the laws of any state;

~~[(22)]~~ (21) **"Potential donor", an individual whose body or part is the subject of an anatomical gift, except that the term "potential donor" shall not include an unborn child, as defined in section 1.205 or 188.015, if the child did not die of natural causes;**

(22) "Procurement organization", an eye bank, organ procurement organization, ~~or~~ tissue bank, **or entity lawfully established and operated for the procurement and distribution of anatomical gifts to be used as donated organs or donated tissues or for appropriate scientific or medical research;**

(23) "Prospective donor", an individual who is dead or near death and has been determined by a procurement organization to have a part that could be medically suitable for transplantation, therapy, research, or education. The term does not include an individual who has made a refusal;

(24) "Reasonably available", able to be contacted by a procurement organization with reasonable effort and willing and able to act in a timely manner consistent with existing medical criteria necessary for the making of an anatomical gift;

(25) "Recipient", an individual into whose body a decedent's part has been or is intended to be transplanted;

(26) "Record", information that is inscribed on a tangible medium or that is stored in an electronic or other medium and is retrievable in perceivable form;

(27) "Refusal", a record created under section 194.235 that expressly states an intent to bar other persons from making an anatomical gift of an individual's body or part;

(28) "Sign", with the present intent to authenticate or adopt a record:

(a) To execute or adopt a tangible symbol; or

(b) To attach or logically associate with the record an electronic symbol, sound, or process;

(29) "State", a state of the United States, the District of Columbia, Puerto Rico, the United States Virgin Islands, or any territory or insular possession subject to the United States;

(30) "Technician", an individual determined to be qualified to remove or process parts by an appropriate organization that is licensed, accredited, or regulated under federal or state law. The term includes an eye enucleator;

(31) "Tissue", a portion of the human body other than an organ or an eye. The term does not include blood unless the blood is donated for purposes of research or education;

(32) "Tissue bank", a person that is licensed, accredited, or regulated under federal or state law to engage in the recovery, screening, testing, processing, storage, or distribution of tissue;

(33) "Transplant hospital", a hospital that furnishes organ transplants and other medical and surgical specialty services required for the care of transplant patients.

194.255. 1. An anatomical gift may be made to the following persons named in the document of gift:

(1) A hospital, accredited medical school, dental school, college, university, ~~[or organ]~~ procurement organization, ~~[cadaver procurement organization]~~, or other appropriate person for **appropriate scientific or medical** research or education;

(2) Subject to subsection 2 of this section, an individual designated by the person making the anatomical gift if the individual is the recipient of the part; or

(3) An eye bank or tissue bank.

2. If an anatomical gift to an individual under subdivision (2) of subsection 1 of this section cannot be transplanted into the individual, the part passes in accordance with subsection 7 of this section in the absence of an express, contrary indication by the person making the anatomical gift.

3. If an anatomical gift of one or more specific parts or of all parts is made in a document of gift that does not name a person described in subsection 1 of this section but identifies the purpose for which an anatomical gift may be used, the following rules apply:

(1) If the part is an eye and the gift is for the purpose of transplantation or therapy, the gift passes to the appropriate eye bank;

(2) If the part is tissue and the gift is for the purpose of transplantation or therapy, the gift passes to the appropriate tissue bank;

(3) If the part is an organ and the gift is for the purpose of transplantation or therapy, the gift passes to the appropriate organ procurement organization as custodian of the organ;

(4) If the part is an organ, an eye, or tissue and the gift is for the purpose of research or education, the gift passes to the appropriate procurement organization.

4. For the purpose of subsection 3 of this section, if there is more than one purpose of an anatomical gift set forth in the document of gift but the purposes are not set forth in any priority, the gift must be used for transplantation or therapy if suitable. If the gift cannot be used for transplantation or therapy, the gift may be used for research or education.

5. If an anatomical gift of one or more specific parts is made in a document of gift that does not name a person described in subsection 1 of this section and does not identify the purpose of the gift, the gift may be used only for transplantation or therapy, and the gift passes in accordance with subsection 7 of this section.

6. If a document of gift specifies only a general intent to make an anatomical gift by words such as "donor", "organ donor", or "body donor", or by a symbol or statement of similar import, the gift may be used only for transplantation or therapy, and the gift passes in accordance with subsection 7 of this section.

7. For purposes of subsections 2, 5, and 6 of this section, the following rules apply:

(1) If the part is an eye, the gift passes to the appropriate eye bank;

(2) If the part is tissue, the gift passes to the appropriate tissue bank;

(3) If the part is an organ, the gift passes to the appropriate organ procurement organization as custodian of the organ;

(4) If the gift is medically unsuitable for transplantation or therapy, the gift may be used for **appropriate scientific or medical** research or education and pass to the appropriate procurement organization ~~[or cadaver procurement organization]~~.

8. An anatomical gift of an organ for transplantation or therapy, other than an anatomical gift under subdivision (2) of subsection 1 of this section, passes to the organ procurement organization as custodian of the organ.

9. If an anatomical gift does not pass under subsections 1 through 8 of this section or the decedent's body or part is not used for transplantation, therapy, research, or education, custody of the body or part passes to the person under obligation to dispose of the body or part.

10. A person may not accept an anatomical gift if the person knows that the gift was not effectively made under section 194.225 or 194.250 or if the person knows that the decedent made a refusal under section 194.235 that was not revoked. For purposes of this subsection, if a person knows that an anatomical gift was made on a document of gift, the person is deemed to know of any amendment or revocation of the gift or any refusal to make an anatomical gift on the same document of gift.

11. A person may not accept an anatomical gift if the person knows that the gift is from the body of an executed prisoner from another country.

12. Except as otherwise provided in subdivision (2) of subsection 1 of this section, nothing in this act affects the allocation of organs for transplantation or therapy.

194.265. 1. When a hospital refers an individual at or near death to a procurement organization, the organization shall make a reasonable search of any donor registry and other applicable records that it knows exist for the geographical area in which the individual resides to ascertain whether the individual has made an anatomical gift.

2. A procurement organization must be allowed reasonable access to information in the records of the department of health and senior services and department of revenue to ascertain whether an individual at or near death is a donor.

3. When a hospital refers an individual at or near death to a procurement organization, the organization may conduct any reasonable examination necessary to ensure the medical suitability of a part that is or could be the subject of an anatomical gift for transplantation, therapy, research, or education from a donor, **a potential donor**, or a prospective donor. During the examination period, measures necessary to ensure the medical suitability of the part may not be withdrawn unless the hospital or procurement organization knows a contrary intent had or has been expressed by the individual or an agent of the individual, or if the individual is incapacitated and he or she has no agent, knows a contrary intent has been expressed by any person listed in section 194.245 having priority to make an anatomical gift on behalf of the individual.

4. Unless prohibited by law other than sections 194.210 to 194.294, at any time after a donor's death, the person to which a part passes under section 194.255 may conduct any reasonable examination necessary to ensure the medical suitability of the body or part for its intended purpose.

5. Unless prohibited by law other than sections 194.210 to 194.294, an examination under subsection 3 or 4 of this section may include an examination of all medical records of the donor, **potential donor**, or prospective donor.

6. Upon the death of a minor who was a donor or had signed a refusal, unless a procurement organization knows the minor is emancipated, the procurement organization shall conduct a reasonable search for the parents of the minor and provide the parents with an opportunity to revoke or amend the anatomical gift or revoke a refusal.

7. Upon referral by a hospital under subsection 1 of this section, a procurement organization shall make a reasonable search for any person listed in section 194.245 having priority to make an anatomical gift on behalf of a **donor, potential donor, or** prospective donor. If a procurement organization receives information that an anatomical gift to any other person was made, amended, or revoked, it shall promptly advise the other person of all relevant information.

8. Subject to subsection 9 of section 194.255 and section 58.785, the rights of the person to which a part passes under section 194.255 are superior to rights of all others with respect to the part. The person may accept or reject an anatomical gift in whole or in part. Subject to the terms of the document of gift and this act, a person that accepts an anatomical gift of an entire body may allow embalming or cremation and use of remains in a funeral service. If the gift is of a part, the person to which the part passes under section 194.255, upon the death of the donor and before embalming, burial, or cremation, shall cause the part to be removed without unnecessary mutilation.

9. Neither the physician who attends the decedent immediately prior to or at death nor the physician who determines the time of the decedent's death may participate in the procedures for removing or transplanting a part from the decedent.

10. No physician who removes or transplants a part from the decedent, or a procurement organization, shall have primary responsibility for the health care treatment, or health care decision-making for such individual's terminal condition during the hospitalization for which the individual becomes a donor.

11. A physician or technician may remove a donated part from the body of a donor that the physician or technician is qualified to remove.

194.285. 1. A person that acts in accordance with sections 194.210 to 194.294 or with the applicable anatomical gift law of another state that is not inconsistent with the provisions of sections 194.210 to 194.294 or attempts without negligence and in good faith to do so is not liable for the act in any civil action, criminal, or administrative proceeding.

2. Neither the person making an anatomical gift nor the donor's estate is liable for any injury or damage that results from the making or use of the gift.

3. In determining whether an anatomical gift has been made, amended, or revoked under sections 194.210 to 194.294, a person may rely upon representations of individuals listed in subdivision (2), (3), (4), (5), (6), (7), or (8) of subsection 1 of section 194.245 relating to the individual's relationship to the donor, **potential donor**, or prospective donor unless the person knows that representation is untrue.

194.290. 1. As used in this section, the following terms mean:

(1) "Advance health-care directive", a power of attorney for health care or a record signed or authorized by a **donor, potential donor, or** prospective donor, containing the ~~[prospective]~~ donor's direction concerning a health-care decision for the ~~[prospective]~~ donor;

(2) "Declaration", a record, including but not limited to a living will, or a do-not-resuscitate order, signed by a **donor, potential donor, or** prospective donor specifying the circumstances under which a life support system may be withheld or withdrawn;

(3) "Health-care decision", any decision regarding the health care of the **donor, potential donor, or** prospective donor.

2. If a **donor, potential donor, or** prospective donor has a declaration or advance health-care directive and the terms of the declaration or directive and the express or implied terms of a potential anatomical gift are in conflict with regard to the administration of measures necessary to ensure the medical suitability of a part for transplantation or therapy, the ~~[prospective]~~ donor's attending physician and ~~[prospective]~~ donor shall confer to resolve the conflict. If the **donor, potential donor, or** prospective donor is incapable of resolving the conflict, an agent acting under the ~~[prospective]~~ donor's declaration or directive or, if none or the agent is not reasonably available, another person authorized by law to make health-care decisions on behalf of the ~~[prospective]~~ donor shall act for the donor to resolve the conflict. The conflict must be resolved as expeditiously as possible. Information relevant to the resolution of the conflict may be obtained from the appropriate procurement organization and any other person authorized to make an anatomical gift for the prospective donor under section 194.245. Before the resolution of the conflict, measures necessary to ensure the medical suitability of an organ for transplantation or therapy may not be withheld or withdrawn from the **donor, potential donor, or** prospective donor if withholding or withdrawing the measures is not contraindicated by appropriate end-of-life care.

194.297. 1. There is established in the state treasury the "Organ Donor Program Fund" ~~[-which shall consist of all moneys deposited by the director of revenue pursuant to subsection 2 of section 302.171 and any other moneys donated or appropriated to the fund].~~ **The director of revenue shall credit to and deposit in the fund all amounts received under subsection 8 of section 301.020, section 301.3125, and subsection 2 of section 302.171 and any other amounts that may be received from appropriations, grants, gifts, bequests, the federal government, or any other source. Moneys in the fund shall be expended in the manner set forth in section 194.299.**

2. The department of health and senior services may pursue funding to support programmatic efforts and initiatives described in section 194.299.

3. The state treasurer shall invest any moneys in excess of five hundred thousand dollars in the organ donor program fund not required for immediate disbursement or program allocation in the same manner as surplus state funds are invested under section 30.260. All earnings resulting from the investment of moneys in the fund shall be credited to the fund.

4. Private contributions, grants, and federal funds may be used and expended by the department of health and senior services for such purposes as may be specified in any requirements, terms, or conditions attached thereto or, in the absence of any specific requirements, terms, or conditions, as the department determines under section 194.299.

5. The acceptance and use of federal funds shall not commit any state funds or place any obligation upon the general assembly to continue the programs or activities outlined in the federal fund award for which the federal funds are available.

6. The state treasurer shall administer the fund, and the moneys in the fund shall be used solely, upon appropriation, by the department of health and senior services ~~[-in consultation].~~ **The department may consult with the organ donation advisory committee[-, for implementation of organ donation awareness programs in the manner prescribed in subsection 2 of section 194.300] about implementation of programming and related expenditures.**

7. Notwithstanding the provisions of section 33.080 to the contrary, moneys in the organ donor program fund at the end of any biennium shall not be transferred to the credit of the general revenue fund. There shall be no money appropriated from general revenue to administer the fund in the event the fund cannot sustain itself.

194.299. The moneys in the organ donor program fund shall be expended as follows:

(1) ~~[Grants]~~ **Contracts that may be entered into** by the department of health and senior services ~~[to]~~ **with** certified organ procurement organizations **and other organizations, individuals, and institutions for services furthering** the development and implementation of organ donation awareness programs in this state;

(2) **Initiatives to increase education and awareness of organ, eye, and tissue donation; donor family recognition efforts; training and strategic planning efforts relating to organ, eye, and tissue donation; and donor registry initiatives;**

(3) Publication of informational pamphlets or booklets by the department of health and senior services and the advisory committee regarding organ donations and donations to the organ donor program fund when obtaining or renewing a license to operate a motor vehicle pursuant to subsection 2 of section 302.171;

~~[(3)]~~ (4) Maintenance of a central registry of **potential organ, eye, and tissue** donors pursuant to subsection 1 of section 194.304; ~~and~~

~~[(4)]~~ (5) Implementation of organ donation awareness programs in the secondary schools of this state by the department of elementary and secondary education; **and**

(6) **Reimbursements for reasonable and necessary expenses incurred by members of the organ donation advisory committee as described in subsection 2 of section 194.300.**

194.300. 1. There is established within the department of health and senior services the "Organ Donation Advisory Committee", which shall consist of the following members appointed by the governor with the advice and consent of the senate:

(1) Four representatives of organ and tissue procurement organizations;

(2) Four members representative of organ recipients, families of organ recipients, organ donors and families of organ donors;

(3) One health care representative from a hospital located in Missouri; and

(4) One representative of the department of health and senior services.

2. Members of the advisory committee shall receive no compensation for their services, but may be reimbursed for the reasonable and necessary expenses incurred in the performance of their duties out of ~~[appropriations made for that purpose]~~ **the organ donor program fund established in section 194.297**. Members shall serve for five year terms and shall serve at the pleasure of the governor.

194.304. 1. The department of revenue shall cooperate with any donor registry that this state establishes, contracts for, or recognizes for the purpose of transferring to the donor registry all relevant information regarding a donor's making, amendment to, or revocation of an anatomical gift.

2. A first person consent organ and tissue donor registry shall:

(1) Allow a donor, **potential donor, prospective donor**, or other person authorized under section 194.220 to include on the donor registry a statement or symbol that the donor has made, amended, or revoked an anatomical gift;

(2) Be accessible to a procurement organization to allow it to obtain relevant information on the donor registry to determine, at or near death of the donor, **a potential donor**, or a prospective donor, whether the donor ~~[or prospective donor]~~ has made, amended, or revoked an anatomical gift; and

(3) Be accessible for purposes of subdivisions (1) and (2) of this subsection seven days a week on a twenty-four-hour basis.

3. Personally identifiable information on ~~[a first person consent organ and tissue]~~ **the** donor registry about a donor, **potential donor**, or prospective donor may not be used or disclosed without the express consent of the donor~~[, prospective donor,]~~ or the person that made the anatomical gift for any purpose other than to determine, at or near death of the donor ~~[or a prospective donor]~~, whether the donor ~~[or prospective donor]~~ has made, amended, or revoked an anatomical gift.

301.020. 1. Every owner of a motor vehicle or trailer, which shall be operated or driven upon the highways of this state, except as herein otherwise expressly provided, shall annually file, by mail or otherwise, in the office of the director of revenue, an application for registration on a blank to be furnished by the director of revenue for that purpose containing:

(1) A brief description of the motor vehicle or trailer to be registered, including the name of the manufacturer, the vehicle identification number, the amount of motive power of the motor vehicle, stated in figures of horsepower and whether the motor vehicle is to be registered as a motor vehicle primarily for business use as defined in section 301.010;

(2) The name, the applicant's identification number and address of the owner of such motor vehicle or trailer;

(3) The gross weight of the vehicle and the desired load in pounds if the vehicle is a commercial motor vehicle or trailer.

2. If the vehicle is a motor vehicle primarily for business use as defined in section 301.010 and if such vehicle is ten years of age or less and has less than one hundred fifty thousand miles on the odometer, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ten years after the receipt of such information. This section shall not apply unless:

- (1) The application for the vehicle's certificate of ownership was submitted after July 1, 1989; and
- (2) The certificate was issued pursuant to a manufacturer's statement of origin.

3. If the vehicle is any motor vehicle other than a motor vehicle primarily for business use, a recreational motor vehicle, motorcycle, motortricycle, autocycle, bus, or any commercial motor vehicle licensed for over twelve thousand pounds and if such motor vehicle is ten years of age or less and has less than one hundred fifty thousand miles on the odometer, the director of revenue shall retain the odometer information provided in the vehicle inspection report, and provide for prompt access to such information, together with the vehicle identification number for the motor vehicle to which such information pertains, for a period of ten years after the receipt of such information. This subsection shall not apply unless:

- (1) The application for the vehicle's certificate of ownership was submitted after July 1, 1990; and
- (2) The certificate was issued pursuant to a manufacturer's statement of origin.

4. If the vehicle qualifies as a reconstructed motor vehicle, motor change vehicle, specially constructed motor vehicle, non-USA-std motor vehicle, as defined in section 301.010, or prior salvage as referenced in section 301.573, the owner or lienholder shall surrender the certificate of ownership. The owner shall make an application for a new certificate of ownership, pay the required title fee, and obtain the vehicle examination certificate required pursuant to subsection 9 of section 301.190. If an insurance company pays a claim on a salvage vehicle as defined in section 301.010 and the owner retains the vehicle, as prior salvage, the vehicle shall only be required to meet the examination requirements under subsection 10 of section 301.190. Notarized bills of sale along with a copy of the front and back of the certificate of ownership for all major component parts installed on the vehicle and invoices for all essential parts which are not defined as major component parts shall accompany the application for a new certificate of ownership. If the vehicle is a specially constructed motor vehicle, as defined in section 301.010, two pictures of the vehicle shall be submitted with the application. If the vehicle is a kit vehicle, the applicant shall submit the invoice and the manufacturer's statement of origin on the kit. If the vehicle requires the issuance of a special number by the director of revenue or a replacement vehicle identification number, the applicant shall submit the required application and application fee. All applications required under this subsection shall be submitted with any applicable taxes which may be due on the purchase of the vehicle or parts. The director of revenue shall appropriately designate "Reconstructed Motor Vehicle", "Motor Change Vehicle", "Non-USA-Std Motor Vehicle", or "Specially Constructed Motor Vehicle" on the current and all subsequent issues of the certificate of ownership of such vehicle.

5. Every insurance company that pays a claim for repair of a motor vehicle which as the result of such repairs becomes a reconstructed motor vehicle as defined in section 301.010 or that pays a claim on a salvage vehicle as defined in section 301.010 and the owner is retaining the vehicle shall in writing notify the owner of the vehicle, and in a first party claim, the lienholder if a lien is in effect, that he is required to surrender the certificate of ownership, and the documents and fees required pursuant to subsection 4 of this section to obtain a prior salvage motor vehicle certificate of ownership or documents and fees as otherwise required by law to obtain a salvage certificate of ownership, from the director of revenue. The insurance company shall within thirty days of the payment of such claims report to the director of revenue the name and address of such owner, the year, make, model, vehicle identification number, and license plate number of the vehicle, and the date of loss and payment.

6. Anyone who fails to comply with the requirements of this section shall be guilty of a class B misdemeanor.

7. An applicant for registration may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 209.015. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 209.015; except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

8. An applicant for registration may make a donation of **an amount not less than** one dollar to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund as established in sections 194.297 to 194.304. Moneys in the organ donor fund shall be used solely for the purposes established in sections 194.297 to 194.304, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in

this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making ~~[the]~~ **a contribution not less than** one dollar ~~[donation]~~ as prescribed in this subsection.

9. An applicant for registration may make a donation of one dollar to the Missouri medal of honor recipients fund. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the Missouri medal of honor recipients fund as established in section 226.925. Moneys in the medal of honor recipients fund shall be used solely for the purposes established in section 226.925, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

302.171. 1. The director shall verify that an applicant for a driver's license is a Missouri resident or national of the United States or a noncitizen with a lawful immigration status, and a Missouri resident before accepting the application. The director shall not issue a driver's license for a period that exceeds the duration of an applicant's lawful immigration status in the United States. The director may establish procedures to verify the Missouri residency or United States naturalization or lawful immigration status and Missouri residency of the applicant and establish the duration of any driver's license issued under this section. An application for a license shall be made upon an approved form furnished by the director. Every application shall state the full name, Social Security number, age, height, weight, color of eyes, sex, residence, mailing address of the applicant, and the classification for which the applicant has been licensed, and, if so, when and by what state, and whether or not such license has ever been suspended, revoked, or disqualified, and, if revoked, suspended or disqualified, the date and reason for such suspension, revocation or disqualification and whether the applicant is making a ~~[one dollar]~~ donation to promote an organ donation program as prescribed in subsection 2 **of this section**, to promote a blindness education, screening and treatment program as prescribed in subsection 3 **of this section**, or the Missouri medal of honor recipients fund prescribed in subsection 4 of this section. A driver's license, nondriver's license, or instruction permit issued under this chapter shall contain the applicant's legal name as it appears on a birth certificate or as legally changed through marriage or court order. No name change by common usage based on common law shall be permitted. The application shall also contain such information as the director may require to enable the director to determine the applicant's qualification for driving a motor vehicle; and shall state whether or not the applicant has been convicted in this or any other state for violating the laws of this or any other state or any ordinance of any municipality, relating to driving without a license, careless driving, or driving while intoxicated, or failing to stop after an accident and disclosing the applicant's identity, or driving a motor vehicle without the owner's consent. The application shall contain a certification by the applicant as to the truth of the facts stated therein. Every person who applies for a license to operate a motor vehicle who is less than twenty-one years of age shall be provided with educational materials relating to the hazards of driving while intoxicated, including information on penalties imposed by law for violation of the intoxication-related offenses of the state. Beginning January 1, 2001, if the applicant is less than eighteen years of age, the applicant must comply with all requirements for the issuance of an intermediate driver's license pursuant to section 302.178. For persons mobilized and deployed with the United States Armed Forces, an application under this subsection shall be considered satisfactory by the department of revenue if it is signed by a person who holds general power of attorney executed by the person deployed, provided the applicant meets all other requirements set by the director.

2. An applicant for a license may make a donation of **an amount not less than** one dollar to promote an organ donor program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the organ donor program fund established in sections 194.297 to 194.304. Moneys in the organ donor program fund shall be used solely for the purposes established in sections 194.297 to 194.304 except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall make available an informational booklet or other informational sources on the importance of organ and tissue donations to applicants for licensure as designed by the organ donation advisory committee established in sections 194.297 to 194.304. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the ~~[one dollar]~~ donation prescribed in this subsection and whether the applicant is interested in inclusion in the organ donor registry and shall also specifically inform the licensee of the ability to consent to organ donation by placing a donor symbol sticker authorized and issued by the department of health and senior services on the back of his or her driver's license or identification card as prescribed by subdivision (1) of subsection 1 of section 194.225. A symbol

may be placed on the front of the license or identification card indicating the applicant's desire to be listed in the registry at the applicant's request at the time of his or her application for a driver's license or identification card, or the applicant may instead request an organ donor sticker from the department of health and senior services by application on the department of health and senior services' website. Upon receipt of an organ donor sticker sent by the department of health and senior services, the applicant shall place the sticker on the back of his or her driver's license or identification card to indicate that he or she has made an anatomical gift. The director shall notify the department of health and senior services of information obtained from applicants who indicate to the director that they are interested in registry participation, and the department of health and senior services shall enter the complete name, address, date of birth, race, gender and a unique personal identifier in the registry established in subsection 1 of section 194.304.

3. An applicant for a license may make a donation of one dollar to promote a blindness education, screening and treatment program. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the blindness education, screening and treatment program fund established in section 209.015. Moneys in the blindness education, screening and treatment program fund shall be used solely for the purposes established in section 209.015; except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for the license at the time of issuance or renewal of the license. The director shall inquire of each applicant at the time the licensee presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

4. An applicant for registration may make a donation of one dollar to the Missouri medal of honor recipients fund. The director of revenue shall collect the donations and deposit all such donations in the state treasury to the credit of the Missouri medal of honor recipients fund as established in section 226.925. Moneys in the medal of honor recipients fund shall be used solely for the purposes established in section 226.925, except that the department of revenue shall retain no more than one percent for its administrative costs. The donation prescribed in this subsection is voluntary and may be refused by the applicant for registration at the time of issuance or renewal. The director shall inquire of each applicant at the time the applicant presents the completed application to the director whether the applicant is interested in making the one dollar donation prescribed in this subsection.

5. Beginning July 1, 2005, the director shall deny the driving privilege of any person who commits fraud or deception during the examination process or who makes application for an instruction permit, driver's license, or nondriver's license which contains or is substantiated with false or fraudulent information or documentation, or who knowingly conceals a material fact or otherwise commits a fraud in any such application. The period of denial shall be one year from the effective date of the denial notice sent by the director. The denial shall become effective ten days after the date the denial notice is mailed to the person. The notice shall be mailed to the person at the last known address shown on the person's driving record. The notice shall be deemed received three days after mailing unless returned by the postal authorities. No such individual shall reapply for a driver's examination, instruction permit, driver's license, or nondriver's license until the period of denial is completed. No individual who is denied the driving privilege under this section shall be eligible for a limited driving privilege issued under section 302.309.

6. All appeals of denials under this section shall be made as required by section 302.311.

7. The period of limitation for criminal prosecution under this section shall be extended under subdivision (1) of subsection 3 of section 556.036.

8. The director may promulgate rules and regulations necessary to administer and enforce this section. No rule or portion of a rule promulgated pursuant to the authority of this section shall become effective unless it has been promulgated pursuant to chapter 536.

9. Notwithstanding any provision of this chapter that requires an applicant to provide proof of Missouri residency for renewal of a noncommercial driver's license, noncommercial instruction permit, or nondriver's license, an applicant who is sixty-five years and older and who was previously issued a Missouri noncommercial driver's license, noncommercial instruction permit, or Missouri nondriver's license is exempt from showing proof of Missouri residency.

10. Notwithstanding any provision of this chapter, for the renewal of a noncommercial driver's license, noncommercial instruction permit, or nondriver's license, a photocopy of an applicant's United States birth certificate along with another form of identification approved by the department of revenue, including, but not limited to, United States military identification or United States military discharge papers, shall constitute sufficient proof of Missouri citizenship.

11. Notwithstanding any other provision of this chapter, if an applicant does not meet the requirements of subsection 9 of this section and does not have the required documents to prove Missouri residency, United States naturalization, or lawful immigration status, the department may issue a one-year driver's license renewal. This one-time renewal shall only be issued to an applicant who previously has held a Missouri noncommercial driver's license, noncommercial instruction permit, or nondriver's license for a period of fifteen years or more and who does not have the required documents to prove Missouri residency, United States naturalization, or lawful immigration status. After the expiration of the one-year period, no further renewal shall be provided without the applicant producing proof of Missouri residency, United States naturalization, or lawful immigration status."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston offered **House Amendment No. 1 to House Amendment No. 4.**

House Amendment No. 1
to
House Amendment No. 4

AMEND House Amendment No. 4 to House Bill No. 2331, Page 9, Line 1, by inserting after said line the following:

"194.321. 1. For purposes of this section, the following terms mean:
(1) "COVID-19 vaccination status", an indication of whether a person has received a vaccination against COVID-19;
(2) "Hospital", the same meaning given to the term in section 197.020;
(3) "Procurement organization", the same meaning given to the term in section 194.210.
2. No hospital, physician, procurement organization, or other person shall consider the COVID-19 vaccination status of a potential organ transplant recipient or potential organ donor in any part of the organ transplant process including, but not limited to:
(1) The referral of a patient to be considered for a transplant;
(2) The evaluation of a patient for a transplant;
(3) The consideration of a patient for placement on a waiting list;
(4) A patient's particular position on a waiting list; and
(5) The evaluation of a potential donor to determine his or her suitability as an organ donor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Griffith, **House Amendment No. 4, as amended**, was adopted.

Representative Patterson offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Bill No. 2331, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"191.500. As used in sections 191.500 to 191.550, unless the context clearly indicates otherwise, the following terms mean:

(1) "Area of defined need", a community or section of an urban area of this state which is certified by the department of health and senior services as being in need of the services of a physician to improve the patient-doctor ratio in the area, to contribute professional physician services to an area of economic impact, or to contribute professional physician services to an area suffering from the effects of a natural disaster;

- (2) "Department", the department of health and senior services;
 - (3) "Eligible student", a full-time student accepted and enrolled in a formal course of instruction **at a participating school** leading to a degree of doctor of medicine or doctor of osteopathy ~~[at a participating school]~~, **including any such degree in the area of psychiatry; a degree of doctor of dental surgery; a degree of doctor of dental medicine; or a bachelor of science degree in dental hygiene;**
 - (4) "Financial assistance", an amount of money paid by the state of Missouri to a qualified applicant pursuant to sections 191.500 to 191.550;
 - (5) "Participating school"⁵:
 - (a) An institution of higher learning within this state which grants:
 - a. The degrees of doctor of medicine or doctor of osteopathy, and which is accredited in the appropriate degree program by the American Medical Association ~~[or]~~, the American Osteopathic Association, **or the American Psychiatric Association; or**
 - b. **The degree of doctor of dental surgery, the degree of doctor of dental medicine, or the bachelor of science degree in dental hygiene, and which is accredited in the appropriate degree program by the American Dental Association; and**
 - (b) **Applicable residency programs for each degree type and discipline;**
 - (6) "Primary care"⁷:
 - (a) General or family practice, internal medicine, pediatric, **psychiatric**, or obstetric and gynecological care as provided to the general public by physicians licensed and registered pursuant to chapter 334; **and**
 - (b) **Dental practice as provided to the general public by dentists or dental hygienists licensed under chapter 332;**
 - (7) "Resident", any natural person who has lived in this state for one or more years for any purpose other than the attending of an educational institution located within this state;
 - (8) "Rural area", a town or community within this state which is not within a "standard metropolitan statistical area", and has a population of six thousand or fewer inhabitants as determined by the last preceding federal decennial census or any unincorporated area not within a standard metropolitan statistical area.
- 191.515. An eligible student may apply to the department for a loan under sections 191.500 to 191.550 only if, at the time of his **or her** application and throughout the period during which he **or she** receives the loan, he **or she is a resident of this state and** has been formally accepted as a student in a participating school in a course of study leading to the degree of doctor of medicine ~~[or]~~, doctor of osteopathy, ~~[and is a resident of this state]~~ **doctor of dental surgery, or doctor of dental medicine or to the bachelor of science degree in dental hygiene.**
- 191.520. No loan to any eligible student shall exceed ~~[seven thousand five hundred]~~ **twenty-five thousand** dollars for each academic year, which shall run from August first of any year through July thirty-first of the following year. All loans shall be made from funds appropriated to the medical school loan and loan repayment program fund created by section 191.600, by the general assembly.
- 191.525. No more than twenty-five loans shall be made to eligible students during the first academic year this program is in effect. Twenty-five new loans may be made for the next three academic years until a total of one hundred loans are available. At least one-half of the loans shall be made to students from rural areas as defined in section 191.500. An eligible student may receive loans for each academic year he **or she** is pursuing a course of study directly leading to a degree of doctor of medicine ~~[or]~~, doctor of osteopathy, **doctor of dental surgery, or doctor of dental medicine or to a bachelor of science degree in dental hygiene.**
- 335.230. Financial assistance to any qualified applicant shall not exceed ~~[five]~~ **ten** thousand dollars for each academic year for a professional nursing program and shall not exceed ~~[two thousand five hundred]~~ **five thousand** dollars for each academic year for a practical nursing program. All financial assistance shall be made from funds credited to the professional and practical nursing student loan and nurse loan repayment fund. A qualified applicant may receive financial assistance for each academic year he **or she** remains a student in good standing at a participating school.
- 335.257. Successful applicants for whom loan payments are made under the provisions of sections 335.245 to 335.259 shall verify to the department twice each year~~[, in June and in December,]~~ in the manner prescribed by the department that qualified employment in this state is being maintained."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cook offered **House Amendment No. 1 to House Amendment No. 5.**

House Amendment No. 1
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Bill No. 2331, Page 2, Line 38, by deleting all of said line and inserting in lieu thereof the following:

"being maintained.

338.010. 1. The "practice of pharmacy" means the interpretation, implementation, and evaluation of medical prescription orders, including any legend drugs under 21 U.S.C. Section 353; receipt, transmission, or handling of such orders or facilitating the dispensing of such orders; the designing, initiating, implementing, and monitoring of a medication therapeutic plan ~~[as defined by the prescription order so long as the prescription order is specific to each patient for care by a pharmacist]~~; the compounding, dispensing, labeling, and administration of drugs and devices pursuant to medical prescription orders ~~[and administration of viral influenza, pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by written protocol authorized by a physician for persons at least seven years of age or the age recommended by the Centers for Disease Control and Prevention, whichever is higher, or the administration of pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, meningitis, and viral influenza vaccines by written protocol authorized by a physician for a specific patient as authorized by rule]~~; **the ordering and administration of vaccines approved or authorized by the United States Food and Drug Administration, excluding vaccines for cholera, monkeypox, Japanese encephalitis, typhoid, rabies, yellow fever, tick-borne encephalitis, and anthrax, to persons at least seven years of age or the age recommended by the Centers for Disease Control and Prevention, whichever is older, pursuant to joint promulgation of rules established by the board of pharmacy and the state board of registration for the healing arts unless rules are established under a state of emergency as described in section 44.100;** the participation in drug selection according to state law and participation in drug utilization reviews; the proper and safe storage of drugs and devices and the maintenance of proper records thereof; consultation with patients and other health care practitioners, and veterinarians and their clients about legend drugs, about the safe and effective use of drugs and devices; the prescribing and dispensing of any nicotine replacement therapy product under section 338.665; the dispensing of HIV postexposure prophylaxis pursuant to section 338.730; and the offering or performing of those acts, services, operations, or transactions necessary in the conduct, operation, management and control of a pharmacy. No person shall engage in the practice of pharmacy unless he or she is licensed under the provisions of this chapter. This chapter shall not be construed to prohibit the use of auxiliary personnel under the direct supervision of a pharmacist from assisting the pharmacist in any of his or her duties. This assistance in no way is intended to relieve the pharmacist from his or her responsibilities for compliance with this chapter and he or she will be responsible for the actions of the auxiliary personnel acting in his or her assistance. This chapter shall also not be construed to prohibit or interfere with any legally registered practitioner of medicine, dentistry, or podiatry, or veterinary medicine only for use in animals, or the practice of optometry in accordance with and as provided in sections 195.070 and 336.220 in the compounding, administering, prescribing, or dispensing of his or her own prescriptions.

2. ~~[Any pharmacist who accepts a prescription order for a medication therapeutic plan shall have a written protocol from the physician who refers the patient for medication therapy services.]~~ **A pharmacist with a certificate of medication therapeutic plan authority may provide medication therapy services pursuant to a statewide standing order issued by the department of health and senior services or pursuant to a written protocol with a physician licensed under chapter 334.** The written protocol ~~[and the prescription order for a medication therapeutic plan]~~ **authorized by this section** shall come **only** from the physician ~~[only]~~ **or similar body authorized by this section**, and shall not come from a nurse engaged in a collaborative practice arrangement under section 334.104, or from a physician assistant engaged in a collaborative practice arrangement under section 334.735.

3. Nothing in this section shall be construed as to prevent any person, firm or corporation from owning a pharmacy regulated by sections 338.210 to 338.315, provided that a licensed pharmacist is in charge of such pharmacy.

4. Nothing in this section shall be construed to apply to or interfere with the sale of nonprescription drugs and the ordinary household remedies and such drugs or medicines as are normally sold by those engaged in the sale of general merchandise.

5. No health carrier as defined in chapter 376 shall require any physician with which they contract to enter into a written protocol with a pharmacist for medication therapeutic services.

6. This section shall not be construed to allow a pharmacist to diagnose or independently prescribe pharmaceuticals.

7. The state board of registration for the healing arts, under section 334.125, and the state board of pharmacy, under section 338.140, shall jointly promulgate rules regulating the use of protocols ~~[for prescription orders]~~ for medication therapy services ~~[and administration of viral influenza vaccines]~~. Such rules shall require protocols to include provisions allowing for timely communication between the pharmacist and the ~~[referring]~~ **protocol physician or similar body authorized by this section**, and any other patient protection provisions deemed appropriate by both boards. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither board shall separately promulgate rules regulating the use of protocols for ~~[prescription orders for]~~ medication therapy services~~[and administration of viral influenza vaccines]~~. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

8. The state board of pharmacy may grant a certificate of medication therapeutic plan authority to a licensed pharmacist who submits proof of successful completion of a board-approved course of academic clinical study beyond a bachelor of science in pharmacy, including but not limited to clinical assessment skills, from a nationally accredited college or university, or a certification of equivalence issued by a nationally recognized professional organization and approved by the board of pharmacy.

9. ~~[Any pharmacist who has received a certificate of medication therapeutic plan authority may engage in the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by a prescription order from a physician that is specific to each patient for care by a pharmacist.]~~

~~10.]~~ Nothing in this section shall be construed to allow a pharmacist to make a therapeutic substitution of a pharmaceutical prescribed by a physician unless authorized by the written protocol or the physician's prescription order.

~~[11.]~~ **10.** "Veterinarian", "doctor of veterinary medicine", "practitioner of veterinary medicine", "DVM", "VMD", "BVSe", "BVMS", "BSe (Vet Science)", "VMB", "MRCVS", or an equivalent title means a person who has received a doctor's degree in veterinary medicine from an accredited school of veterinary medicine or holds an Educational Commission for Foreign Veterinary Graduates (EDFVG) certificate issued by the American Veterinary Medical Association (AVMA).

~~[12. In addition to other requirements established by the joint promulgation of rules by the board of pharmacy and the state board of registration for the healing arts:~~

~~(1) A pharmacist shall administer vaccines by protocol in accordance with treatment guidelines established by the Centers for Disease Control and Prevention (CDC);~~

~~(2) A pharmacist who is administering a vaccine shall request a patient to remain in the pharmacy a safe amount of time after administering the vaccine to observe any adverse reactions. Such pharmacist shall have adopted emergency treatment protocols;~~

~~(3)]~~ **11.** In addition to other requirements by the board, a pharmacist shall receive additional training as required by the board and evidenced by receiving a certificate from the board upon completion, and shall display the certification in his or her pharmacy where vaccines are delivered.

~~[13.]~~ **12.** A pharmacist shall inform the patient that the administration of ~~[the]~~ a vaccine will be entered into the ShowMeVax system, as administered by the department of health and senior services. The patient shall attest to the inclusion of such information in the system by signing a form provided by the pharmacist. If the patient indicates that he or she does not want such information entered into the ShowMeVax system, the pharmacist shall provide a written report within fourteen days of administration of a vaccine to the patient's health care provider, if provided by the patient, containing:

- (1) The identity of the patient;
- (2) The identity of the vaccine or vaccines administered;
- (3) The route of administration;
- (4) The anatomic site of the administration;
- (5) The dose administered; and
- (6) The date of administration.

338.011. 1. A pharmacist licensed under this chapter may:

(1) Order and administer medication approved or authorized by the United States Food and Drug Administration to address a public health need, as lawfully authorized by the state or federal government, or a department or agency thereof, during a state or federally declared public health emergency; and

(2) Administer medication pursuant to a statewide standing order issued by the director of the department of health and senior services if a licensed physician, or a licensed physician approved and designated by the department of health and senior services, to address a public health need.

2. The board of pharmacy may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

338.165. 1. As used in this section, the following terms mean:

(1) "Board", the Missouri board of pharmacy;

(2) "Hospital", a hospital as defined in section 197.020;

(3) "Hospital clinic or facility", a clinic or facility under the common control, management, or ownership of the same hospital or hospital system;

(4) "Medical staff committee", the committee or other body of a hospital or hospital system responsible for formulating policies regarding pharmacy services and medication management;

(5) "Medication order", an order for a legend drug or device that is:

(a) Authorized or issued by an authorized prescriber acting within the scope of his or her professional practice or pursuant to a protocol or standing order approved by the medical staff committee; and

(b) To be distributed or administered to the patient by a health care practitioner or lawfully authorized designee at a hospital or a hospital clinic or facility;

(6) "Patient", an individual receiving medical diagnosis, treatment or care at a hospital or a hospital clinic or facility.

2. The department of health and senior services shall have sole authority and responsibility for the inspection and licensure of hospitals as provided by chapter 197 including, but not limited to all parts, services, functions, support functions and activities which contribute directly or indirectly to patient care of any kind whatsoever. However, the board may inspect a class B pharmacy or any portion thereof that is not under the inspection authority vested in the department of health and senior services by chapter 197 to determine compliance with this chapter or the rules of the board. This section shall not be construed to bar the board from conducting an investigation pursuant to a public or governmental complaint to determine compliance by an individual licensee or registrant of the board with any applicable provisions of this chapter or the rules of the board.

3. The department of health and senior services shall have authority to promulgate rules in conjunction with the board governing medication distribution and the provision of medication therapy services by a pharmacist at or within a hospital. Rules may include, but are not limited to, medication management, preparation, compounding, administration, storage, distribution, packaging and labeling. Until such rules are jointly promulgated, hospitals shall comply with all applicable state law and department of health and senior services rules governing pharmacy services and medication management in hospitals. The rulemaking authority granted herein to the department of health and senior services shall not include the dispensing of medication by prescription.

4. All pharmacists providing medication therapy services shall obtain a certificate of medication therapeutic plan authority as provided by rule of the board. Medication therapy services may be provided by a pharmacist for patients of a hospital pursuant to **a statewide standing order issued by the department of health and senior services, pursuant to** a protocol with a physician as required by section 338.010, or pursuant to a protocol approved by the medical staff committee. However, the medical staff protocol shall include a process whereby an exemption to the protocol for a patient may be granted for clinical efficacy should the patient's physician make such request. The medical staff protocol shall also include an appeals process to request a change in a specific protocol based on medical evidence presented by a physician on staff.

5. Medication may be dispensed by a class B hospital pharmacy pursuant to a prescription or a medication order.

6. A drug distributor license shall not be required to transfer medication from a class B hospital pharmacy to a hospital clinic or facility for patient care or treatment.

7. Medication dispensed by a class A pharmacy located in a hospital to a hospital patient for use or administration outside of the hospital under a medical staff-approved protocol for medication therapy shall be dispensed only by a prescription order for medication therapy from an individual physician for a specific patient.

8. Medication dispensed by a hospital to a hospital patient for use or administration outside of the hospital shall be labeled as provided by rules jointly promulgated by the department of health and senior services and the board including medication distributed for administration by or under the supervision of a health care practitioner at a hospital clinic or facility.

9. This section shall not be construed to preempt any law or rule governing controlled substances.

10. Any rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall only become effective if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly under chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

11. The board shall appoint an advisory committee to review and make recommendations to the board on the merit of all rules and regulations to be jointly promulgated by the board and the department of health and senior services pursuant to the joint rulemaking authority granted by this section. The advisory committee shall consist of:

- (1) Two representatives designated by the Missouri Hospital Association, one of whom shall be a pharmacist;
- (2) One pharmacist designated by the Missouri Society of Health System Pharmacists;
- (3) One pharmacist designated by the Missouri Pharmacy Association;
- (4) One pharmacist designated by the department of health and senior services from a hospital with a licensed bed count that does not exceed fifty beds or from a critical access hospital as defined by the department of social services for purposes of MO HealthNet reimbursement;

(5) One pharmacist designated by the department of health and senior services from a hospital with a licensed bed count that exceeds two hundred beds; and

(6) One pharmacist designated by the board with experience in the provision of hospital pharmacy services.

12. Nothing in this section shall be construed to limit the authority of a licensed health care provider to prescribe, administer, or dispense medications and treatments within the scope of their professional practice."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Coleman 97	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Griffith	Haden
Haffner	Haley	Hardwick	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Rone
Sander	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Mr. Speaker			

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NOES: 037

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Butz	Clemens	Ellebracht	Fogle
Gray	Gunby	Johnson	McCreery	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 038

Aldridge	Bland Manlove	Boggs	Burton	Chipman
Christofanelli	Coleman 32	Collins	Cupps	Derges
Dogan	Doll	Gregory 96	Grier	Henderson
Hicks	Houx	Hovis	Ingle	Kidd
Knight	Lewis 25	Mackey	McDaniel	Merideth
Morse	Pietzman	Roberts	Roden	Rowland
Sassmann	Schnelting	Smith 155	Smith 163	Smith 67
Stevens 46	Trent	Wright		

VACANCIES: 006

On motion of Representative Cook, **House Amendment No. 1 to House Amendment No. 5** was adopted.

Representative Hudson assumed the Chair.

Representative Walsh Moore (93) offered **House Amendment No. 2 to House Amendment No. 5**.

House Amendment No. 2
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Bill No. 2331, Page 2, Line 38, by deleting all of said line and inserting in lieu thereof the following:

"being maintained.

338.010. 1. The "practice of pharmacy" means the interpretation, implementation, and evaluation of medical prescription orders, including any legend drugs under 21 U.S.C. Section 353; receipt, transmission, or handling of such orders or facilitating the dispensing of such orders; the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by the prescription order so long as the prescription order is specific to each patient for care by a pharmacist; the compounding, dispensing, labeling, and administration of drugs and devices pursuant to medical prescription orders and administration of viral influenza, pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, and meningitis vaccines by written protocol authorized by a physician for persons at least seven years of age or the age recommended by the Centers for Disease Control and Prevention, whichever is higher, or the administration of pneumonia, shingles, hepatitis A, hepatitis B, diphtheria, tetanus, pertussis, meningitis, and viral influenza vaccines by written protocol authorized by a physician for a specific patient as authorized by rule; the participation in drug selection according to state law and participation in drug utilization reviews; the proper and safe storage of drugs and devices and the maintenance of proper records thereof; consultation with patients and other health care practitioners, and veterinarians and their clients about legend drugs, about the safe and effective use of drugs and devices; the prescribing and dispensing of any nicotine

replacement therapy product under section 338.665; the dispensing of HIV postexposure prophylaxis pursuant to section 338.730; **the dispensing of an emergency supply of a chronic maintenance drug under section 338.740;** and the offering or performing of those acts, services, operations, or transactions necessary in the conduct, operation, management and control of a pharmacy. No person shall engage in the practice of pharmacy unless he or she is licensed under the provisions of this chapter. This chapter shall not be construed to prohibit the use of auxiliary personnel under the direct supervision of a pharmacist from assisting the pharmacist in any of his or her duties. This assistance in no way is intended to relieve the pharmacist from his or her responsibilities for compliance with this chapter and he or she will be responsible for the actions of the auxiliary personnel acting in his or her assistance. This chapter shall also not be construed to prohibit or interfere with any legally registered practitioner of medicine, dentistry, or podiatry, or veterinary medicine only for use in animals, or the practice of optometry in accordance with and as provided in sections 195.070 and 336.220 in the compounding, administering, prescribing, or dispensing of his or her own prescriptions.

2. Any pharmacist who accepts a prescription order for a medication therapeutic plan shall have a written protocol from the physician who refers the patient for medication therapy services. The written protocol and the prescription order for a medication therapeutic plan shall come from the physician only, and shall not come from a nurse engaged in a collaborative practice arrangement under section 334.104, or from a physician assistant engaged in a collaborative practice arrangement under section 334.735.

3. Nothing in this section shall be construed as to prevent any person, firm or corporation from owning a pharmacy regulated by sections 338.210 to 338.315, provided that a licensed pharmacist is in charge of such pharmacy.

4. Nothing in this section shall be construed to apply to or interfere with the sale of nonprescription drugs and the ordinary household remedies and such drugs or medicines as are normally sold by those engaged in the sale of general merchandise.

5. No health carrier as defined in chapter 376 shall require any physician with which they contract to enter into a written protocol with a pharmacist for medication therapeutic services.

6. This section shall not be construed to allow a pharmacist to diagnose or independently prescribe pharmaceuticals **except to the extent described under section 338.740.**

7. The state board of registration for the healing arts, under section 334.125, and the state board of pharmacy, under section 338.140, shall jointly promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Such rules shall require protocols to include provisions allowing for timely communication between the pharmacist and the referring physician, and any other patient protection provisions deemed appropriate by both boards. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither board shall separately promulgate rules regulating the use of protocols for prescription orders for medication therapy services and administration of viral influenza vaccines. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2007, shall be invalid and void.

8. The state board of pharmacy may grant a certificate of medication therapeutic plan authority to a licensed pharmacist who submits proof of successful completion of a board-approved course of academic clinical study beyond a bachelor of science in pharmacy, including but not limited to clinical assessment skills, from a nationally accredited college or university, or a certification of equivalence issued by a nationally recognized professional organization and approved by the board of pharmacy.

9. Any pharmacist who has received a certificate of medication therapeutic plan authority may engage in the designing, initiating, implementing, and monitoring of a medication therapeutic plan as defined by a prescription order from a physician that is specific to each patient for care by a pharmacist.

10. Nothing in this section shall be construed to allow a pharmacist to make a therapeutic substitution of a pharmaceutical prescribed by a physician unless authorized by the written protocol or the physician's prescription order.

11. "Veterinarian", "doctor of veterinary medicine", "practitioner of veterinary medicine", "DVM", "VMD", "BVSe", "BVMS", "BSe (Vet Science)", "VMB", "MRCVS", or an equivalent title means a person who has received a doctor's degree in veterinary medicine from an accredited school of veterinary medicine or holds an Educational Commission for Foreign Veterinary Graduates (EDFVG) certificate issued by the American Veterinary Medical Association (AVMA).

12. In addition to other requirements established by the joint promulgation of rules by the board of pharmacy and the state board of registration for the healing arts:

(1) A pharmacist shall administer vaccines by protocol in accordance with treatment guidelines established by the Centers for Disease Control and Prevention (CDC);

(2) A pharmacist who is administering a vaccine shall request a patient to remain in the pharmacy a safe amount of time after administering the vaccine to observe any adverse reactions. Such pharmacist shall have adopted emergency treatment protocols;

(3) In addition to other requirements by the board, a pharmacist shall receive additional training as required by the board and evidenced by receiving a certificate from the board upon completion, and shall display the certification in his or her pharmacy where vaccines are delivered.

13. A pharmacist shall inform the patient that the administration of the vaccine will be entered into the ShowMeVax system, as administered by the department of health and senior services. The patient shall attest to the inclusion of such information in the system by signing a form provided by the pharmacist. If the patient indicates that he or she does not want such information entered into the ShowMeVax system, the pharmacist shall provide a written report within fourteen days of administration of a vaccine to the patient's health care provider, if provided by the patient, containing:

- (1) The identity of the patient;
- (2) The identity of the vaccine or vaccines administered;
- (3) The route of administration;
- (4) The anatomic site of the administration;
- (5) The dose administered; and
- (6) The date of administration.

338.740. 1. For purposes of this section, the term "chronic maintenance drug" means a drug that:

(1) **Is not an opioid or a controlled substance that is prohibited from being dispensed without a prescription under the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. Section 301 et seq., as amended; and**

(2) **Is prescribed to a patient to take on a recurring basis or is used as a lifesaving rescue drug for a chronic condition.**

2. Notwithstanding any other provision of law, a pharmacist may dispense an emergency supply of a chronic maintenance drug to a patient without a current, valid prescription if:

(1) **The pharmacist makes every reasonable attempt but is unable to obtain authorization to refill the prescription from the prescribing health care provider or another health care provider responsible for the patient's care;**

(2) **Either:**

(a) **The pharmacist has a record of a prescription at the pharmacy or has been presented proof of a recent prescription for the chronic maintenance drug in the name of the patient who is requesting the emergency supply; or**

(b) **In the pharmacist's professional judgment, the refusal to dispense an emergency supply of the chronic maintenance drug will endanger the patient's health or disrupt essential drug therapy for a chronic condition of the patient;**

(3) **The amount of the chronic maintenance drug dispensed does not exceed the amount of the most recent prescription or the standard quantity or unit-of-use package of the drug;**

(4) **The pharmacist has not dispensed an emergency supply of the chronic maintenance drug to the same patient in the previous twelve-month period; and**

(5) **The prescriber of the drug has not indicated that no emergency refills are authorized.**

3. A pharmacist, the pharmacist's employer, and the original prescriber of the drug are not civilly liable for an act or omission in connection with the dispensing of a chronic maintenance drug under this section unless the act or omission constitutes negligence, recklessness, or willful or wanton misconduct.

4. The board of pharmacy shall adopt rules, in consultation with the state board of registration for the healing arts and the state board of nursing, to establish standard procedures for pharmacists to follow in dispensing chronic maintenance drugs under this section. The rules adopted shall include documentation requirements for a pharmacist to complete when dispensing a chronic maintenance drug without a current prescription. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the

effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Eggleston	Evans	Falkner
Fitzwater	Francis	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Halley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Rone	Sander	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Johnson	McCreery	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 025

Bland Manlove	Boggs	Christofanelli	Coleman 32	Cupps
Derges	Dogan	Doll	Fishel	Grier
Hicks	Ingle	Kidd	Lewis 25	Mackey
McDaniel	Merideth	Pietzman	Roberts	Roden
Rowland	Sassmann	Schnelting	Smith 155	Stevens 46

VACANCIES: 006

Representative Walsh Moore (93) moved that **House Amendment No. 2 to House Amendment No. 5** be adopted.

Which motion was defeated.

On motion of Representative Patterson, **House Amendment No. 5, as amended**, was adopted.

Representative Schroer offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Bill No. 2331, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"197.400. As used in sections 197.400 to 197.475, unless the context otherwise requires, the following terms mean:

- (1) **"Advanced practice registered nurse", the same meaning given to the term in section 335.016;**
- (2) "Council", the home health services advisory council created by sections 197.400 to 197.475;
- ~~[(2)]~~ (3) "Department", the department of health and senior services;
- ~~[(3)]~~ (4) "Home health agency", a public agency or private organization or a subdivision or subunit of an agency or organization that provides two or more home health services at the residence of a patient according to a ~~[physician's]~~ written ~~[and signed]~~ plan of treatment **signed by a physician, advanced practice registered nurse, or physician assistant;**
- ~~[(4)]~~ (5) "Home health services", any of the following items and services provided at the residence of the patient on a part-time or intermittent basis: nursing, physical therapy, speech therapy, occupational therapy, home health aid, or medical social service;
- ~~[(5)]~~ (6) "Part-time or intermittent basis", the providing of home health services in an interrupted interval sequence on the average of not to exceed three hours in any twenty-four-hour period;
- ~~[(6)]~~ (7) "Patient's residence", the actual place of residence of the person receiving home health services, including institutional residences as well as individual dwelling units;
- ~~[(7)]~~ (8) "Physician", a person licensed by the state board of registration for the healing arts pursuant to the provisions of chapter 334 to practice in this state as a physician and surgeon;
- ~~[(8)]~~ (9) **"Physician assistant", a person licensed by the state board of registration for the healing arts under the provisions of chapter 334 to practice in this state as a physician assistant;**
- (10) "Plan of treatment", a plan reviewed and signed as often as medically necessary by a physician ~~[or]~~, podiatrist, **advanced practice registered nurse, or physician assistant**, not to exceed sixty days in duration, prescribing items and services for an individual patient's condition;
- ~~[(9)]~~ (11) "Podiatrist", a person licensed by the state board of podiatry pursuant to the provisions of chapter 330 to practice in this state as a podiatrist;
- ~~[(10)]~~ (12) "Subunit" or "subdivision", any organizational unit of a larger organization which can be clearly defined as a separate entity within the larger structure, which can meet all of the requirements of sections 197.400 to 197.475 independent of the larger organization, which can be held accountable for the care of patients it is serving, and which provides to all patients care and services meeting the standards and requirements of sections 197.400 to 197.475.

197.405. No home health agency, including Medicare and Medicaid providers, shall provide two or more of the home health services covered by subdivision ~~[(4)]~~ (5) of section 197.400 or shall hold itself out as providing such home health services or as a home health agency unless it is licensed and registered in accordance with the provisions of sections 197.400 to 197.475.

197.445. 1. The department may adopt reasonable rules and standards necessary to carry out the provisions of sections 197.400 to 197.477. The rules and standards adopted shall not be less than the standards established by the federal government for home health agencies under Title XVIII of the Federal Social Security Act. The reasonable rules and standards shall be initially promulgated within one year of September 28, 1983.

2. The rules and standards adopted by the department pursuant to the provisions of sections 197.400 to 197.477 shall apply to all health services covered by sections 197.400 to 197.477 rendered to any patient being served by a home health agency regardless of source of payment for the service, patient's condition, or place of residence, at which the home health services are ordered by the physician [ø], podiatrist, **advanced practice registered nurse, or physician assistant**. No rule or portion of a rule promulgated pursuant to the authority of sections 197.400 to 197.477 shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

334.104. 1. A physician may enter into collaborative practice arrangements with registered professional nurses. Collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols, or standing orders for the delivery of health care services. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer or dispense drugs and provide treatment as long as the delivery of such health care services is within the scope of practice of the registered professional nurse and is consistent with that nurse's skill, training and competence.

2. Collaborative practice arrangements, which shall be in writing, may delegate to a registered professional nurse the authority to administer, dispense or prescribe drugs and provide treatment if the registered professional nurse is an advanced practice registered nurse as defined in subdivision (2) of section 335.016. Collaborative practice arrangements may delegate to an advanced practice registered nurse, as defined in section 335.016, the authority to administer, dispense, or prescribe controlled substances listed in Schedules III, IV, and V of section 195.017, and Schedule II - hydrocodone; except that, the collaborative practice arrangement shall not delegate the authority to administer any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone for the purpose of inducing sedation or general anesthesia for therapeutic, diagnostic, or surgical procedures. Schedule III narcotic controlled substance and Schedule II - hydrocodone prescriptions shall be limited to a one hundred twenty-hour supply without refill. Such collaborative practice arrangements shall be in the form of written agreements, jointly agreed-upon protocols or standing orders for the delivery of health care services. An advanced practice registered nurse may prescribe buprenorphine for up to a thirty-day supply without refill for patients receiving medication-assisted treatment for substance use disorders under the direction of the collaborating physician.

3. The written collaborative practice arrangement shall contain at least the following provisions:

(1) Complete names, home and business addresses, zip codes, and telephone numbers of the collaborating physician and the advanced practice registered nurse;

(2) A list of all other offices or locations besides those listed in subdivision (1) of this subsection where the collaborating physician authorized the advanced practice registered nurse to prescribe;

(3) A requirement that there shall be posted at every office where the advanced practice registered nurse is authorized to prescribe, in collaboration with a physician, a prominently displayed disclosure statement informing patients that they may be seen by an advanced practice registered nurse and have the right to see the collaborating physician;

(4) All specialty or board certifications of the collaborating physician and all certifications of the advanced practice registered nurse;

(5) The manner of collaboration between the collaborating physician and the advanced practice registered nurse, including how the collaborating physician and the advanced practice registered nurse will:

(a) Engage in collaborative practice consistent with each professional's skill, training, education, and competence; **and**

(b) ~~Maintain geographic proximity, except the collaborative practice arrangement may allow for geographic proximity to be waived for a maximum of twenty eight days per calendar year for rural health clinics as defined by P.L. 95-210, as long as the collaborative practice arrangement includes alternative plans as required in paragraph (c) of this subdivision. This exception to geographic proximity shall apply only to independent rural health clinics, provider based rural health clinics where the provider is a critical access hospital as provided in 42 U.S.C. Section 1395i-4, and provider based rural health clinics where the main location of the hospital sponsor is greater than fifty miles from the clinic. The collaborating physician is required to maintain documentation related to this requirement and to present it to the state board of registration for the healing arts when requested; and~~

~~(e)]~~ Provide coverage during absence, incapacity, infirmity, or emergency by the collaborating physician;

(6) A description of the advanced practice registered nurse's controlled substance prescriptive authority in collaboration with the physician, including a list of the controlled substances the physician authorizes the nurse to prescribe and documentation that it is consistent with each professional's education, knowledge, skill, and competence;

(7) A list of all other written practice agreements of the collaborating physician and the advanced practice registered nurse;

(8) The duration of the written practice agreement between the collaborating physician and the advanced practice registered nurse;

(9) A description of the time and manner of the collaborating physician's review of the advanced practice registered nurse's delivery of health care services. The description shall include provisions that the advanced practice registered nurse shall submit a minimum of ten percent of the charts documenting the advanced practice registered nurse's delivery of health care services to the collaborating physician for review by the collaborating physician, or any other physician designated in the collaborative practice arrangement, every fourteen days; and

(10) The collaborating physician, or any other physician designated in the collaborative practice arrangement, shall review every fourteen days a minimum of twenty percent of the charts in which the advanced practice registered nurse prescribes controlled substances. The charts reviewed under this subdivision may be counted in the number of charts required to be reviewed under subdivision (9) of this subsection.

4. The state board of registration for the healing arts pursuant to section 334.125 and the board of nursing pursuant to section 335.036 may jointly promulgate rules regulating the use of collaborative practice arrangements. Such rules shall be limited to ~~[specifying geographic areas to be covered,]~~ the methods of treatment that may be covered by collaborative practice arrangements and the requirements for review of services provided pursuant to collaborative practice arrangements including delegating authority to prescribe controlled substances. Any rules relating to dispensing or distribution of medications or devices by prescription or prescription drug orders under this section shall be subject to the approval of the state board of pharmacy. Any rules relating to dispensing or distribution of controlled substances by prescription or prescription drug orders under this section shall be subject to the approval of the department of health and senior services and the state board of pharmacy. In order to take effect, such rules shall be approved by a majority vote of a quorum of each board. Neither the state board of registration for the healing arts nor the board of nursing may separately promulgate rules relating to collaborative practice arrangements. Such jointly promulgated rules shall be consistent with guidelines for federally funded clinics. The rulemaking authority granted in this subsection shall not extend to collaborative practice arrangements of hospital employees providing inpatient care within hospitals as defined pursuant to chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

5. The state board of registration for the healing arts shall not deny, revoke, suspend or otherwise take disciplinary action against a physician for health care services delegated to a registered professional nurse provided the provisions of this section and the rules promulgated thereunder are satisfied. Upon the written request of a physician subject to a disciplinary action imposed as a result of an agreement between a physician and a registered professional nurse or registered physician assistant, whether written or not, prior to August 28, 1993, all records of such disciplinary licensure action and all records pertaining to the filing, investigation or review of an alleged violation of this chapter incurred as a result of such an agreement shall be removed from the records of the state board of registration for the healing arts and the division of professional registration and shall not be disclosed to any public or private entity seeking such information from the board or the division. The state board of registration for the healing arts shall take action to correct reports of alleged violations and disciplinary actions as described in this section which have been submitted to the National Practitioner Data Bank. In subsequent applications or representations relating to his **or her** medical practice, a physician completing forms or documents shall not be required to report any actions of the state board of registration for the healing arts for which the records are subject to removal under this section.

6. Within thirty days of any change and on each renewal, the state board of registration for the healing arts shall require every physician to identify whether the physician is engaged in any collaborative practice agreement, including collaborative practice agreements delegating the authority to prescribe controlled substances, or physician assistant agreement and also report to the board the name of each licensed professional with whom the physician has entered into such agreement. The board may make this information available to the public. The board shall track the reported information and may routinely conduct random reviews of such agreements to ensure that agreements are carried out for compliance under this chapter.

7. Notwithstanding any law to the contrary, a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 shall be permitted to provide anesthesia services without a collaborative practice arrangement provided that he or she is under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed. Nothing in this subsection shall be construed to prohibit or prevent a certified registered nurse anesthetist as defined in subdivision (8) of section 335.016 from entering into a collaborative practice arrangement under this section, except that the collaborative practice arrangement may not delegate the authority to prescribe any controlled substances listed in Schedules III, IV, and V of section 195.017, or Schedule II - hydrocodone.

8. A collaborating physician shall not enter into a collaborative practice arrangement with more than six full-time equivalent advanced practice registered nurses, full-time equivalent licensed physician assistants, or full-time equivalent assistant physicians, or any combination thereof. This limitation shall not apply to collaborative arrangements of hospital employees providing inpatient care service in hospitals as defined in chapter 197 or population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008, or to a certified registered nurse anesthetist providing anesthesia services under the supervision of an anesthesiologist or other physician, dentist, or podiatrist who is immediately available if needed as set out in subsection 7 of this section.

9. It is the responsibility of the collaborating physician to determine and document the completion of at least a one-month period of time during which the advanced practice registered nurse shall practice with the collaborating physician continuously present before practicing in a setting where the collaborating physician is not continuously present. This limitation shall not apply to collaborative arrangements of providers of population-based public health services as defined by 20 CSR 2150-5.100 as of April 30, 2008.

10. No agreement made under this section shall supersede current hospital licensing regulations governing hospital medication orders under protocols or standing orders for the purpose of delivering inpatient or emergency care within a hospital as defined in section 197.020 if such protocols or standing orders have been approved by the hospital's medical staff and pharmaceutical therapeutics committee.

11. No contract or other agreement shall require a physician to act as a collaborating physician for an advanced practice registered nurse against the physician's will. A physician shall have the right to refuse to act as a collaborating physician, without penalty, for a particular advanced practice registered nurse. No contract or other agreement shall limit the collaborating physician's ultimate authority over any protocols or standing orders or in the delegation of the physician's authority to any advanced practice registered nurse, but this requirement shall not authorize a physician in implementing such protocols, standing orders, or delegation to violate applicable standards for safe medical practice established by hospital's medical staff.

12. No contract or other agreement shall require any advanced practice registered nurse to serve as a collaborating advanced practice registered nurse for any collaborating physician against the advanced practice registered nurse's will. An advanced practice registered nurse shall have the right to refuse to collaborate, without penalty, with a particular physician.

335.011. Sections 335.011 to ~~[335.096]~~ **335.099** may be known as "The Nursing Practice Act".

335.016. As used in this chapter, unless the context clearly requires otherwise, the following words and terms mean:

(1) "Accredited", the official authorization or status granted by an agency for a program through a voluntary process;

(2) "Advanced practice registered nurse" or "APRN", a ~~[nurse who has education beyond the basic nursing education and is certified by a nationally recognized professional organization as a certified nurse practitioner, certified nurse midwife, certified registered nurse anesthetist, or a certified clinical nurse specialist. The board shall promulgate rules specifying which nationally recognized professional organization certifications are to be recognized for the purposes of this section. Advanced practice nurses and only such individuals may use the title "Advanced Practice Registered Nurse" and the abbreviation "APRN"]~~ **person who is licensed under the provisions of this chapter to engage in the practice of advanced practice nursing as a certified clinical nurse specialist, certified nurse midwife, certified nurse practitioner, or certified registered nurse anesthetist;**

(3) "Approval", official recognition of nursing education programs which meet standards established by the board of nursing;

(4) "Board" or "state board", the state board of nursing;

(5) "Certified clinical nurse specialist", a registered nurse who is currently certified as a clinical nurse specialist by a nationally recognized certifying board approved by the board of nursing;

(6) "Certified nurse midwife", a registered nurse who is currently certified as a nurse midwife by the American ~~[College of Nurse-Midwives]~~ **Midwifery Certification Board**, or other nationally recognized certifying body approved by the board of nursing;

(7) "Certified nurse practitioner", a registered nurse who is currently certified as a nurse practitioner by a nationally recognized certifying body approved by the board of nursing;

(8) "Certified registered nurse anesthetist", a registered nurse who is currently certified as a nurse anesthetist by the Council on Certification of Nurse Anesthetists, the ~~[Council on Recertification of Nurse Anesthetists]~~ **National Board of Certification and Recertification for Nurse Anesthetists**, or other nationally recognized certifying body approved by the board of nursing;

(9) "Executive ~~[director]~~ **officer**", a qualified individual employed by the board as executive secretary or otherwise to administer the provisions of this chapter under the board's direction. Such person employed as executive ~~[director]~~ **officer** shall not be a member of the board;

(10) "Inactive ~~[nurse]~~ **license status**", as defined by rule pursuant to section 335.061;

(11) "Lapsed license status", as defined by rule under section 335.061;

(12) "Licensed practical nurse" or "practical nurse", a person licensed pursuant to the provisions of this chapter to engage in the practice of practical nursing;

(13) "Licensure", the issuing of a license ~~[to practice professional or practical nursing]~~ to candidates who have met the ~~[specified]~~ requirements **specified under this chapter authorizing the person to engage in the practice of advanced practice, professional, or practical nursing** and the recording of the names of those persons as holders of a license to practice **advanced practice, professional, or practical nursing**;

(14) **"Practice of advanced practice nursing", the performance for compensation of activities and services consistent with the required education, training, certification, demonstrated competencies, and experiences of an advanced practice registered nurse;**

(15) **"Practice of practical nursing"**, the performance for compensation of selected acts for the promotion of health and in the care of persons who are ill, injured, or experiencing alterations in normal health processes. Such performance requires substantial specialized skill, judgment and knowledge. All such nursing care shall be given under the direction of a person licensed by a state regulatory board to prescribe medications and treatments or under the direction of a registered professional nurse. For the purposes of this chapter, the term "direction" shall mean guidance or supervision provided by a person licensed by a state regulatory board to prescribe medications and treatments or a registered professional nurse, including, but not limited to, oral, written, or otherwise communicated orders or directives for patient care. When practical nursing care is delivered pursuant to the direction of a person licensed by a state regulatory board to prescribe medications and treatments or under the direction of a registered professional nurse, such care may be delivered by a licensed practical nurse without direct physical oversight;

~~[(15)]~~ (16) **"Practice of professional nursing"**, the performance for compensation of any act **or action** which requires substantial specialized education, judgment and skill based on knowledge and application of principles derived from the biological, physical, social, **behavioral**, and nursing sciences, including, but not limited to:

(a) Responsibility for the **promotion and** teaching of health care and the prevention of illness to the patient and his or her family;

(b) Assessment, **data collection**, nursing diagnosis, nursing care, **evaluation**, and counsel of persons who are ill, injured, or experiencing alterations in normal health processes;

(c) The administration of medications and treatments as prescribed by a person licensed by a state regulatory board to prescribe medications and treatments;

(d) The coordination and assistance in the **determination and** delivery of a plan of health care with all members of a health team;

(e) The teaching and supervision of other persons in the performance of any of the foregoing;

~~[(16)-A]~~ (17) "Registered professional nurse" or "registered nurse", a person licensed pursuant to the provisions of this chapter to engage in the practice of professional nursing;

~~[(17)]~~ (18) "Retired license status", any person licensed in this state under this chapter who retires from such practice. Such person shall file with the board an affidavit, on a form to be furnished by the board, which states the date on which the licensee retired from such practice, an intent to retire from the practice for at least two years, and such other facts as tend to verify the retirement as the board may deem necessary; but if the licensee thereafter reengages in the practice, the licensee shall renew his or her license with the board as provided by this chapter and by rule and regulation.

335.036. 1. The board shall:

(1) Elect for a one-year term a president and a secretary, who shall also be treasurer, and the board may appoint, employ and fix the compensation of a legal counsel and such board personnel as defined in subdivision (4) of subsection 11 of section 324.001 as are necessary to administer the provisions of sections 335.011 to ~~[335.096]~~ **335.099**;

(2) Adopt and revise such rules and regulations as may be necessary to enable it to carry into effect the provisions of sections 335.011 to ~~[335.096]~~ **335.099**;

(3) Prescribe minimum standards for educational programs preparing persons for licensure pursuant to the provisions of sections 335.011 to ~~[335.096]~~ **335.099**;

(4) Provide for surveys of such programs every five years and in addition at such times as it may deem necessary;

- (5) Designate as "approved" such programs as meet the requirements of sections 335.011 to ~~335.096~~ **335.099** and the rules and regulations enacted pursuant to such sections; and the board shall annually publish a list of such programs;
- (6) Deny or withdraw approval from educational programs for failure to meet prescribed minimum standards;
- (7) Examine, license, and cause to be renewed the licenses of duly qualified applicants;
- (8) Cause the prosecution of all persons violating provisions of sections 335.011 to ~~335.096~~ **335.099**, and may incur such necessary expenses therefor;
- (9) Keep a record of all the proceedings; and make an annual report to the governor and to the director of the department of commerce and insurance.
2. The board shall set the amount of the fees which this chapter authorizes and requires by rules and regulations. The fees shall be set at a level to produce revenue which shall not substantially exceed the cost and expense of administering this chapter.
3. All fees received by the board pursuant to the provisions of sections 335.011 to ~~335.096~~ **335.099** shall be deposited in the state treasury and be placed to the credit of the state board of nursing fund. All administrative costs and expenses of the board shall be paid from appropriations made for those purposes. The board is authorized to provide funding for the nursing education incentive program established in sections 335.200 to 335.203.
4. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of general revenue until the amount in the fund at the end of the biennium exceeds two times the amount of the appropriation from the board's funds for the preceding fiscal year or, if the board requires by rule, permit renewal less frequently than yearly, then three times the appropriation from the board's funds for the preceding fiscal year. The amount, if any, in the fund which shall lapse is that amount in the fund which exceeds the appropriate multiple of the appropriations from the board's funds for the preceding fiscal year.
5. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this chapter shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.
- 335.046. 1. An applicant for a license to practice as a registered professional nurse shall submit to the board a written application on forms furnished to the applicant. The original application shall contain the applicant's statements showing the applicant's education and other such pertinent information as the board may require. The applicant shall be of good moral character and have completed at least the high school course of study, or the equivalent thereof as determined by the state board of education, and have successfully completed the basic professional curriculum in an accredited or approved school of nursing and earned a professional nursing degree or diploma. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing same, subject to the penalties of making a false affidavit or declaration. Applicants from non-English-speaking lands shall be required to submit evidence of proficiency in the English language. The applicant must be approved by the board and shall pass an examination as required by the board. The board may require by rule as a requirement for licensure that each applicant shall pass an oral or practical examination. Upon successfully passing the examination, the board may issue to the applicant a license to practice nursing as a registered professional nurse. The applicant for a license to practice registered professional nursing shall pay a license fee in such amount as set by the board. The fee shall be uniform for all applicants. Applicants from foreign countries shall be licensed as prescribed by rule.
2. An applicant for license to practice as a licensed practical nurse shall submit to the board a written application on forms furnished to the applicant. The original application shall contain the applicant's statements showing the applicant's education and other such pertinent information as the board may require. Such applicant shall be of good moral character, and have completed at least two years of high school, or its equivalent as established by the state board of education, and have successfully completed a basic prescribed curriculum in a state-accredited or approved school of nursing, earned a nursing degree, certificate or diploma and completed a course approved by the board on the role of the practical nurse. Each application shall contain a statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of

the person signing same, subject to the penalties of making a false affidavit or declaration. Applicants from non-English-speaking countries shall be required to submit evidence of their proficiency in the English language. The applicant must be approved by the board and shall pass an examination as required by the board. The board may require by rule as a requirement for licensure that each applicant shall pass an oral or practical examination. Upon successfully passing the examination, the board may issue to the applicant a license to practice as a licensed practical nurse. The applicant for a license to practice licensed practical nursing shall pay a fee in such amount as may be set by the board. The fee shall be uniform for all applicants. Applicants from foreign countries shall be licensed as prescribed by rule.

3. **(1) An applicant for license to practice as an advanced practice registered nurse shall submit to the board a written application on forms furnished to the applicant. The original application shall contain:**

(a) Statements showing the applicant's education and other such pertinent information as the board may require; and

(b) A statement that it is made under oath or affirmation and that its representations are true and correct to the best knowledge and belief of the person signing same, subject to the penalties of making a false affidavit or declaration.

(2) The applicant for a license to practice as an advanced practice registered nurse shall pay a fee in such amount as may be set by the board. The fee shall be uniform for all applicants.

(3) An applicant shall:

(a) Hold a current registered professional nurse license or privilege to practice, shall not be currently subject to discipline or any restrictions, and shall not hold an encumbered license or privilege to practice as a registered professional nurse or advanced practice registered nurse in any state or territory;

(b) Have completed an accredited graduate-level advanced practice registered nurse program and achieved at least one certification as a clinical nurse specialist, nurse midwife, nurse practitioner, or registered nurse anesthetist, with at least one population focus prescribed by rule of the board;

(c) Be currently certified by a national certifying body recognized by the Missouri state board of nursing in the advanced practice registered nurse role; and

(d) Have a population focus on his or her certification, corresponding with his or her educational advanced practice registered nurse program.

(4) Any person holding a document of recognition to practice nursing as an advanced practice registered nurse in this state that is current on August 28, 2022, shall be deemed to be licensed as an advanced practice registered nurse under the provisions of this section and shall be eligible for renewal of such license under the conditions and standards prescribed in this chapter and as prescribed by rule.

4. Upon refusal of the board to allow any applicant to ~~sit for~~ take either the registered professional nurses' examination or the licensed practical nurses' examination, ~~as the case may be,~~ **or upon refusal to issue an advanced practice registered nurse license**, the board shall comply with the provisions of section 621.120 and advise the applicant of his or her right to have a hearing before the administrative hearing commission. The administrative hearing commission shall hear complaints taken pursuant to section 621.120.

~~[4-]~~ 5. The board shall not deny a license because of sex, religion, race, ethnic origin, age or political affiliation.

335.051. 1. The board shall issue a license to practice nursing as ~~either~~ **an advanced practice registered nurse**, a registered professional nurse, or a licensed practical nurse without examination to an applicant who has duly become licensed as ~~a~~ **an advanced practice registered nurse**, registered nurse, or licensed practical nurse pursuant to the laws of another state, territory, or foreign country if the applicant meets the qualifications required of **advanced practice registered nurses**, registered nurses, or licensed practical nurses in this state at the time the applicant was originally licensed in the other state, territory, or foreign country.

2. Applicants from foreign countries shall be licensed as prescribed by rule.

3. Upon application, the board shall issue a temporary permit to an applicant pursuant to subsection 1 of this section for a license as ~~either~~ **an advanced practice registered nurse**, a registered professional nurse, or a licensed practical nurse who has made a prima facie showing that the applicant meets all of the requirements for such a license. The temporary permit shall be effective only until the board shall have had the opportunity to investigate his **or her** qualifications for licensure pursuant to subsection 1 of this section and to notify the applicant that his or her application for a license has been either granted or rejected. In no event shall such temporary permit be in effect for more than twelve months after the date of its issuance nor shall a permit be reissued to the same applicant. No fee shall be charged for such temporary permit. The holder of a temporary permit which has not expired, or been suspended or revoked, shall be deemed to be the holder of a license issued pursuant to section 335.046 until such temporary permit expires, is terminated or is suspended or revoked.

335.056. 1. The license of every person licensed under the provisions of ~~[sections 335.011 to 335.096]~~ **this chapter** shall be renewed as provided. An application for renewal of license shall be mailed to every person to whom a license was issued or renewed during the current licensing period. The applicant shall complete the application and return it to the board by the renewal date with a renewal fee in an amount to be set by the board. The fee shall be uniform for all applicants. The certificates of renewal shall render the holder thereof a legal practitioner of nursing for the period stated in the certificate of renewal. Any person who practices nursing as **an advanced practice registered nurse**, a registered professional nurse, or ~~[as]~~ a licensed practical nurse during the time his **or her** license has lapsed shall be considered an illegal practitioner and shall be subject to the penalties provided for violation of the provisions of sections 335.011 to ~~[335.096]~~ **335.099**.

2. The renewal of advanced practice registered nurse licenses and registered professional nurse licenses shall occur at the same time as prescribed by rule. Failure to renew and maintain the registered professional nurse license or privilege to practice or failure to provide the required fee and evidence of active certification or maintenance of certification as prescribed by rules and regulations shall result in expiration of the advanced practice registered nurse license.

335.061. 1. Any licensee who allows his or her license to be placed on inactive status as provided in sections 335.011 to ~~[335.096]~~ **335.099** shall be reinstated as provided by sections 335.011 to ~~[335.096]~~ **335.099** and by rule and regulation. The board may by rule and regulation provide for an inactive license status. In the event the board shall refuse to renew the license pursuant to one of the provisions of this section and related requirements for relicensure, the individual may appeal to the administrative hearing commission pursuant to the provisions of section 621.120.

2. Any licensee who allows his or her license to lapse by failing to renew the license as provided in sections 335.011 to ~~[335.096]~~ **335.099** shall be reinstated as provided by this chapter and by rule and regulation. The board may by rule and regulation provide for a lapsed license status. In the event the board shall refuse to renew the license pursuant to one of the provisions of this section and related requirements for relicensure, the individual may appeal to the administrative hearing commission pursuant to the provisions of sections 621.120.

335.066. 1. The board may refuse to issue or reinstate any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section or the board may, as a condition to issuing or reinstating any such permit or license, require a person to submit himself or herself for identification, intervention, treatment, or monitoring by the intervention program and alternative program as provided in section 335.067. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by sections 335.011 to ~~[335.096]~~ **335.099** or any person who has failed to renew or has surrendered his or her certificate of registration or authority, permit or license for any one or any combination of the following causes:

(1) Use or unlawful possession of any controlled substance, as defined in chapter 195, by the federal government, or by the department of health and senior services by regulation, regardless of impairment, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by sections 335.011 to ~~[335.096]~~ **335.099**. A blood alcohol content of .08 shall create a presumption of impairment;

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution pursuant to the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any profession licensed or regulated pursuant to sections 335.011 to ~~[335.096]~~ **335.099**, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to sections 335.011 to ~~[335.096]~~ **335.099** or in obtaining permission to take any examination given or required pursuant to sections 335.011 to ~~[335.096]~~ **335.099**;

(4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;

(5) Incompetency, gross negligence, or repeated negligence in the performance of the functions or duties of any profession licensed or regulated by this chapter. For the purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the applicant's or licensee's profession;

(6) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct, or unprofessional conduct in the performance of the functions or duties of any profession licensed or regulated by this chapter, including, but not limited to, the following:

(a) Willfully and continually overcharging or overtreating patients; or charging for visits which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient's records;

(b) Attempting, directly or indirectly, by way of intimidation, coercion or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;

(c) Willfully and continually performing inappropriate or unnecessary treatment, diagnostic tests, or nursing services;

(d) Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience, or licensure to perform such responsibilities;

(e) Performing nursing services beyond the authorized scope of practice for which the individual is licensed in this state;

(f) Exercising influence within a nurse-patient relationship for purposes of engaging a patient in sexual activity;

(g) Being listed on any state or federal sexual offender registry;

(h) Failure of any applicant or licensee to cooperate with the board during any investigation;

(i) Failure to comply with any subpoena or subpoena duces tecum from the board or an order of the board;

(j) Failure to timely pay license renewal fees specified in this chapter;

(k) Violating a probation agreement, order, or other settlement agreement with this board or any other licensing agency;

(l) Failing to inform the board of the nurse's current residence within thirty days of changing residence;

(m) Any other conduct that is unethical or unprofessional involving a minor;

(n) A departure from or failure to conform to nursing standards;

(o) Failure to establish, maintain, or communicate professional boundaries with the patient. A nurse may provide health care services to a person with whom the nurse has a personal relationship as long as the nurse otherwise meets the standards of the profession;

(p) Violating the confidentiality or privacy rights of the patient, resident, or client;

(q) Failing to assess, accurately document, or report the status of a patient, resident, or client, or falsely assessing, documenting, or reporting the status of a patient, resident, or client;

(r) Intentionally or negligently causing physical or emotional harm to a patient, resident, or client;

(s) Failing to furnish appropriate details of a patient's, client's, or resident's nursing needs to succeeding nurses legally qualified to provide continuing nursing services to a patient, client, or resident;

(7) Violation of, or assisting or enabling any person to violate, any provision of sections 335.011 to ~~335.096~~ **335.099**, or of any lawful rule or regulation adopted pursuant to sections 335.011 to ~~335.096~~ **335.099**;

(8) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school;

(9) Disciplinary action against the holder of a license or other right to practice any profession regulated by sections 335.011 to ~~335.096~~ **335.099** granted by another state, territory, federal agency or country upon grounds for which revocation or suspension is authorized in this state;

(10) A person is finally adjudged insane or incompetent by a court of competent jurisdiction;

(11) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by sections 335.011 to ~~335.096~~ **335.099** who is not registered and currently eligible to practice pursuant to sections 335.011 to ~~335.096~~ **335.099**;

(12) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;

(13) Violation of any professional trust or confidence;

(14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;

(15) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;

(16) Placement on an employee disqualification list or other related restriction or finding pertaining to employment within a health-related profession issued by any state or federal government or agency following final disposition by such state or federal government or agency;

- (17) Failure to successfully complete the intervention or alternative program for substance use disorder;
 - (18) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment pursuant to the provisions of chapter 208 or chapter 630, or for payment from Title XVIII or Title XIX of the federal Medicare program;
 - (19) Failure or refusal to properly guard against contagious, infectious, or communicable diseases or the spread thereof; maintaining an unsanitary office or performing professional services under unsanitary conditions; or failure to report the existence of an unsanitary condition in the office of a physician or in any health care facility to the board, in writing, within thirty days after the discovery thereof;
 - (20) A pattern of personal use or consumption of any controlled substance or any substance which requires a prescription unless it is prescribed, dispensed, or administered by a provider who is authorized by law to do so or a pattern of abuse of any prescription medication;
 - (21) Habitual intoxication or dependence on alcohol, evidence of which may include more than one alcohol-related enforcement contact as defined by section 302.525;
 - (22) Failure to comply with a treatment program or an aftercare program entered into as part of a board order, settlement agreement, or licensee's professional health program;
 - (23) Failure to submit to a drug or alcohol screening when requested by an employer or by the board. Failure to submit to a drug or alcohol screening shall create the presumption that the test would have been positive for a drug for which the individual did not have a prescription in a drug screening or positive for alcohol in an alcohol screening;
 - (24) Adjudged by a court in need of a guardian or conservator, or both, obtaining a guardian or conservator, or both, and who has not been restored to capacity;
 - (25) Diversion ~~of~~ or attempting to divert any medication, controlled substance, or medical supplies;
 - (26) Failure to answer, failure to disclose, or failure to fully provide all information requested on any application or renewal for a license. This includes disclosing all pleas of guilt or findings of guilt in a case where the imposition of sentence was suspended, whether or not the case is now confidential;
 - (27) Physical or mental illness, including but not limited to deterioration through the aging process or loss of motor skill, or disability that impairs the licensee's ability to practice the profession with reasonable judgment, skill, or safety. This does not include temporary illness which is expected to resolve within a short period of time;
 - (28) Any conduct that constitutes a serious danger to the health, safety, or welfare of a patient or the public.
3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit.
4. For any hearing before the full board, the board shall cause the notice of the hearing to be served upon such licensee in person or by certified mail to the licensee at the licensee's last known address. If service cannot be accomplished in person or by certified mail, notice by publication as described in subsection 3 of section 506.160 shall be allowed; any representative of the board is authorized to act as a court or judge would in that section; any employee of the board is authorized to act as a clerk would in that section.
5. An individual whose license has been revoked shall wait one year from the date of revocation to apply for relicensure. Relicensure shall be at the discretion of the board after compliance with all the requirements of sections 335.011 to ~~[335.096]~~ **335.099** relative to the licensing of an applicant for the first time.
6. The board may notify the proper licensing authority of any other state concerning the final disciplinary action determined by the board on a license in which the person whose license was suspended or revoked was also licensed of the suspension or revocation.
7. Any person, organization, association or corporation who reports or provides information to the board of nursing pursuant to the provisions of sections 335.011 to ~~[335.259]~~ **335.257** and who does so in good faith shall not be subject to an action for civil damages as a result thereof.
8. The board may apply to the administrative hearing commission for an emergency suspension or restriction of a license for the following causes:
- (1) Engaging in sexual conduct as defined in section 566.010, with a patient who is not the licensee's spouse, regardless of whether the patient consented;

(2) Engaging in sexual misconduct with a minor or person the licensee believes to be a minor. "Sexual misconduct" means any conduct of a sexual nature which would be illegal under state or federal law;

(3) Possession of a controlled substance in violation of chapter 195 or any state or federal law, rule, or regulation, excluding record-keeping violations;

(4) Use of a controlled substance without a valid prescription;

(5) The licensee is adjudicated incapacitated or disabled by a court of competent jurisdiction;

(6) Habitual intoxication or dependence upon alcohol or controlled substances or failure to comply with a treatment or aftercare program entered into pursuant to a board order, settlement agreement, or as part of the licensee's professional health program;

(7) A report from a board-approved facility or a professional health program stating the licensee is not fit to practice. For purposes of this section, a licensee is deemed to have waived all objections to the admissibility of testimony from the provider of the examination and admissibility of the examination reports. The licensee shall sign all necessary releases for the board to obtain and use the examination during a hearing; or

(8) Any conduct for which the board may discipline that constitutes a serious danger to the health, safety, or welfare of a patient or the public.

9. The board shall submit existing affidavits and existing certified court records together with a complaint alleging the facts in support of the board's request for an emergency suspension or restriction to the administrative hearing commission and shall supply the administrative hearing commission with the last home or business addresses on file with the board for the licensee. Within one business day of the filing of the complaint, the administrative hearing commission shall return a service packet to the board. The service packet shall include the board's complaint and any affidavits or records the board intends to rely on that have been filed with the administrative hearing commission. The service packet may contain other information in the discretion of the administrative hearing commission. Within twenty-four hours of receiving the packet, the board shall either personally serve the licensee or leave a copy of the service packet at all of the licensee's current addresses on file with the board. Prior to the hearing, the licensee may file affidavits and certified court records for consideration by the administrative hearing commission.

10. Within five days of the board's filing of the complaint, the administrative hearing commission shall review the information submitted by the board and the licensee and shall determine based on that information if probable cause exists pursuant to subsection 8 of this section and shall issue its findings of fact and conclusions of law. If the administrative hearing commission finds that there is probable cause, the administrative hearing commission shall enter the order requested by the board. The order shall be effective upon personal service or by leaving a copy at all of the licensee's current addresses on file with the board.

11. (1) The administrative hearing commission shall hold a hearing within forty-five days of the board's filing of the complaint to determine if cause for discipline exists. The administrative hearing commission may grant a request for a continuance, but shall in any event hold the hearing within one hundred twenty days of the board's initial filing. The board shall be granted leave to amend its complaint if it is more than thirty days prior to the hearing. If less than thirty days, the board may be granted leave to amend if public safety requires.

(2) If no cause for discipline exists, the administrative hearing commission shall issue findings of fact, conclusions of law, and an order terminating the emergency suspension or restriction.

(3) If cause for discipline exists, the administrative hearing commission shall issue findings of fact and conclusions of law and order the emergency suspension or restriction to remain in full force and effect pending a disciplinary hearing before the board. The board shall hold a hearing following the certification of the record by the administrative hearing commission and may impose any discipline otherwise authorized by state law.

12. Any action under this section shall be in addition to and not in lieu of any discipline otherwise in the board's power to impose and may be brought concurrently with other actions.

13. If the administrative hearing commission does not find probable cause and does not grant the emergency suspension or restriction, the board shall remove all reference to such emergency suspension or restriction from its public records. Records relating to the suspension or restriction shall be maintained in the board's files. The board or licensee may use such records in the course of any litigation to which they are both parties. Additionally, such records may be released upon a specific, written request of the licensee.

14. If the administrative hearing commission grants temporary authority to the board to restrict or suspend the nurse's license, such temporary authority of the board shall become final authority if there is no request by the nurse for a full hearing within thirty days of the preliminary hearing. The administrative hearing commission shall, if requested by the nurse named in the complaint, set a date to hold a full hearing under the provisions of chapter 621 regarding the activities alleged in the initial complaint filed by the board.

15. If the administrative hearing commission refuses to grant temporary authority to the board or restrict or suspend the nurse's license under subsection 8 of this section, such dismissal shall not bar the board from initiating a subsequent disciplinary action on the same grounds.

16. (1) The board may initiate a hearing before the board for discipline of any licensee's license or certificate upon receipt of one of the following:

(a) Certified court records of a finding of guilt or plea of guilty or nolo contendere in a criminal prosecution under the laws of any state or of the United States for any offense involving the qualifications, functions, or duties of any profession licensed or regulated under this chapter, for any offense involving fraud, dishonesty, or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(b) Evidence of final disciplinary action against the licensee's license, certification, or registration issued by any other state, by any other agency or entity of this state or any other state, or the United States or its territories, or any other country;

(c) Evidence of certified court records finding the licensee has been judged incapacitated or disabled under Missouri law or under the laws of any other state or of the United States or its territories.

(2) The board shall provide the licensee not less than ten days' notice of any hearing held pursuant to chapter 536.

(3) Upon a finding that cause exists to discipline a licensee's license, the board may impose any discipline otherwise available.

335.071. 1. Any institution desiring to conduct an approved educational program of professional nursing or of practical nursing shall apply to the board and submit evidence that it is prepared to meet standards established by this law and the board.

2. The board, through its executive officer or other authorized representatives, shall initially survey a nursing education program. A written report of the survey shall be submitted to the board. If the board determines that the requirements for an accredited nursing education program are met, such program shall be approved as a nursing education program for professional or for practical nurses upon payment of a fee in an amount to be set by the board and in accord with board rules.

3. The board, through its executive officer or other authorized representatives, shall periodically survey all nursing education programs in the state. Written reports of such surveys shall be submitted to the board. If the board determines that any approved nursing education program is not maintaining the standards required by sections 335.011 to ~~[335.096]~~ **335.099** and by the board, notice thereof in writing specifying the defect or defects shall be immediately given to the institution conducting the program. A program which fails to correct these conditions to the satisfaction of the board within a reasonable time shall, after notice and hearing, be removed from the board's listing of approved programs. All hearings shall be conducted in accordance with chapter 621.

4. All such approved programs shall pay an annual registration fee in an amount to be determined by the board.

335.076. 1. Any person who holds a license to practice professional nursing in this state may use the title "Registered Professional Nurse" and the abbreviation ~~["R.N."] "RN"~~ **"RN"**. No other person shall use the title "Registered Professional Nurse" or the abbreviation ~~["R.N."] "RN"~~. No other person shall assume any title or use any abbreviation or any other words, letters, signs, or devices to indicate that the person using the same is a registered professional nurse.

2. Any person who holds a license to practice practical nursing in this state may use the title "Licensed Practical Nurse" and the abbreviation ~~["L.P.N."] "LPN"~~ **"LPN"**. No other person shall use the title "Licensed Practical Nurse" or the abbreviation ~~["L.P.N."] "LPN"~~. No other person shall assume any title or use any abbreviation or any other words, letters, signs, or devices to indicate that the person using the same is a licensed practical nurse.

3. Any person who holds a license ~~[or recognition]~~ to practice advanced practice nursing in this state may use the title "Advanced Practice Registered Nurse", **the designations of "certified registered nurse anesthetist", "certified nurse midwife", "certified clinical nurse specialist", and "certified nurse practitioner"**, and the ~~[abbreviation]~~ **abbreviations "APRN", [and any other title designations appearing on his or her license] "CRNA", "CNM", "CNS", and "NP", respectively.** No other person shall use the title "Advanced Practice Registered Nurse" or the abbreviation "APRN". No other person shall assume any title or use any abbreviation or any other words, letters, signs, or devices to indicate that the person using the same is an advanced practice registered nurse.

4. No person shall practice or offer to practice professional nursing, practical nursing, or advanced practice nursing in this state or use any title, sign, abbreviation, card, or device to indicate that such person is a practicing professional nurse, practical nurse, or advanced practice nurse unless he or she has been duly licensed under the provisions of this chapter.

5. In the interest of public safety and consumer awareness, it is unlawful for any person to use the title "nurse" in reference to himself or herself in any capacity, except individuals who are or have been licensed as a registered nurse, licensed practical nurse, or advanced practice registered nurse under this chapter.

6. Notwithstanding any law to the contrary, nothing in this chapter shall prohibit a Christian Science nurse from using the title "Christian Science nurse", so long as such person provides only religious nonmedical services when offering or providing such services to those who choose to rely upon healing by spiritual means alone and does not hold his or her own religious organization and does not hold himself or herself out as a registered nurse, advanced practice registered nurse, nurse practitioner, licensed practical nurse, nurse midwife, clinical nurse specialist, or nurse anesthetist, unless otherwise authorized by law to do so.

335.081. So long as the person involved does not represent or hold himself or herself out as a nurse licensed to practice in this state, no provision of sections 335.011 to ~~[335.096]~~ **335.099** shall be construed as prohibiting:

- (1) The practice of any profession for which a license is required and issued pursuant to the laws of this state by a person duly licensed to practice that profession;
- (2) The services rendered by technicians, nurses' aides or their equivalent trained and employed in public or private hospitals and licensed long-term care facilities except the services rendered in licensed long-term care facilities shall be limited to administering medication, excluding injectable other than insulin;
- (3) The providing of nursing care by friends or members of the family of the person receiving such care;
- (4) The incidental care of the sick, aged, or infirm by domestic servants or persons primarily employed as housekeepers;
- (5) The furnishing of nursing assistance in the case of an emergency situation;
- (6) The practice of nursing under proper supervision:
 - (a) As a part of the course of study by students enrolled in approved schools of professional nursing or in schools of practical nursing;
 - (b) By graduates of accredited nursing programs pending the results of the first licensing examination or ninety days after graduation, whichever first occurs;
 - (c) A graduate nurse who is prevented from attending the first licensing examination following graduation by reason of active duty in the military may practice as a graduate nurse pending the results of the first licensing examination scheduled by the board following the release of such graduate nurse from active military duty or pending the results of the first licensing examination taken by the graduate nurse while involved in active military service whichever comes first;
- (7) The practice of nursing in this state by any legally qualified nurse duly licensed to practice in another state whose engagement requires such nurse to accompany and care for a patient temporarily residing in this state for a period not to exceed six months;
- (8) The practice of any legally qualified nurse who is employed by the government of the United States or any bureau, division or agency thereof, while in the discharge of his or her official duties or to the practice of any legally qualified nurse serving in the Armed Forces of the United States while stationed within this state;
- (9) Nonmedical nursing care of the sick with or without compensation when done in connection with the practice of the religious tenets of any church by adherents thereof, as long as they do not engage in the practice of nursing as defined in sections 335.011 to ~~[335.096]~~ **335.099**;
- (10) The practice of any legally qualified and licensed nurse of another state, territory, or foreign country whose responsibilities include transporting patients into, out of, or through this state while actively engaged in patient transport that does not exceed forty-eight hours in this state.

335.086. No person, firm, corporation or association shall:

- (1) Sell or attempt to sell or fraudulently obtain or furnish or attempt to furnish any nursing diploma, license, renewal or record or aid or abet therein;
- (2) Practice ~~[professional or practical]~~ nursing as defined by sections 335.011 to ~~[335.096]~~ **335.099** under cover of any diploma, license, or record illegally or fraudulently obtained or signed or issued unlawfully or under fraudulent representation;
- (3) Practice ~~[professional nursing or practical]~~ nursing as defined by sections 335.011 to ~~[335.096]~~ **335.099** unless duly licensed to do so under the provisions of sections 335.011 to ~~[335.096]~~ **335.099**;
- (4) Use in connection with his **or her** name any designation tending to imply that **he or she** is a licensed **advanced practice registered nurse, a licensed** registered professional nurse, or a licensed practical nurse unless duly licensed so to practice under the provisions of sections 335.011 to ~~[335.096]~~ **335.099**;
- (5) Practice ~~[professional nursing or practical]~~ nursing during the time his **or her** license issued under the provisions of sections 335.011 to ~~[335.096]~~ **335.099** shall be suspended or revoked; or

(6) Conduct a nursing education program for the preparation of professional or practical nurses unless the program has been accredited by the board.

335.175. 1. No later than January 1, 2014, there is hereby established within the state board of registration for the healing arts and the state board of nursing the "Utilization of Telehealth by Nurses". ~~[An advanced practice registered nurse (APRN) providing nursing services under a collaborative practice arrangement under section 334.104 may provide such services outside the geographic proximity requirements of section 334.104 if the collaborating physician and advanced practice registered nurse utilize telehealth in the care of the patient and if the services are provided in a rural area of need.]~~ Telehealth providers shall be required to obtain patient consent before telehealth services are initiated and ensure confidentiality of medical information.

2. As used in this section, "telehealth" shall have the same meaning as such term is defined in section 191.1145.

3. (1) The boards shall jointly promulgate rules governing the practice of telehealth under this section. Such rules shall address, but not be limited to, appropriate standards for the use of telehealth.

(2) Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2013, shall be invalid and void.

~~[4. For purposes of this section, "rural area of need" means any rural area of this state which is located in a health professional shortage area as defined in section 354.650.]~~

335.221. The board, in addition to any other duties it may have regarding licensure of nurses, shall collect, at the time of licensure or licensure renewal, an education surcharge from each person licensed or relicensed pursuant to sections 335.011 to ~~[335.096]~~ **335.099**, in the amount of one dollar per year for practical nurses and five dollars per year for professional nurses. These funds shall be deposited in the professional and practical nursing student loan and nurse loan repayment fund. All expenditures authorized by sections 335.212 to ~~[335.259]~~ **335.257** shall be paid from funds appropriated by the general assembly from the professional and practical nursing student loan and nurse loan repayment fund. The provisions of section 33.080 to the contrary notwithstanding, money in this fund shall not be transferred and placed to the credit of general revenue."; and

Further amend said bill, Page 3, Section 196.868, Line 7, by inserting after all of said section and line the following:

"Section B. Because immediate action is necessary to increase the independence of certain health care professionals in order to ensure the residents of this state have access to health care during the ongoing COVID-19 pandemic, the repeal and reenactment of sections 197.400, 197.405, 197.445, 334.104, and 335.175 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of sections 197.400, 197.405, 197.445, 334.104, and 335.175 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Seitz offered House Amendment No. 1 to House Amendment No. 6.

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Bill No. 2331, Page 2, Line 22, by inserting after all of said line the following:

"334.100. 1. The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall

advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621. As an alternative to a refusal to issue or renew any certificate, registration or authority, the board may, at its discretion, issue a license which is subject to probation, restriction or limitation to an applicant for licensure for any one or any combination of causes stated in subsection 2 of this section. The board's order of probation, limitation or restriction shall contain a statement of the discipline imposed, the basis therefor, the date such action shall become effective, and a statement that the applicant has thirty days to request in writing a hearing before the administrative hearing commission. If the board issues a probationary, limited or restricted license to an applicant for licensure, either party may file a written petition with the administrative hearing commission within thirty days of the effective date of the probationary, limited or restricted license seeking review of the board's determination. If no written request for a hearing is received by the administrative hearing commission within the thirty-day period, the right to seek review of the board's decision shall be considered as waived.

2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit or license for any one or any combination of the following causes:

(1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any profession licensed or regulated pursuant to this chapter, for any offense involving fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;

(4) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct or unprofessional conduct in the performance of the functions or duties of any profession licensed or regulated by this chapter, including, but not limited to, the following:

(a) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation; willfully and continually overcharging or overtreating patients; or charging for visits to the physician's office which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient's records;

(b) Attempting, directly or indirectly, by way of intimidation, coercion or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;

(c) Willfully and continually performing inappropriate or unnecessary treatment, diagnostic tests or medical or surgical services;

(d) Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience or licensure to perform such responsibilities;

(e) Misrepresenting that any disease, ailment or infirmity can be cured by a method, procedure, treatment, medicine or device;

(f) Performing or prescribing medical services which have been declared by board rule to be of no medical or osteopathic value;

(g) Final disciplinary action by any professional medical or osteopathic association or society or licensed hospital or medical staff of such hospital in this or any other state or territory, whether agreed to voluntarily or not, and including, but not limited to, any removal, suspension, limitation, or restriction of the person's license or staff or hospital privileges, failure to renew such privileges or license for cause, or other final disciplinary action, if the action was in any way related to unprofessional conduct, professional incompetence, malpractice or any other violation of any provision of this chapter;

(h) Signing a blank prescription form; or dispensing, prescribing, administering or otherwise distributing any drug, controlled substance or other treatment without sufficient examination including failing to establish a valid physician-patient relationship pursuant to section 334.108, or for other than medically accepted therapeutic or experimental or investigative purposes duly authorized by a state or federal agency, or not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity or disease, except as authorized in section 334.104;

(i) Exercising influence within a physician-patient relationship for purposes of engaging a patient in sexual activity;

- (j) Being listed on any state or federal sexual offender registry;
- (k) Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient;
- (l) Failing to furnish details of a patient's medical records to other treating physicians or hospitals upon proper request; or failing to comply with any other law relating to medical records;
- (m) Failure of any applicant or licensee to cooperate with the board during any investigation;
- (n) Failure to comply with any subpoena or subpoena duces tecum from the board or an order of the board;
- (o) Failure to timely pay license renewal fees specified in this chapter;
- (p) Violating a probation agreement, order, or other settlement agreement with this board or any other licensing agency;
- (q) Failing to inform the board of the physician's current residence and business address;
- (r) Advertising by an applicant or licensee which is false or misleading, or which violates any rule of the board, or which claims without substantiation the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other physician. An applicant or licensee shall also be in violation of this provision if the applicant or licensee has a financial interest in any organization, corporation or association which issues or conducts such advertising;
- (s) Any other conduct that is unethical or unprofessional involving a minor;
- (5) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health of a patient or the public; or incompetency, gross negligence or repeated negligence in the performance of the functions or duties of any profession licensed or regulated by this chapter. For the purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the applicant's or licensee's profession;
- (6) Violation of, or attempting to violate, directly or indirectly, or assisting or enabling any person to violate, any provision of this chapter or chapter 324, or of any lawful rule or regulation adopted pursuant to this chapter or chapter 324;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school;
- (8) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation or other final disciplinary action against the holder of or applicant for a license or other right to practice any profession regulated by this chapter by another state, territory, federal agency or country, whether or not voluntarily agreed to by the licensee or applicant, including, but not limited to, the denial of licensure, surrender of the license, allowing the license to expire or lapse, or discontinuing or limiting the practice of medicine while subject to an investigation or while actually under investigation by any licensing authority, medical facility, branch of the Armed Forces of the United States of America, insurance company, court, agency of the state or federal government, or employer;
- (9) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;
- (10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice pursuant to this chapter; or knowingly performing any act which in any way aids, assists, procures, advises, or encourages any person to practice medicine who is not registered and currently eligible to practice pursuant to this chapter. A physician who works in accordance with standing orders or protocols or in accordance with the provisions of section 334.104 shall not be in violation of this subdivision;
- (11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;
- (12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated pursuant to this chapter;
- (13) Violation of the drug laws or rules and regulations of this state, including but not limited to any provision of chapter 195, any other state, or the federal government;
- (14) Knowingly making, or causing to be made, or aiding, or abetting in the making of, a false statement in any birth, death or other certificate or document executed in connection with the practice of the person's profession;
- (15) Knowingly making a false statement, orally or in writing to the board;
- (16) Soliciting patronage in person or by agents or representatives, or by any other means or manner, under the person's own name or under the name of another person or concern, actual or pretended, in such a manner as to confuse, deceive, or mislead the public as to the need or necessity for or appropriateness of health care services for all patients, or the qualifications of an individual person or persons to diagnose, render, or perform health care services;

(17) Using, or permitting the use of, the person's name under the designation of "Doctor", "Dr.", "M.D.", or "D.O.", or any similar designation with reference to the commercial exploitation of any goods, wares or merchandise;

(18) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment pursuant to the provisions of chapter 208 or chapter 630 or for payment from Title XVIII or Title XIX of the Social Security Act;

(19) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof; maintaining an unsanitary office or performing professional services under unsanitary conditions; or failure to report the existence of an unsanitary condition in the office of a physician or in any health care facility to the board, in writing, within thirty days after the discovery thereof;

(20) Any candidate for licensure or person licensed to practice as a physical therapist, paying or offering to pay a referral fee ~~[or, notwithstanding section 334.010 to the contrary, practicing or offering to practice professional physical therapy independent of the prescription and direction of a person licensed and registered as a physician and surgeon pursuant to this chapter, as a dentist pursuant to chapter 332, as a podiatrist pursuant to chapter 330, as an advanced practice registered nurse under chapter 335, or any licensed and registered physician, dentist, podiatrist, or advanced practice registered nurse practicing in another jurisdiction, whose license is in good standing];~~

(21) Any candidate for licensure or person licensed to practice as a physical therapist, treating or attempting to treat ailments or other health conditions of human beings other than by professional physical therapy and as authorized by sections 334.500 to 334.620;

(22) Any person licensed to practice as a physician or surgeon, requiring, as a condition of the physician-patient relationship, that the patient receive prescribed drugs, devices or other professional services directly from facilities of that physician's office or other entities under that physician's ownership or control. A physician shall provide the patient with a prescription which may be taken to the facility selected by the patient and a physician knowingly failing to disclose to a patient on a form approved by the advisory commission for professional physical therapists as established by section 334.625 which is dated and signed by a patient or guardian acknowledging that the patient or guardian has read and understands that the physician has a pecuniary interest in a physical therapy or rehabilitation service providing prescribed treatment and that the prescribed treatment is available on a competitive basis. This subdivision shall not apply to a referral by one physician to another physician within a group of physicians practicing together;

(23) A pattern of personal use or consumption of any controlled substance unless it is prescribed, dispensed or administered by another physician who is authorized by law to do so;

(24) Habitual intoxication or dependence on alcohol, evidence of which may include more than one alcohol-related enforcement contact as defined by section 302.525;

(25) Failure to comply with a treatment program or an aftercare program entered into as part of a board order, settlement agreement or licensee's professional health program;

(26) Revocation, suspension, limitation, probation, or restriction of any kind whatsoever of any controlled substance authority, whether agreed to voluntarily or not, or voluntary termination of a controlled substance authority while under investigation;

(27) For a physician to operate, conduct, manage, or establish an abortion facility, or for a physician to perform an abortion in an abortion facility, if such facility comes under the definition of an ambulatory surgical center pursuant to sections 197.200 to 197.240, and such facility has failed to obtain or renew a license as an ambulatory surgical center.

3. Collaborative practice arrangements, protocols and standing orders shall be in writing and signed and dated by a physician prior to their implementation.

4. After the filing of such complaint before the administrative hearing commission, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, warn, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten years, or may suspend the person's license, certificate or permit for a period not to exceed three years, or restrict or limit the person's license, certificate or permit for an indefinite period of time, or revoke the person's license, certificate, or permit, or administer a public or private reprimand, or deny the person's application for a license, or permanently withhold issuance of a license or require the person to submit to the care, counseling or treatment of physicians designated by the board at the expense of the individual to be examined, or require the person to attend such continuing educational courses and pass such examinations as the board may direct.

5. In any order of revocation, the board may provide that the person may not apply for reinstatement of the person's license for a period of time ranging from two to seven years following the date of the order of revocation. All stay orders shall toll this time period.

6. Before restoring to good standing a license, certificate or permit issued pursuant to this chapter which has been in a revoked, suspended or inactive state for any cause for more than two years, the board may require the applicant to attend such continuing medical education courses and pass such examinations as the board may direct.

7. In any investigation, hearing or other proceeding to determine a licensee's or applicant's fitness to practice, any record relating to any patient of the licensee or applicant shall be discoverable by the board and admissible into evidence, regardless of any statutory or common law privilege which such licensee, applicant, record custodian or patient might otherwise invoke. In addition, no such licensee, applicant, or record custodian may withhold records or testimony bearing upon a licensee's or applicant's fitness to practice on the ground of privilege between such licensee, applicant or record custodian and a patient."; and

Further amend said amendment, Page 6, Line 20, by inserting after said line the following:

"334.506. 1. As used in this section, "approved health care provider" means a person holding a current and active license as a physician and surgeon under this chapter, a chiropractor under chapter 331, a dentist under chapter 332, a podiatrist under chapter 330, a physician assistant under this chapter, an advanced practice registered nurse under chapter 335, or any licensed and registered physician, chiropractor, dentist, or podiatrist practicing in another jurisdiction whose license is in good standing.

2. A physical therapist ~~shall not~~ **may evaluate and** initiate treatment ~~[for a new injury or illness]~~ **on a patient** without a prescription **or referral** from an approved health care provider.

3. A physical therapist may provide educational resources and training, develop fitness or wellness programs ~~[for asymptomatic persons]~~, or provide screening or consultative services within the scope of physical therapy practice without ~~[the]~~ a prescription ~~[and direction of]~~ **or referral from** an approved health care provider.

4. ~~[A physical therapist may examine and treat without the prescription and direction of an approved health care provider any person with a recurring self-limited injury within one year of diagnosis by an approved health care provider or a chronic illness that has been previously diagnosed by an approved health care provider. The physical therapist shall:~~

~~(1) Contact the patient's current approved health care provider within seven days of initiating physical therapy services under this subsection;~~

~~(2) Not change an existing physical therapy referral available to the physical therapist without approval of the patient's current approved health care provider;~~

~~(3) Refer to an approved health care provider any patient whose medical condition at the time of examination or treatment is determined to be beyond the scope of practice of physical therapy;~~

~~(4) Refer to an approved health care provider any patient whose condition for which physical therapy services are rendered under this subsection has not been documented to be progressing toward documented treatment goals after six visits or fourteen days, whichever first occurs;~~

~~(5) Notify the patient's current approved health care provider prior to the continuation of treatment if treatment rendered under this subsection is to continue beyond thirty days. The physical therapist shall provide such notification for each successive period of thirty days.~~

~~5.]~~ The provision of physical therapy services of evaluation and screening pursuant to this section shall be limited to a physical therapist, and any authority for evaluation and screening granted within this section may not be delegated. Upon each reinitiation of physical therapy services, a physical therapist shall provide a full physical therapy evaluation prior to the reinitiation of physical therapy treatment. ~~[Physical therapy treatment provided pursuant to the provisions of subsection 4 of this section may be delegated by physical therapists to physical therapist assistants only if the patient's current approved health care provider has been so informed as part of the physical therapist's seven-day notification upon reinitiation of physical therapy services as required in subsection 4 of this section.]~~ Nothing in this subsection shall be construed as to limit the ability of physical therapists or physical therapist assistants to provide physical therapy services in accordance with the provisions of this chapter, and upon the referral of an approved health care provider. Nothing in this subsection shall prohibit an approved health care provider from acting within the scope of their practice as defined by the applicable chapters of RSMo.

~~[6-]~~ **5.** No person licensed to practice, or applicant for licensure, as a physical therapist or physical therapist assistant shall make a medical diagnosis.

[7-] 6. A physical therapist shall only delegate physical therapy treatment to a physical therapist assistant or to a person in an entry level of a professional education program approved by the Commission on Accreditation in Physical Therapy Education (CAPTE) who satisfies supervised clinical education requirements related to the person's physical therapist or physical therapist assistant education. The entry-level person shall be under the supervision of a physical therapist.

334.613. 1. The board may refuse to issue or renew a license to practice as a physical therapist or physical therapist assistant for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621. As an alternative to a refusal to issue or renew a license to practice as a physical therapist or physical therapist assistant, the board may, at its discretion, issue a license which is subject to probation, restriction, or limitation to an applicant for licensure for any one or any combination of causes stated in subsection 2 of this section. The board's order of probation, limitation, or restriction shall contain a statement of the discipline imposed, the basis therefor, the date such action shall become effective, and a statement that the applicant has thirty days to request in writing a hearing before the administrative hearing commission. If the board issues a probationary, limited, or restricted license to an applicant for licensure, either party may file a written petition with the administrative hearing commission within thirty days of the effective date of the probationary, limited, or restricted license seeking review of the board's determination. If no written request for a hearing is received by the administrative hearing commission within the thirty-day period, the right to seek review of the board's decision shall be considered as waived.

2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of a license to practice as a physical therapist or physical therapist assistant who has failed to renew or has surrendered his or her license for any one or any combination of the following causes:

(1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of a physical therapist or physical therapist assistant;

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state, of the United States, or of any country, for any offense directly related to the duties and responsibilities of the occupation, as set forth in section 324.012, regardless of whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation, or bribery in securing any certificate of registration or authority, permit, or license issued under this chapter or in obtaining permission to take any examination given or required under this chapter;

(4) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct, or unprofessional conduct in the performance of the functions or duties of a physical therapist or physical therapist assistant, including but not limited to the following:

(a) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation; willfully and continually overcharging or overtreating patients; or charging for sessions of physical therapy which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient's records;

(b) Attempting, directly or indirectly, by way of intimidation, coercion, or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;

(c) Willfully and continually performing inappropriate or unnecessary treatment or services;

(d) Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience, or licensure to perform such responsibilities;

(e) Misrepresenting that any disease, ailment, or infirmity can be cured by a method, procedure, treatment, medicine, or device;

(f) Performing services which have been declared by board rule to be of no physical therapy value;

(g) Final disciplinary action by any professional association, professional society, licensed hospital or medical staff of the hospital, or physical therapy facility in this or any other state or territory, whether agreed to voluntarily or not, and including but not limited to any removal, suspension, limitation, or restriction of the person's professional employment, malpractice, or any other violation of any provision of this chapter;

(h) Administering treatment without sufficient examination, or for other than medically accepted therapeutic or experimental or investigative purposes duly authorized by a state or federal agency, or not in the course of professional physical therapy practice;

(i) Engaging in or soliciting sexual relationships, whether consensual or nonconsensual, while a physical therapist or physical therapist assistant/patient relationship exists; making sexual advances, requesting sexual favors, or engaging in other verbal conduct or physical contact of a sexual nature with patients or clients;

(j) Terminating the care of a patient without adequate notice or without making other arrangements for the continued care of the patient;

(k) Failing to furnish details of a patient's physical therapy records to treating physicians, other physical therapists, or hospitals upon proper request; or failing to comply with any other law relating to physical therapy records;

(l) Failure of any applicant or licensee, other than the licensee subject to the investigation, to cooperate with the board during any investigation;

(m) Failure to comply with any subpoena or subpoena duces tecum from the board or an order of the board;

(n) Failure to timely pay license renewal fees specified in this chapter;

(o) Violating a probation agreement with this board or any other licensing agency;

(p) Failing to inform the board of the physical therapist's or physical therapist assistant's current telephone number, residence, and business address;

(q) Advertising by an applicant or licensee which is false or misleading, or which violates any rule of the board, or which claims without substantiation the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other physical therapist or physical therapist assistant. An applicant or licensee shall also be in violation of this provision if the applicant or licensee has a financial interest in any organization, corporation, or association which issues or conducts such advertising;

(5) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health of a patient or the public; or incompetency, gross negligence, or repeated negligence in the performance of the functions or duties of a physical therapist or physical therapist assistant. For the purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the applicant's or licensee's profession;

(6) Violation of, or attempting to violate, directly or indirectly, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule adopted under this chapter;

(7) Impersonation of any person licensed as a physical therapist or physical therapist assistant or allowing any person to use his or her license or diploma from any school;

(8) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation, or other final disciplinary action against a physical therapist or physical therapist assistant for a license or other right to practice as a physical therapist or physical therapist assistant by another state, territory, federal agency or country, whether or not voluntarily agreed to by the licensee or applicant, including but not limited to the denial of licensure, surrender of the license, allowing the license to expire or lapse, or discontinuing or limiting the practice of physical therapy while subject to an investigation or while actually under investigation by any licensing authority, medical facility, branch of the Armed Forces of the United States of America, insurance company, court, agency of the state or federal government, or employer;

(9) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice who is not licensed and currently eligible to practice under this chapter; or knowingly performing any act which in any way aids, assists, procures, advises, or encourages any person to practice physical therapy who is not licensed and currently eligible to practice under this chapter;

(11) Issuance of a license to practice as a physical therapist or physical therapist assistant based upon a material mistake of fact;

(12) Failure to display a valid license pursuant to practice as a physical therapist or physical therapist assistant;

(13) Knowingly making, or causing to be made, or aiding, or abetting in the making of, a false statement in any document executed in connection with the practice of physical therapy;

(14) Soliciting patronage in person or by agents or representatives, or by any other means or manner, under the person's own name or under the name of another person or concern, actual or pretended, in such a manner as to confuse, deceive, or mislead the public as to the need or necessity for or appropriateness of physical therapy services for all patients, or the qualifications of an individual person or persons to render, or perform physical therapy services;

(15) Using, or permitting the use of, the person's name under the designation of "physical therapist", "physiotherapist", "registered physical therapist", "P.T.", "Ph.T.", "P.T.T.", "D.P.T.", "M.P.T." or "R.P.T.", "physical therapist assistant", "P.T.A.", "L.P.T.A.", "C.P.T.A.", or any similar designation with reference to the commercial exploitation of any goods, wares or merchandise;

(16) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment under chapter 208 or chapter 630 or for payment from Title XVIII or Title XIX of the Social Security Act;

(17) Failure or refusal to properly guard against contagious, infectious, or communicable diseases or the spread thereof; maintaining an unsanitary facility or performing professional services under unsanitary conditions; or failure to report the existence of an unsanitary condition in any physical therapy facility to the board, in writing, within thirty days after the discovery thereof;

(18) Any candidate for licensure or person licensed to practice as a physical therapist or physical therapist assistant paying or offering to pay a referral fee ~~or, notwithstanding section 334.010 to the contrary, practicing or offering to practice professional physical therapy independent of the prescription and direction of a person licensed and registered as a physician and surgeon under this chapter, as a physician assistant under this chapter, as a chiropractor under chapter 331, as a dentist under chapter 332, as a podiatrist under chapter 330, as an advanced-practice registered nurse under chapter 335, or any licensed and registered physician, chiropractor, dentist, podiatrist, or advanced practice registered nurse practicing in another jurisdiction, whose license is in good standing];~~

(19) Any candidate for licensure or person licensed to practice as a physical therapist or physical therapist assistant treating or attempting to treat ailments or other health conditions of human beings other than by professional physical therapy and as authorized by sections 334.500 to 334.685;

(20) A pattern of personal use or consumption of any controlled substance unless it is prescribed, dispensed, or administered by a physician who is authorized by law to do so;

(21) Failing to maintain adequate patient records under section 334.602;

(22) Attempting to engage in conduct that subverts or undermines the integrity of the licensing examination or the licensing examination process, including but not limited to utilizing in any manner recalled or memorized licensing examination questions from or with any person or entity, failing to comply with all test center security procedures, communicating or attempting to communicate with any other examinees during the test, or copying or sharing licensing examination questions or portions of questions;

(23) Any candidate for licensure or person licensed to practice as a physical therapist or physical therapist assistant who requests, receives, participates or engages directly or indirectly in the division, transferring, assigning, rebating or refunding of fees received for professional services or profits by means of a credit or other valuable consideration such as wages, an unearned commission, discount or gratuity with any person who referred a patient, or with any relative or business associate of the referring person;

(24) Being unable to practice as a physical therapist or physical therapist assistant with reasonable skill and safety to patients by reasons of incompetency, or because of illness, drunkenness, excessive use of drugs, narcotics, chemicals, or as a result of any mental or physical condition. The following shall apply to this subdivision:

(a) In enforcing this subdivision the board shall, after a hearing by the board, upon a finding of probable cause, require a physical therapist or physical therapist assistant to submit to a reexamination for the purpose of establishing his or her competency to practice as a physical therapist or physical therapist assistant conducted in accordance with rules adopted for this purpose by the board, including rules to allow the examination of the pattern and practice of such physical therapist's or physical therapist assistant's professional conduct, or to submit to a mental or physical examination or combination thereof by a facility or professional approved by the board;

(b) For the purpose of this subdivision, every physical therapist and physical therapist assistant licensed under this chapter is deemed to have consented to submit to a mental or physical examination when directed in writing by the board;

(c) In addition to ordering a physical or mental examination to determine competency, the board may, notwithstanding any other law limiting access to medical or other health data, obtain medical data and health records relating to a physical therapist, physical therapist assistant or applicant without the physical therapist's, physical therapist assistant's or applicant's consent;

(d) Written notice of the reexamination or the physical or mental examination shall be sent to the physical therapist or physical therapist assistant, by registered mail, addressed to the physical therapist or physical therapist assistant at the physical therapist's or physical therapist assistant's last known address. Failure of a physical therapist or physical therapist assistant to submit to the examination when directed shall constitute an admission of the allegations against the physical therapist or physical therapist assistant, in which case the board may enter a final order without the presentation of evidence, unless the failure was due to circumstances beyond the physical therapist's or physical therapist assistant's control. A physical therapist or physical therapist assistant whose right to practice has been affected under this subdivision shall, at reasonable intervals, be afforded an opportunity to demonstrate that the physical therapist or physical therapist assistant can resume the competent practice as a physical therapist or physical therapist assistant with reasonable skill and safety to patients;

(e) In any proceeding under this subdivision neither the record of proceedings nor the orders entered by the board shall be used against a physical therapist or physical therapist assistant in any other proceeding. Proceedings under this subdivision shall be conducted by the board without the filing of a complaint with the administrative hearing commission;

(f) When the board finds any person unqualified because of any of the grounds set forth in this subdivision, it may enter an order imposing one or more of the disciplinary measures set forth in subsection 3 of this section.

3. After the filing of such complaint before the administrative hearing commission, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds provided in subsection 2 of this section for disciplinary action are met, the board may, singly or in combination:

(1) Warn, censure or place the physical therapist or physical therapist assistant named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten years;

(2) Suspend the physical therapist's or physical therapist assistant's license for a period not to exceed three years;

(3) Restrict or limit the physical therapist's or physical therapist assistant's license for an indefinite period of time;

(4) Revoke the physical therapist's or physical therapist assistant's license;

(5) Administer a public or private reprimand;

(6) Deny the physical therapist's or physical therapist assistant's application for a license;

(7) Permanently withhold issuance of a license;

(8) Require the physical therapist or physical therapist assistant to submit to the care, counseling or treatment of physicians designated by the board at the expense of the physical therapist or physical therapist assistant to be examined;

(9) Require the physical therapist or physical therapist assistant to attend such continuing educational courses and pass such examinations as the board may direct.

4. In any order of revocation, the board may provide that the physical therapist or physical therapist assistant shall not apply for reinstatement of the physical therapist's or physical therapist assistant's license for a period of time ranging from two to seven years following the date of the order of revocation. All stay orders shall toll this time period.

5. Before restoring to good standing a license issued under this chapter which has been in a revoked, suspended, or inactive state for any cause for more than two years, the board may require the applicant to attend such continuing medical education courses and pass such examinations as the board may direct.

6. In any investigation, hearing or other proceeding to determine a physical therapist's, physical therapist assistant's or applicant's fitness to practice, any record relating to any patient of the physical therapist, physical therapist assistant, or applicant shall be discoverable by the board and admissible into evidence, regardless of any statutory or common law privilege which such physical therapist, physical therapist assistant, applicant, record custodian, or patient might otherwise invoke. In addition, no such physical therapist, physical therapist assistant, applicant, or record custodian may withhold records or testimony bearing upon a physical therapist's, physical therapist assistant's, or applicant's fitness to practice on the grounds of privilege between such physical therapist, physical therapist assistant, applicant, or record custodian and a patient."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Seitz, **House Amendment No. 1 to House Amendment No. 6** was adopted.

On motion of Representative Schroer, **House Amendment No. 6, as amended**, was adopted.

On motion of Representative Baker, **HB 2331, as amended**, was ordered perfected and printed.

HB 2359, HCS HB 2450, HB 1471, HCS HB 1556, HCS HB 1613, HCS HB 1670, HCS HB 1683, HCS HB 1709, HCS HB 1918, HCS HB 2011, HCS HB 2052, and HCS HB 2138 were placed on the Informal Calendar.

HCS HB 2171, relating to workforce development in elementary and secondary education, was taken up by Representative Francis.

On motion of Representative Francis, the title of **HCS HB 2171** was agreed to.

Representative Mackey offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2171, Page 3, Section 167.908, Line 21, by inserting after all of said section and line the following:

"513.430. 1. The following property shall be exempt from attachment and execution to the extent of any person's interest therein:

(1) Household furnishings, household goods, wearing apparel, appliances, books, animals, crops or musical instruments that are held primarily for personal, family or household use of such person or a dependent of such person, not to exceed three thousand dollars in value in the aggregate;

(2) A wedding ring not to exceed one thousand five hundred dollars in value and other jewelry held primarily for the personal, family or household use of such person or a dependent of such person, not to exceed five hundred dollars in value in the aggregate;

(3) Any other property of any kind, not to exceed in value six hundred dollars in the aggregate;

(4) Any implements or professional books or tools of the trade of such person or the trade of a dependent of such person not to exceed three thousand dollars in value in the aggregate;

(5) Any motor vehicles, not to exceed three thousand dollars in value in the aggregate;

(6) Any mobile home used as the principal residence but not attached to real property in which the debtor has a fee interest, not to exceed five thousand dollars in value;

(7) Any one or more unmatured life insurance contracts owned by such person, other than a credit life insurance contract, and up to fifteen thousand dollars of any matured life insurance proceeds for actual funeral, cremation, or burial expenses where the deceased is the spouse, child, or parent of the beneficiary;

(8) The amount of any accrued dividend or interest under, or loan value of, any one or more unmatured life insurance contracts owned by such person under which the insured is such person or an individual of whom such person is a dependent; provided, however, that if proceedings under Title 11 of the United States Code are commenced by or against such person, the amount exempt in such proceedings shall not exceed in value one hundred fifty thousand dollars in the aggregate less any amount of property of such person transferred by the life insurance company or fraternal benefit society to itself in good faith if such transfer is to pay a premium or to carry out a nonforfeiture insurance option and is required to be so transferred automatically under a life insurance contract with such company or society that was entered into before commencement of such proceedings. No amount of any accrued dividend or interest under, or loan value of, any such life insurance contracts shall be exempt from any claim for child support. Notwithstanding anything to the contrary, no such amount shall be exempt in such proceedings under any such insurance contract which was purchased by such person within one year prior to the commencement of such proceedings;

(9) Professionally prescribed health aids for such person or a dependent of such person;

(10) Such person's right to receive:

(a) A Social Security benefit, unemployment compensation or a public assistance benefit;

(b) A veteran's benefit;

(c) A disability, illness or unemployment benefit;

(d) Alimony, support or separate maintenance, not to exceed seven hundred fifty dollars a month;

(e) **a.** Any payment under a stock bonus plan, pension plan, disability or death benefit plan, profit-sharing plan, nonpublic retirement plan or any plan described, defined, or established pursuant to section 456.014, the person's right to a participant account in any deferred compensation program offered by the state of Missouri or any

of its political subdivisions, or annuity or similar plan or contract on account of illness, disability, death, age or length of service, to the extent reasonably necessary for the support of such person and any dependent of such person unless:

~~[a-]~~ (i) Such plan or contract was established by or under the auspices of an insider that employed such person at the time such person's rights under such plan or contract arose;

~~[b-]~~ (ii) Such payment is on account of age or length of service; and

~~[e-]~~ (iii) Such plan or contract does not qualify under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, (26 U.S.C. Section 401(a), 403(a), 403(b), 408, 408A or 409)[i].

~~[except that]~~ **b. Notwithstanding the exemption provided in subparagraph a. of this paragraph**, any such payment to any person shall be subject to attachment or execution pursuant to a qualified domestic relations order, as defined by Section 414(p) of the Internal Revenue Code of 1986 **(26 U.S.C. Section 414(p))**, as amended, issued by a court in any proceeding for dissolution of marriage or legal separation or a proceeding for disposition of property following dissolution of marriage by a court which lacked personal jurisdiction over the absent spouse or lacked jurisdiction to dispose of marital property at the time of the original judgment of dissolution;

(f) Any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan, profit-sharing plan, health savings plan, or similar plan, including an inherited account or plan, that is qualified under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986 **(26 U.S.C. 401(a), 403(a), 403(b), 408, 408A, or 409)**, as amended, whether such participant's or beneficiary's interest arises by inheritance, designation, appointment, or otherwise, except as provided in this paragraph. Any plan or arrangement described in this paragraph shall not be exempt from the claim of an alternate payee under a qualified domestic relations order; however, the interest of any and all alternate payees under a qualified domestic relations order shall be exempt from any and all claims of any creditor, other than the state of Missouri through its department of social services. As used in this paragraph, the terms "alternate payee" and "qualified domestic relations order" have the meaning given to them in Section 414(p) of the Internal Revenue Code of 1986 **(26 U.S.C. Section 414(p))**, as amended. If proceedings under Title 11 of the United States Code are commenced by or against such person, no amount of funds shall be exempt in such proceedings under any such plan, contract, or trust which is fraudulent as defined in subsection 2 of section 428.024 and for the period such person participated within three years prior to the commencement of such proceedings. For the purposes of this section, when the fraudulently conveyed funds are recovered and after, such funds shall be deducted and then treated as though the funds had never been contributed to the plan, contract, or trust;

(11) The debtor's right to receive, or property that is traceable to, a payment on account of the wrongful death of an individual of whom the debtor was a dependent, to the extent reasonably necessary for the support of the debtor and any dependent of the debtor;

(12) Firearms, firearm accessories, and ammunition, not to exceed one thousand five hundred dollars in value in the aggregate;

(13) Any moneys accruing to and deposited in individual savings accounts or individual deposit accounts under sections 166.400 to 166.456 or sections 166.500 to 166.529, subject to the following provisions:

(a) This subdivision shall apply to any proceeding that:

a. Is filed on or before January 1, 2022; or

b. Was filed before January 1, 2022, and is pending or on appeal after January 1, 2022;

(b) Except as provided by paragraph (c) of this subdivision, if the designated beneficiary of an individual savings account or individual deposit account established under sections 166.400 to 166.456 or sections 166.500 to 166.529 is a lineal descendant of the account owner, all moneys in the account shall be exempt from any claims of creditors of the account owner or designated beneficiary;

(c) The provisions of paragraph (b) of this subdivision shall not apply to:

a. Claims of any creditor of an account owner as to amounts contributed within a two-year period preceding the date of the filing of a bankruptcy petition under 11 U.S.C. Section 101 et seq., as amended; or

b. Claims of any creditor of an account owner as to amounts contributed within a one-year period preceding an execution on judgment for such claims against the account owner.

2. Nothing in this section shall be interpreted to exempt from attachment or execution for a valid judicial or administrative order for the payment of child support or maintenance any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan which is qualified pursuant to Sections 408 and 408A of the Internal Revenue Code of 1986 **(26 U.S.C. Sections 408 and 408A)**, as amended."; and

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Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mackey, **House Amendment No. 1** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
Dinkins	Eggleston	Falkner	Fishel	Francis
Gregory 51	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Railsback	Reedy	Richey	Riggs	Riley
Rone	Sander	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Chipman	Clemens	Collins	Ellebracht	Fogle
Gunby	Ingle	Johnson	Mackey	McCreery
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sauls	Smith 45
Smith 67	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 028

Boggs	Coleman 32	Cupps	DeGroot	Derges
Dogan	Doll	Evans	Fitzwater	Gray
Gregory 96	Grier	Hicks	Kidd	Lewis 25
McDaniel	Merideth	Murphy	Pietzman	Pouche
Roberts	Roden	Rowland	Sassmann	Schroer
Sharp 36	Simmons	Stevens 46		

VACANCIES: 006

On motion of Representative Francis, **HCS HB 2171, as amended**, was adopted

On motion of Representative Francis, **HCS HB 2171, as amended**, was ordered perfected and printed.

HCS HB 2177, HB 2290, HCS HB 2369, HCS HB 2389, and HB 2544 were placed on the Informal Calendar.

HB 2571, relating to the division of finance, was taken up by Representative Owen.

Representative Owen offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2571, Page 1, In the Title, Line 4, by deleting the phrase "the division of finance" and inserting in lieu thereof "financial services"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Owen, **House Amendment No. 1** was adopted.

Representative Pike offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 2571, Page 15, Section 408.500, Line 61, by inserting after all of said section and line the following:

"574.105. 1. As used in this section, the following terms mean:

- (1) "Conducts", initiating, concluding or participating in initiating or concluding a transaction;
- (2) "Criminal activity", any act or activity constituting an offense punishable as a felony pursuant to the laws of Missouri or the United States;
- (3) [~~"Currency", currency and coin of the United States;~~
- (4) [~~"Currency transaction", a transaction involving the physical transfer of currency from one person to another. A transaction which is a transfer of funds by means of bank check, bank draft, wire transfer or other written order, and which does not include the physical transfer of currency is not a currency transaction]~~
"Cryptocurrency", a digital currency in which transactions are verified and records are maintained by a decentralized system using cryptography;
- (4) "Financial transaction", a transaction:
 - (a) Involving:
 - a. The movement of funds by wire or other means, including blockchain;
 - b. One or more monetary instruments; or
 - c. The transfer of title to any real property, vehicle, vessel, or aircraft; or
 - (b) Involving the use of a financial institution as defined under 31 U.S.C. Section 5312, as amended;
- (5) "Monetary instruments":
 - (a) Currency and coin of the United States or of any other country, cryptocurrency, travelers' checks, personal checks, bank checks, bank wires, or money orders; or
 - (b) Investment securities or negotiable instruments, in bearer form or otherwise in such form that title thereto passes upon delivery;
- [~~(5)~~] (6) "Person", natural persons, partnerships, trusts, estates, associations, corporations and all entities cognizable as legal personalities;
- (7) "Transaction", a purchase, sale, loan, pledge, gift, transfer, delivery, or other disposition, and with respect to a financial institution includes a deposit; withdrawal; transfer between accounts; exchange of

currency; loan; extension of credit; purchase or sale of any stock, bond, certificate of deposit, or other monetary instrument; use of a safe deposit box; or any other payment, transfer, or delivery by, through, or to a financial institution, by whatever means effected.

2. A person commits the offense of money laundering if he or she:

(1) Conducts or attempts to conduct a ~~currency~~ **financial** transaction with the purpose to promote or aid the carrying on of criminal activity; or

(2) Conducts or attempts to conduct a ~~currency~~ **financial** transaction with the purpose to conceal or disguise in whole or in part the nature, location, source, ownership or control of the proceeds of criminal activity; or

(3) Conducts or attempts to conduct a ~~currency~~ **financial** transaction with the purpose to avoid ~~currency~~ **financial** transaction reporting requirements under federal law; or

(4) Conducts or attempts to conduct a ~~currency~~ **financial** transaction with the purpose to promote or aid the carrying on of criminal activity for the purpose of furthering or making a terrorist threat or act.

3. The offense of money laundering is a class B felony and in addition to penalties otherwise provided by law, a fine of not more than five hundred thousand dollars or twice the amount involved in the transaction, whichever is greater, may be assessed."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 2** was adopted.

Representative O'Donnell offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 2571, Page 1, Section A, Line 5, by inserting after all of said section and line the following:

"285.1000. For purposes of sections 285.1000 to 285.1055, the following terms shall mean:

(1) "Administrative fund" or "Missouri workplace retirement savings administrative fund", the Missouri workplace retirement savings administrative fund described in section 285.1045;

(2) "Board", the Missouri workplace retirement savings board established under section 285.1005;

(3) "Eligible employee", an individual who is employed by a participating employer, who has wages or other compensation that is allocable to the state, and who is eighteen years of age or older. "Eligible employee" shall not include any of the following:

(a) Any employee covered under the federal Railway Labor Act, 45 U.S.C. Section 151;

(b) Any employee on whose behalf an employer makes contributions to a multiemployer pension trust fund under 29 U.S.C. Section 186; or

(c) Any individual who is an employee of:

a. The federal government;

b. Any state government in the United States; or

c. Any county, municipal corporation, or political subdivision of any state in the United States;

(4) "Eligible employer", a person or entity engaged in a business, industry, profession, trade, or other enterprise in the state of Missouri, whether for-profit or not-for-profit, provided that such a person or entity employs no more than fifty employees. A person or entity who qualifies as an eligible employer but who later employs more than fifty employees shall be permitted to remain an eligible employer for a period of five years beginning on the date on which the person or entity first employs more than fifty employees. After such five-year period has ended, the person or entity shall immediately cease to qualify as an eligible employer and shall be prohibited from further participation in the plan. For purposes of this subdivision, an eligible employer shall not include:

(a) The federal government;

(b) The state of Missouri;

(c) Any county, municipal corporation, or political subdivision of the state of Missouri; or

(d) An employer that maintains a specified tax-favored retirement plan for its employees or that has effectively done so in form and operation at any time within the current or two preceding calendar years. If an employer does not maintain a specified tax-favored retirement plan for a portion of a calendar year

ending on or after the effective date of sections 285.1000 to 285.1055 and adopts such a plan effective for the remainder of that calendar year, the employer shall not be treated as an eligible employer for that remainder of the year;

(5) "ERISA", the Employee Retirement Income Security Act of 1974, as amended, 29 U.S.C. Section 1001 et seq.;

(6) "Internal Revenue Code", the Internal Revenue Code of 1986, as amended;

(7) "Participant", an eligible employee or other individual who has a balance credited to his or her account under the plan;

(8) "Participating employer", an eligible employer that is participating in the plan provided for by sections 285.1000 to 285.1055;

(9) "Plan" or "Missouri workplace retirement savings plan", the multiple-employer retirement savings plan established by sections 285.1000 to 285.1055, which shall be treated as a single plan under Title I of ERISA and is described in sections 401(a), 401(k), and 413(c) of the Internal Revenue Code, in which multiple employers may choose to participate regardless of whether any relationship exists between and among the employers other than their participation in the plan. Based on the context, the term "plan" may also refer to multiple plans if multiple plans are established under sections 285.1000 to 285.1055;

(10) "Self-employed individual", an individual who is eighteen years of age or older, is self-employed, and has self-employment income or other compensation from self-employment that is allocable to the state of Missouri;

(11) "Specified tax-favored retirement plan", a retirement plan that is tax-qualified under, or is described in and satisfies the requirements of, section 401(a), 401(k), 403(a), 403(b), 408(k)(Simplified Employee Pension), or 408(p)(SIMPLE-IRA) of the Internal Revenue Code;

(12) "Total fees and expenses", all fees, costs, and expenses including, but not limited to, administrative expenses, investment expenses, investment advice expenses, accounting costs, actuarial costs, legal costs, marketing expenses, education expenses, trading costs, insurance annuitization costs, and other miscellaneous costs;

(13) "Trust", the trust in which the assets of the plan are held.

285.1005. 1. The "Missouri Workplace Retirement Savings Board" is hereby established in the office of the state treasurer.

2. The board shall consist of the following members, with the state treasurer, or his or her designee, serving as chair:

(1) The state treasurer, or his or her designee;

(2) An individual who has a favorable reputation for skill, knowledge, and experience in the field of retirement savings and investments, to be appointed by the governor with the advice and consent of the senate;

(3) An individual who has a favorable reputation for skill, knowledge, and experience relating to small business, to be appointed by the governor with the advice and consent of the senate;

(4) An individual who is a representative of an association representing employees or who has a favorable reputation for skill, knowledge, and experience in the interests of employees in retirement savings, to be appointed by the speaker of the house of representatives;

(5) An individual who has a favorable reputation for skill, knowledge, and experience in the interests of employers in retirement savings, to be appointed by the president pro tempore of the senate;

(6) A retired individual to be a representative of the interests of retirees, to be appointed by the speaker of the house of representatives;

(7) An individual who has a favorable reputation for skill, knowledge, and experience in retirement investment products or retirement plan designs, to be appointed by the president pro tempore of the senate;

(8) A member of the house of representatives to be appointed by the speaker of the house of representatives; and

(9) A member of the senate to be appointed by the president pro tempore of the senate.

At least one of the members described in subdivisions (4), (6), and (8) and one of the members described in subdivisions (5), (7), and (9) of this subsection must be a member of the minority party.

3. The governor, the president pro tempore of the senate, and the speaker of the house of representatives shall make the respective initial appointments to the board for terms of office beginning on January 1, 2023.

4. Members of the board appointed by the governor, the president pro tempore of the senate, and the speaker of the house of representatives shall serve at the pleasure of the appointing authority.

5. The term of office of each member of the board shall be four years. Any member is eligible to be reappointed. If there is a vacancy for any reason, the appropriate appointing authority shall make an appointment, to become immediately effective, for the unexpired term.

6. All members of the board shall serve without compensation and shall be reimbursed from the administrative fund for necessary travel expenses incurred in carrying out the duties of the board.

7. A majority of the voting members of the board shall constitute a quorum for the transaction of business.

285.1010. 1. The board, subject to the authority granted under sections 285.1000 to 285.1055, shall design, develop, and implement the plan, and to that end, may conduct market, legal, and feasibility analyses.

2. The members of the board shall be fiduciaries of the plan under ERISA, and the board shall have the following powers, authorities, and duties:

(1) To establish, implement, and maintain the plan, in each case acting on behalf of the state of Missouri, including, in its discretion, more than one plan;

(2) To cause the plan, trust, and arrangements and accounts established under the plan to be designed, established, and operated:

(a) In accordance with best practices for retirement savings vehicles;

(b) To encourage participation, saving, sound investment practices, and appropriate selection of default investments;

(c) To maximize simplicity and ease of administration for eligible employers;

(d) To minimize costs, including by collective investment and economies of scale; and

(e) To promote portability of benefits;

(3) To arrange for collective, common, and pooled investment of assets of the plan and trust, including investments in conjunction with other funds with which assets are permitted to be collectively invested, to save costs through efficiencies and economies of scale;

(4) To develop and disseminate educational information designed to educate participants and citizens about the benefits of planning and saving for retirement and to help participants and citizens decide the level of participation and savings strategies that may be appropriate, including information in furtherance of financial capability and financial literacy;

(5) To adopt rules and regulations necessary or advisable for the implementation of sections 285.1000 to 285.1055 and the administration and operation of the plan consistent with the Internal Revenue Code and regulations thereunder, including to ensure that the plan satisfies all criteria for favorable federal tax-qualified treatment and complies, to the extent necessary, with ERISA and any other applicable federal or Missouri law. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void;

(6) To arrange for and facilitate compliance by the plan or arrangements established thereunder with all applicable requirements for the plan under the Internal Revenue Code, ERISA, and any other applicable federal or Missouri law and accounting requirements, and to provide or arrange for assistance to eligible employers, eligible employees, and self-employed individuals in complying with applicable law and tax-related requirements in a cost-effective manner. The board may establish any processes deemed reasonably necessary or advisable to verify whether a person or entity is an eligible employer, including reference to online data and possible use of questions in employer tax filings;

(7) To employ or retain a plan administrator; executive director; staff; trustee; record-keeper; investment managers; investment advisors; and other administrative, professional, and expert advisors and service providers, none of whom shall be members of the board and all of whom shall serve at the pleasure of the board, which shall determine their duties and compensation. The board may authorize the executive director and other officials to oversee requests for proposals or other public competitions and enter into contracts on behalf of the board or conduct any business necessary for the efficient operation of the plan or the board;

(8) To establish procedures for the timely and fair resolution of participant and other disputes related to accounts or program operation and, if necessary, determine the eligibility of an employer, employee, or other individual to participate in the plan;

(9) To develop and implement an investment policy that defines the plan's investment objectives, consistent with the objectives of the plan, and that provides for policies and procedures consistent with those investment objectives;

(10) (a) To designate appropriate default investments that include a mix of asset classes, such as target date and balanced funds;

(b) To seek to minimize participant fees and expenses of investment and administration;

(c) To strive to design and implement investment options available to holders of accounts established as part of the plan and other plan features that are intended to achieve maximum possible income replacement balanced with an appropriate level of risk, consistent with the investment objectives under the investment policy. The investment options may encompass a range of risk and return opportunities and allow for a rate of return commensurate with an appropriate level of risk in view of the investment objectives under the policy. The menu of investment options shall be determined taking into account the nature and objectives of the plan, the desirability of limiting investment choices under the plan to a reasonable number, based on behavioral research findings, and the extensive investment choices available to participants in the event that funds roll over to an individual retirement account (IRA) outside the program; and

(d) In accordance with subdivision (7) of this subsection, the board, to the extent it deems necessary or advisable, in carrying out its responsibilities and exercising its powers under sections 285.1000 to 285.1055, shall employ or retain appropriate entities or personnel to assist or advise it or to whom to delegate the carrying out of such responsibilities and exercising of such powers;

(11) To discharge its duties and see that the members of the board discharge their duties with respect to the plan solely in the interests of the participants as follows:

(a) For the exclusive purpose of providing benefits to participants and defraying reasonable expenses of administering the plan; and

(b) With the care, skill, prudence, and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with those matters would use in the conduct of an enterprise of a like character and with like aims;

(12) To cause expenses incurred to initiate, implement, maintain, and administer the plan to be paid from contributions to, or investment returns or assets of the plan or other moneys collected by or for the plan or pursuant to arrangements established under the plan to the extent permitted under federal and Missouri law;

(13) To collect application, account, or administrative fees and to accept any grants, gifts, legislative appropriations, loans, and other moneys from the state of Missouri; any unit of federal, state, or local government; or any other person, firm, or entity to defray the costs of administering and operating the plan;

(14) To make and enter into competitively procured contracts, agreements, or arrangements with; to collaborate and cooperate with; and to retain, employ, and contract with or for any of the following to the extent necessary or desirable for the effective and efficient design, implementation, and administration of the plan consistent with the purposes set forth in sections 285.1000 to 285.1055 and to maximize outreach to eligible employers and eligible employees:

(a) Services of private and public financial institutions, depositories, consultants, actuaries, counsel, auditors, investment advisors, investment administrators, investment management firms, other investment firms, third-party administrators, other professionals and service providers, and state public retirement systems;

(b) Research, technical, financial, administrative, and other services; and

(c) Services of other state agencies to assist the board in the exercise of its powers and duties;

(15) To develop and implement an outreach plan to gain input and disseminate information regarding the plan and retirement savings in general;

(16) To cause moneys to be held and invested and reinvested under the plan;

(17) To ensure that all contributions under the plan shall be used only to:

(a) Pay benefits to participants under the plan;

(b) Pay the costs of administering the plan; and

(c) Make investments for the benefit of the plan, and ensure that no assets of the plan or trust are transferred to the general revenue fund or to any other fund of the state or are otherwise encumbered or used for any purpose other than those specified in this paragraph or section 285.1045;

(18) To make provisions for the payment of costs of administration and operation of the program and trust;

(19) To evaluate the need for and procure as needed insurance against any and all loss in connection with the property, assets, or activities of the program, including fiduciary liability coverage;

(20) To evaluate the need for and procure as needed pooled private insurance;

(21) To indemnify, including procurement of insurance as needed for this purpose, each member of the board from personal loss or liability resulting from a member's action or inaction as a member of the board and as a fiduciary;

(22) To collaborate with and evaluate the role of financial advisors or other financial professionals, including in assisting and providing guidance for covered employees; and

(23) To carry out the powers and duties of the program under sections 285.1000 to 285.1055 and exercise any and all other powers as are appropriate to effect the purposes, objectives, and provisions of such sections pertaining to the program.

3. A board member, program administrator, or other staff of the board shall not:

(1) Directly or indirectly, have any interest in the making of any investment under the program or in any gains or profits accruing from any such investment;

(2) Borrow any program-related funds or deposits, or use any such funds or deposits in any manner, for himself or herself or as an agent or partner of others; or

(3) Become an endorser, surety, or obligor on investments made under the program.

4. Each board member shall be subject to the provisions of sections 105.452 and 105.454.

285.1015. 1. The board shall, consistent with federal law and regulation, adopt and implement the plan, which shall remain in compliance with federal law and regulations once implemented and shall be called the "Missouri Workplace Retirement Savings Plan".

2. In accordance with terms and conditions specified and regulations promulgated by the board, the plan shall:

(1) Be set forth in documents prescribing the terms and conditions of the plan;

(2) Be available on a voluntary basis to eligible employers and self-employed individuals;

(3) Allow all eligible employees who choose to participate in the plan after providing appropriate written notice to opt in;

(4) Enroll self-employed individuals who wish to participate;

(5) Provide participants the option to terminate their participation at any time;

(6) Allow voluntary pre-tax or designated Roth 401(k) contributions;

(7) Allow voluntary employer contributions;

(8) Be overseen by the board and its designees;

(9) Be administered and managed by one or more trustees, other fiduciaries, custodians, third-party administrators, investment managers, record-keepers, or other service providers;

(10) An eligible employee may opt-in to contribute a minimum of one percent or any percentage, up to the maximum, in increments of one-half of one percent, of his or her salary or wages to the plan, or may at a later date elect to opt out of the plan or may contribute at a higher or lower rate, expressed as a percentage of salary or wages;

(11) Provide on a uniform basis, if and when the board so determines, in its discretion, for an increase of each participant's contribution rate, by a minimum increment of one-half of one percent of salary or wages per year, for each additional year the participant is employed or is participating in the plan up to the maximum percentage of such participant's salary or wages that may be contributed to the plan under federal law. Any such increases shall apply to participants, as determined by the board, by default or only if initiated by affirmative participant election;

(12) Provide for direct deposit of contributions into investments under the plan. To the extent consistent with ERISA, the investment alternatives under the plan shall be limited to an automatic investment for participants who do not actively and affirmatively elect a particular investment option, which unless the board provides otherwise, shall be a diversified target date fund, including a series of such diversified funds to apply to different participants depending on their choice or their target retirement dates, a principal-protected option, and up to four additional investment alternatives as may be selected by the board in its discretion. To the extent consistent with ERISA, the investment options may, at the discretion of the board, include a principal-protection fund as a temporary "security corridor" option that applies as the sole initial investment before participants may choose other investments or as the initial default investment for a specified period of time or up to a specified dollar amount of contributions or account balance;

(13) Be professionally managed;

(14) Provide for reports on the status of each participant's account to be provided to each participant at least annually and make best efforts to provide participants frequent or continual online access to information on the status of their accounts;

(15) When possible and practicable, use existing employer and public infrastructure to facilitate contributions, record keeping, and outreach and use pooled or collective investment arrangements;

(16) Provide that each account holder owns the contributions to or earnings on amounts contributed to his or her account under the plan and that the state and employers have no proprietary interest in those contributions or earnings;

(17) Be designed and implemented in a manner consistent with federal law to the extent that it applies;

(18) Make provisions for the participation in the plan of individuals who are not employees, if allowed under federal law;

(19) Establish rules and procedures governing the distribution of funds from the plan, including such distributions as may be permitted or required by the plan and any applicable provisions of ERISA, the tax-qualification rules, and the other tax laws, with the objectives of maximizing financial security in retirement, protecting spousal rights, and assisting participants to effectively manage the decumulation of their savings and to receive payment of their benefits under the plan. The board shall have the authority, in its discretion, to provide for one or more reasonably priced distribution options to provide a source of fixed regular retirement income, including income for life or for the participant's life expectancy, or for joint lives and life expectancies, as applicable;

(20) Establish rules and procedures promoting portability of benefits, including the ability to make tax-free roll-overs or transfers to and from the plan, provided that any roll-over is initiated by participants; and

(21) Encourage choices by employers in the state to adopt a specified tax-favored retirement plan, including the plan.

285.1020. The board shall adopt rules to implement the plan that:

(1) Establish the processes for enrollment and contributions under the plan, including withholding by participating employers of employee payroll deduction contributions from wages and remittance for deposit to the plan; voluntary contributions by others, including self-employed individuals and independent contractors, through payroll deduction or otherwise; the making of default contributions using default investments; and participant selection of alternative contribution rates or amounts and alternative investments from among the options offered under the plan;

(2) Conduct outreach to individuals, employers, other stakeholders, and the public regarding the plan. The rules shall specify the contents, frequency, timing, and means of required disclosures from the plan to eligible employees, participants, and self-employed individuals, eligible employers, participating employers, and other interested parties. These disclosures shall include, but not be limited to:

(a) The benefits associated with tax-favored retirement saving;

(b) The potential advantages and disadvantages associated with participating in the plan;

(c) Instructions for enrolling, making contributions, and opting out of participation;

(d) The potential availability of a saver's tax credit, including the eligibility conditions for the credit and instructions on how to claim it;

(e) A disclaimer that employees seeking tax, investment, or other financial advice should contact appropriate professional advisors, and that participating employers are not in a position to provide such advice and are not liable for decisions individuals make in relation to the plan;

(f) The potential implications of account balances under the plan for the application of asset limits under certain public assistance programs;

(g) A disclaimer that the account owner is solely responsible for investment performance, including market gains and losses, and that plan accounts and rates of return are not guaranteed by any employer, the state, the board, any board member or state official, or the plan;

(h) Any additional information about retirement and saving and other information designed to promote financial literacy and capability, which may take the form of links to, or explanations of how to obtain, such information; and

(i) Instructions on how to obtain additional information about the plan; and

(3) Ensure that the assets of the trust and plan shall at all times be preserved, invested, and expended only for the purposes set forth in sections 285.1000 to 285.1055, and that no property rights therein shall exist in favor of the state, except as provided under section 285.1045.

285.1025. An eligible employer, a participating employer, or other employer is not and shall not be liable for or bear responsibility for:

- (1) An employee's decision to participate in or opt out of the plan;
- (2) An employee's decision as to which investments to choose;
- (3) Participants' or the board's investment decisions;
- (4) The administration, investment, investment returns, or investment performance of the plan, including without limitation any interest rate or other rate of return on any contribution or account balance, provided that the eligible employer, participating employer, or other employer is not involved in the administration or investment of the plan;
- (5) The plan design or the benefits paid to participants; or
- (6) Any loss, failure to realize any gain, or any other adverse consequences, including without limitation any adverse tax consequences or loss of favorable tax treatment, public assistance, or other benefits, incurred by any person as a result of participating in the plan.

285.1030. 1. The state of Missouri; the board; each member of the board; any other state official, state board, commission, and agency; any member, officer, and employee thereof; and the plan:

- (1) Shall not guarantee any interest rate or other rate of return on or investment performance of any contribution or account balance; and
- (2) Shall not be liable or responsible for any loss, deficiency, failure to realize any gain, or any other adverse consequences, including without limitation any adverse tax consequences or loss of favorable tax treatment, public assistance, or other benefits, incurred by any person as a result of participating in the plan.

2. The debts, contracts, and obligations of the plan or the board are not the debts, contracts, and obligations of the state, and neither the faith and credit nor the taxing power of the state is pledged directly or indirectly to the payment of the debts, contracts, and obligations of the plan or the board.

3. Nothing in sections 285.1000 to 285.1055 shall be construed to guarantee any interest rate or other rate of return on or investment performance of any contribution or account balance.

285.1035. 1. Individual account information relating to accounts under the plan and relating to individual participants including, but not limited to, names, addresses, telephone numbers, email addresses, personal identification information, investments, contributions, and earnings shall be confidential and shall be maintained as confidential, provided that such information may be disclosed:

- (1) To the extent necessary to administer the plan in a manner consistent with sections 285.1000 to 285.1055, ERISA, the Internal Revenue Code, or any other federal or Missouri law; or
- (2) If the individual who provides the information or who is the subject of the information expressly agrees in writing to the disclosure of the information.

2. Information required to be confidential under subsection 1 of this section shall be considered a "closed record" as that term is defined in section 610.010.

285.1040. The board may enter into an intergovernmental agreement or memorandum of understanding with the state of Missouri and any agency thereof to receive outreach, technical assistance, enforcement and compliance services, collection or dissemination of information pertinent to the plan, subject to such obligations of confidentiality as may be agreed or required by law, or other services or assistance. The state of Missouri and any agency thereof that enters into such agreements or memoranda of understanding shall collaborate to provide the outreach, assistance, information, and compliance or other services or assistance to the board. The memoranda of understanding may cover the sharing of costs incurred in gathering and disseminating information and the reimbursement of costs for any enforcement activities or assistance.

285.1045. 1. There is hereby created in the state treasury the "Missouri Workplace Retirement Savings Administrative Fund", which shall consist of moneys collected under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. Subject to appropriation, moneys in the fund shall be distributed by the state treasurer solely for the administration of sections 285.1000 to 285.1055.

2. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

3. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

4. The Missouri workplace retirement savings administrative fund shall consist of:

- (1) Moneys appropriated to the administrative fund by the general assembly;

(2) Moneys transferred to the administrative fund from the federal government, other state agencies, or local governments;

(3) Moneys from the payment of application, account, administrative, or other fees and the payment of other moneys due to the board;

(4) Any gifts, donations, or grants made to the state of Missouri for deposit in the administrative fund;

(5) Moneys collected for the administrative fund from contributions to, or investment returns or assets of, the plan or other moneys collected by or for the plan or pursuant to arrangements established under the plan to the extent permitted under federal and Missouri law; and

(6) Earnings on moneys in the administrative fund.

5. To the extent consistent with ERISA, the tax qualification rules, and other federal law; the board shall accept any grants, gifts, appropriations, or other moneys from the state; any unit of federal, state, or local government; or any other person, firm, partnership, corporation, or other entity solely for deposit into the administrative fund, whether for investment or administrative expenses.

6. To enable or facilitate the start-up and continuing operation, maintenance, administration, and management of the program until the plan accumulates sufficient balances and can generate sufficient funding through fees assessed on program accounts for the plan to become financially self-sustaining:

(1) The board may borrow from the state of Missouri; any unit of federal, state, or local government; or any other person, firm, partnership, corporation, or other entity working capital funds and other funds as may be necessary for this purpose, provided that such funds are borrowed in the name of the plan and board only and that any such borrowings shall be payable solely from the revenues of the plan; and

(2) The board may enter into long-term procurement contracts with one or more financial providers that provide a fee structure that would assist the plan in avoiding or minimizing the need to borrow or to rely upon general assets of the state.

7. Subject to appropriation, the state of Missouri may pay administrative costs associated with the creation, maintenance, operation, and management of the plan and trust until sufficient assets are available in the administrative fund for that purpose. Thereafter, all administrative costs of the administrative fund, including any repayment of start-up funds provided by the state of Missouri, shall be repaid only out of moneys on deposit therein. However, private funds or federal funding received in order to implement the program until the administrative fund is self-sustaining shall not be repaid unless those funds were offered contingent upon the promise of such repayment.

8. The board may use the moneys in the administrative fund solely to pay the administrative costs and expenses of the plan and the administrative costs and expenses the board incurs in the performance of its duties under sections 285.1000 to 285.1055.

285.1050. 1. The board shall keep an accurate account of all the activities, operations, receipts, and expenditures of the plan, the trust, and the board. Each year, a full audit of the books and accounts of the board pertaining to those activities, operations, receipts and expenditures, personnel, services, or facilities shall be conducted by a certified public accountant and shall include, but not be limited to, direct and indirect costs attributable to the use of outside consultants, independent contractors, and any other persons who are not state employees for the administration of the plan. For the purposes of the audit, the auditors shall have access to the properties and records of the plan and board and may prescribe methods of accounting and the rendering of periodic reports in relation to projects undertaken by the plan.

2. By August first of each year, the board shall submit to the governor, the state treasurer, the president pro tempore of the senate, and the speaker of the house of representatives a public report on the operation of the plan and trust and activities of the board, including an audited financial report, prepared in accordance with generally accepted accounting principles, detailing the activities, operations, receipts, and expenditures of the plan and board during the preceding calendar year. The report shall also include a summary of the benefits provided by the plan, the number of participants, the names of the participating employers, the contribution formulas and amounts of contributions made by participants and by each participating employer, the withdrawals, the account balances, investments, investment returns, and fees and expenses associated with the investments and with the administration of the plan, projected activities of the plan for the current calendar year, and any other information regarding the plan and its operations that the board may determine to provide.

285.1055. 1. The board shall establish the plan so that individuals are able to begin contributing under the plan no later than September 1, 2024.

2. The board may, in its discretion, phase in the plan so that the ability to contribute first applies on different dates for different classes of individuals, including employees of employers of different sizes or types and individuals who are not employees; provided that, any such staged or phased-in implementation schedule shall be substantially completed no later than September 1, 2024."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative O'Donnell, **House Amendment No. 3** was adopted.

Representative Thompson offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Bill No. 2571, Page 15, Section 408.500, Line 61, by inserting after all of said section and line the following:

"569.010. As used in this chapter the following terms mean:

(1) "Cave or cavern", any naturally occurring subterranean cavity enterable by a person including, without limitation, a pit, pothole, natural well, grotto, and tunnel, whether or not the opening has a natural entrance;

(2) "Enter unlawfully or remain unlawfully", a person enters or remains in or upon premises when he or she is not licensed or privileged to do so. A person who, regardless of his or her purpose, enters or remains in or upon premises which are at the time open to the public does so with license and privilege unless he or she defies a lawful order not to enter or remain, personally communicated to him or her by the owner of such premises or by other authorized person. A license or privilege to enter or remain in a building which is only partly open to the public is not a license or privilege to enter or remain in that part of the building which is not open to the public;

(3) "Nuclear power plant", a power generating facility that produces electricity by means of a nuclear reactor owned by a utility or a consortium utility. Nuclear power plant shall be limited to property within the structure or fenced yard, as defined in section 563.011;

(4) "To tamper", to interfere with something improperly, to meddle with it, displace it, make unwarranted alterations in its existing condition, or to deprive, temporarily, the owner or possessor of that thing;

(5) **"Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) is a remote computer terminal owned or controlled by a financial institution or a private business that allows individuals to obtain financial services including obtaining cash, transferring or transmitting money or digital currencies, payment of bills, loading money or digital currency to a payment card or other device without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;**

(6) "Utility", an enterprise which provides gas, electric, steam, water, sewage disposal, or communication, video, internet, or voice over internet protocol services, and any common carrier. It may be either publicly or privately owned or operated.

569.100. 1. A person commits the offense of property damage in the first degree if such person:

(1) Knowingly damages property of another to an extent exceeding seven hundred fifty dollars; or

(2) Damages property to an extent exceeding seven hundred fifty dollars for the purpose of defrauding an insurer; ~~or~~

(3) Knowingly damages a motor vehicle of another and the damage occurs while such person is making entry into the motor vehicle for the purpose of committing the crime of stealing therein or the damage occurs while such person is committing the crime of stealing within the motor vehicle; **or**

(4) Knowingly damages, modifies, or destroys a teller machine or otherwise makes it inoperable.

2. The offense of property damage in the first degree committed under subdivision (1) or (2) of subsection 1 of this section is a class E felony, unless the offense of property damage in the first degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted as a law enforcement officer, as defined in section 556.061, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer, in which case it is a class D felony. The offense of property damage in the first degree committed under subdivision (3) of subsection 1 of this section is a class D felony unless committed as a second or subsequent violation of subdivision (3) of subsection 1 of this section in which case it is a class B felony. **The offense of property damage in the first degree committed under subdivision (4) of**

subsection 1 of this section is a class D felony unless committed for the purpose of executing any scheme or artifice to defraud or obtain any property, the value of which exceeds seven hundred fifty dollars or the damage to the teller machine exceeds seven hundred fifty dollars in which case it is a class C felony. If the offense of property damage in the first degree committed under subdivision (4) of subsection 1 of this section is committed to obtain the personal financial credentials of another person or unless committed as a second or subsequent violation of subdivision (4) of subsection 1 of this section in which case it is a class B felony.

569.190. 1. A person commits the offense of tampering with a teller machine as defined under section 570.010 if he or she knowingly and without authorization or reasonable grounds to believe that he or she has authorization:

- (1) Modifies, destroys, damages, or takes a teller machine; or**
- (2) Otherwise renders a teller machine inoperable.**

2. The offense of tampering with a teller machine is a class D felony unless:

- (1) The offense is committed for the purpose of executing any scheme or artifice to defraud or obtain any property, the value of which is one thousand dollars or more, or to obtain the personal financial credentials of another person; or**
- (2) The damage to the teller machine is one thousand dollars or more,**

in which case it is a class C felony.

570.010. As used in this chapter, the following terms mean:

- (1) "Adulterated", varying from the standard of composition or quality prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage;
- (2) "Appropriate", to take, obtain, use, transfer, conceal, retain or dispose;
- (3) "Check", a check or other similar sight order or any other form of presentment involving the transmission of account information for the payment of money;
- (4) "Coercion", a threat, however communicated:
 - (a) To commit any offense; or
 - (b) To inflict physical injury in the future on the person threatened or another; or
 - (c) To accuse any person of any offense; or
 - (d) To expose any person to hatred, contempt or ridicule; or
 - (e) To harm the credit or business reputation of any person; or
 - (f) To take or withhold action as a public servant, or to cause a public servant to take or withhold action; or
 - (g) To inflict any other harm which would not benefit the actor. A threat of accusation, lawsuit or other invocation of official action is justified and not coercion if the property sought to be obtained by virtue of such threat was honestly claimed as restitution or indemnification for harm done in the circumstances to which the accusation, exposure, lawsuit or other official action relates, or as compensation for property or lawful service. The defendant shall have the burden of injecting the issue of justification as to any threat;
- (5) "Credit device", a writing, card, code, number or other device purporting to evidence an undertaking to pay for property or services delivered or rendered to or upon the order of a designated person or bearer;
- (6) "Dealer", a person in the business of buying and selling goods;
- (7) "Debit device", a writing, card, code, number or other device, other than a check, draft or similar paper instrument, by the use of which a person may initiate an electronic fund transfer, including but not limited to devices that enable electronic transfers of benefits to public assistance recipients;
- (8) "Deceit or deceive", making a representation which is false and which the actor does not believe to be true and upon which the victim relies, as to a matter of fact, law, value, intention or other state of mind, or concealing a material fact as to the terms of a contract or agreement. The term "deceit" does not, however, include falsity as to matters having no pecuniary significance, or puffing by statements unlikely to deceive ordinary persons in the group addressed. Deception as to the actor's intention to perform a promise shall not be inferred from the fact alone that he did not subsequently perform the promise;
- (9) "Deprive":
 - (a) To withhold property from the owner permanently; or
 - (b) To restore property only upon payment of reward or other compensation; or
 - (c) To use or dispose of property in a manner that makes recovery of the property by the owner unlikely;
- (10) "Electronic benefits card" or "EBT card", a debit card used to access food stamps or cash benefits issued by the department of social services;

- (11) "Financial institution", a bank, trust company, savings and loan association, or credit union;
- (12) "Food stamps", the nutrition assistance program in Missouri that provides food and aid to low-income individuals who are in need of benefits to purchase food operated by the United States Department of Agriculture (USDA) in conjunction with the department of social services;
- (13) "Forcibly steals", a person, in the course of stealing, uses or threatens the immediate use of physical force upon another person for the purpose of:
 - (a) Preventing or overcoming resistance to the taking of the property or to the retention thereof immediately after the taking; or
 - (b) Compelling the owner of such property or another person to deliver up the property or to engage in other conduct which aids in the commission of the theft;
- (14) "Internet service", an interactive computer service or system or an information service, system, or access software provider that provides or enables computer access by multiple users to a computer server, and includes, but is not limited to, an information service, system, or access software provider that provides access to a network system commonly known as the internet, or any comparable system or service and also includes, but is not limited to, a world wide web page, newsgroup, message board, mailing list, or chat area on any interactive computer service or system or other online service;
- (15) "Means of identification", anything used by a person as a means to uniquely distinguish himself or herself;
- (16) "Merchant", a person who deals in goods of the kind or otherwise by his or her occupation holds oneself out as having knowledge or skill peculiar to the practices or goods involved in the transaction or to whom such knowledge or skill may be attributed by his or her employment of an agent or broker or other intermediary who by his or her occupation holds oneself out as having such knowledge or skill;
- (17) "Misabeled", varying from the standard of truth or disclosure in labeling prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage; or represented as being another person's product, though otherwise accurately labeled as to quality and quantity;
- (18) "Pharmacy", any building, warehouse, physician's office, hospital, pharmaceutical house or other structure used in whole or in part for the sale, storage, or dispensing of any controlled substance as defined in chapter 195;
- (19) "Property", anything of value, whether real or personal, tangible or intangible, in possession or in action, and shall include but not be limited to the evidence of a debt actually executed but not delivered or issued as a valid instrument;
- (20) "Public assistance benefits", anything of value, including money, food, EBT cards, food stamps, commodities, clothing, utilities, utilities payments, shelter, drugs and medicine, materials, goods, and any service including institutional care, medical care, dental care, child care, psychiatric and psychological service, rehabilitation instruction, training, transitional assistance, or counseling, received by or paid on behalf of any person under chapters 198, 205, 207, 208, 209, and 660, or benefits, programs, and services provided or administered by the Missouri department of social services or any of its divisions;
- (21) "Services" includes transportation, telephone, electricity, gas, water, or other public service, cable television service, video service, voice over internet protocol service, or internet service, accommodation in hotels, restaurants or elsewhere, admission to exhibitions and use of vehicles;
- (22) "Stealing-related offense", federal and state violations of criminal statutes against stealing, robbery, or buying or receiving stolen property and shall also include municipal ordinances against the same if the offender was either represented by counsel or knowingly waived counsel in writing and the judge accepting the plea or making the findings was a licensed attorney at the time of the court proceedings;
- (23) **"Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) that is a remote computer terminal or other device owned or controlled by a financial institution or a private business that allows individuals to obtain financial services, including obtaining cash, transferring or transmitting moneys or digital currencies, payment of bills, or loading moneys or digital currency to a payment card, without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;**
- (24) "Video service", the provision of video programming provided through wireline facilities located at least in part in the public right-of-way without regard to delivery technology, including internet protocol technology whether provided as part of a tier, on demand, or a per-channel basis. This definition includes cable service as defined by 47 U.S.C. Section 522(6), but does not include any video programming provided by a commercial mobile service provider as "commercial mobile service" is defined in 47 U.S.C. Section 332(d), or any video programming provided solely as part of and via a service that enables users to access content, information, electronic mail, or other services offered over the public internet, and includes microwave television transmission, from a multipoint distribution service not capable of reception by conventional television receivers without the use of special equipment;

~~[(24)]~~ (25) "Voice over internet protocol service", a service that:

- (a) Enables real-time, two-way voice communication;
- (b) Requires a broadband connection from the user's location;
- (c) Requires internet protocol-compatible customer premises equipment; and
- (d) Permits users generally to receive calls that originate on the public switched telephone network and to terminate calls to the public switched telephone network;

~~[(25)]~~ (26) "Writing" includes printing, any other method of recording information, money, coins, negotiable instruments, tokens, stamps, seals, credit cards, badges, trademarks and any other symbols of value, right, privilege or identification.

570.030. 1. A person commits the offense of stealing if he or she:

- (1) Appropriates property or services of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion;
- (2) Attempts to appropriate anhydrous ammonia or liquid nitrogen of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion; or
- (3) For the purpose of depriving the owner of a lawful interest therein, receives, retains or disposes of property of another knowing that it has been stolen, or believing that it has been stolen.

2. The offense of stealing is a class A felony if the property appropriated consists of any of the following containing any amount of anhydrous ammonia: a tank truck, tank trailer, rail tank car, bulk storage tank, field nurse, field tank or field applicator.

3. The offense of stealing is a class B felony if:

- (1) The property appropriated or attempted to be appropriated consists of any amount of anhydrous ammonia or liquid nitrogen;
- (2) The property consists of any animal considered livestock as the term livestock is defined in section 144.010, or any captive wildlife held under permit issued by the conservation commission, and the value of the animal or animals appropriated exceeds three thousand dollars and that person has previously been found guilty of appropriating any animal considered livestock or captive wildlife held under permit issued by the conservation commission. Notwithstanding any provision of law to the contrary, such person shall serve a minimum prison term of not less than eighty percent of his or her sentence before he or she is eligible for probation, parole, conditional release, or other early release by the department of corrections;

(3) A person appropriates property consisting of a motor vehicle, watercraft, or aircraft, and that person has previously been found guilty of two stealing-related offenses committed on two separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense;

(4) The property appropriated or attempted to be appropriated consists of any animal considered livestock as the term is defined in section 144.010 if the value of the livestock exceeds ten thousand dollars; or

(5) The property appropriated or attempted to be appropriated is owned by or in the custody of a financial institution and the property is taken or attempted to be taken physically from an individual person to deprive the owner or custodian of the property.

4. The offense of stealing is a class C felony if the value of the property or services appropriated is twenty-five thousand dollars or more **or the property is a teller machine or the contents of a teller machine, including cash, regardless of the value or amount.**

5. The offense of stealing is a class D felony if:

- (1) The value of the property or services appropriated is seven hundred fifty dollars or more;
- (2) The offender physically takes the property appropriated from the person of the victim; or
- (3) The property appropriated consists of:
 - (a) Any motor vehicle, watercraft or aircraft;
 - (b) Any will or unrecorded deed affecting real property;
 - (c) Any credit device, debit device or letter of credit;
 - (d) Any firearms;
 - (e) Any explosive weapon as defined in section 571.010;
 - (f) Any United States national flag designed, intended and used for display on buildings or stationary flagstaffs in the open;
 - (g) Any original copy of an act, bill or resolution, introduced or acted upon by the legislature of the state of Missouri;

(h) Any pleading, notice, judgment or any other record or entry of any court of this state, any other state or of the United States;

(i) Any book of registration or list of voters required by chapter 115;

(j) Any animal considered livestock as that term is defined in section 144.010;

(k) Any live fish raised for commercial sale with a value of seventy-five dollars or more;

(l) Any captive wildlife held under permit issued by the conservation commission;

(m) Any controlled substance as defined by section 195.010;

(n) Ammonium nitrate;

(o) Any wire, electrical transformer, or metallic wire associated with transmitting telecommunications, video, internet, or voice over internet protocol service, or any other device or pipe that is associated with conducting electricity or transporting natural gas or other combustible fuels; or

(p) Any material appropriated with the intent to use such material to manufacture, compound, produce, prepare, test or analyze amphetamine or methamphetamine or any of their analogues.

6. The offense of stealing is a class E felony if:

(1) The property appropriated is an animal;

(2) The property is a catalytic converter; or

(3) A person has previously been found guilty of three stealing-related offenses committed on three separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense.

7. The offense of stealing is a class D misdemeanor if the property is not of a type listed in subsection 2, 3, 5, or 6 of this section, the property appropriated has a value of less than one hundred fifty dollars, and the person has no previous findings of guilt for a stealing-related offense.

8. The offense of stealing is a class A misdemeanor if no other penalty is specified in this section.

9. If a violation of this section is subject to enhanced punishment based on prior findings of guilt, such findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.

10. The appropriation of any property or services of a type listed in subsection 2, 3, 5, or 6 of this section or of a value of seven hundred fifty dollars or more may be considered a separate felony and may be charged in separate counts.

11. The value of property or services appropriated pursuant to one scheme or course of conduct, whether from the same or several owners and whether at the same or different times, constitutes a single criminal episode and may be aggregated in determining the grade of the offense, except as set forth in subsection 10 of this section.";

and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Thompson, **House Amendment No. 4** was adopted.

Representative Francis offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Bill No. 2571, Page 15, Section 408.500, Line 61, by inserting after all of said section and line the following:

"427.300. 1. This section shall be known, and may be cited, as the "Commercial Financing Disclosure Law".

2. For purposes of this section, the following terms mean:

(1) "Accounts receivable purchase transaction", any transaction in which the business forwards or otherwise sells to the provider all or a portion of the business's accounts or payment intangibles at a discount to their expected value;

(2) "Broker", any person or entity that, for compensation or the expectation of compensation, obtains a commercial financing product or an offer for a commercial financing product from a third party for a business located in this state;

(3) "Business", an individual or group of individuals, sole proprietorship, corporation, limited liability company, trust, estate, cooperative, association, or limited or general partnership engaged in a business activity;

(4) "Business purpose transaction", any transaction where the proceeds are provided to a business or are intended to be used to carry on a business and not for personal, family, or household purposes. For purposes of determining whether a transaction is a business purpose transaction, the provider may rely on any written statement of intended purpose signed by the business. The statement may be a separate statement or may be contained in an application, agreement, or other document signed by the business or the business owner or owners;

(5) "Commercial financing product", any commercial loan, accounts receivable purchase transaction, commercial open-end credit plan or each to the extent the transaction is a business purpose transaction;

(6) "Commercial loan", a loan to a business, whether secured or unsecured;

(7) "Commercial open-end credit plan", commercial financing extended by any provider under a plan in which:

(a) The provider reasonably contemplates repeat transactions; and

(b) The amount of financing that may be extended to the business during the term of the plan, up to any limit set by the provider, is generally made available to the extent that any outstanding balance is repaid;

(8) "Depository institution", any of the following:

(a) A bank, trust company, or industrial loan company doing business under the authority of, or in accordance with, a license, certificate, or charter issued by the United States, this state, or any other state, district, territory, or commonwealth of the United States that is authorized to transact business in this state;

(b) A federally chartered savings and loan association, federal savings bank, or federal credit union that is authorized to transact business in this state; or

(c) A savings and loan association, savings bank, or credit union organized under the laws of this or any other state that is authorized to transact business in this state;

(9) "Provider", a person or entity that consummates more than five commercial financing products to a business located in this state in any calendar year. "Provider" also includes a person or entity that enters into a written agreement with a depository institution to arrange for the extension of a commercial financing product by the depository institution to a business via an online lending platform administered by the person or entity. The fact that a provider extends a specific offer for a commercial financing product on behalf of a depository institution shall not be construed to mean that the provider engaged in lending or financing or originated that loan or financing.

3. (1) A provider that consummates a commercial financing product shall disclose the terms of the commercial financing product as required by this section. The disclosures shall be provided at or before consummation of the transaction and, in the case of a commercial open-end credit plan, the disclosures shall also be provided for any disbursement of funds after consummation within fifteen days following the last day of the month in which the disbursement of funds occurred under the commercial open-end credit plan.

(2) A provider shall disclose the following in connection with each commercial financing product:

(a) The total amount of funds provided to the business under the terms of the commercial financing product. This disclosure shall be labeled "Total Amount of Funds Provided";

(b) The total amount of funds disbursed to the business under the terms of the commercial financing product, if less than the total amount of funds provided, as a result of any fees deducted or withheld at disbursement and any amount paid to a third party on behalf of the business. This disclosure shall be labeled "Total Amount of Funds Disbursed";

(c) The total amount to be paid to the provider pursuant to the commercial financing product agreement. This disclosure shall be labeled "Total of Payments";

(d) The total dollar cost of the commercial financing product under the terms of the agreement, derived by subtracting the total amount of funds provided from the total of payments. This calculation shall include any fees or charges deducted by the provider from the total amount of funds provided disclosure. This disclosure shall be labeled "Total Dollar Cost of Financing";

(e) The manner, frequency, and amount of each payment. This disclosure shall be labeled "Payments". If the payments may vary, the provider shall instead disclose the manner, frequency, and the estimated amount of the initial payment labeled "Estimated Payments" and the commercial financing product agreement shall include a description of the methodology for calculating any variable payment and the circumstances when payments may vary;

(f) A statement of whether there are any costs or discounts associated with prepayment of the commercial financing product including a reference to the paragraph in the agreement that creates the contractual rights of the parties related to prepayment. This disclosure shall be labeled "Prepayment"; and

(g) A statement of whether any amount of the total amount of funds provided described under paragraph (a) of this subdivision are paid to a broker in connection with the commercial financing product and the amount of compensation.

4. This section shall not apply to the following:

(1) A provider that is a depository institution, or a subsidiary or service corporation of a depository institution, that is:

(a) Owned and controlled by a depository institution; and

(b) Regulated by a federal banking agency;

(2) A provider that is a lender regulated under the Farm Credit Act, 12 U.S.C. Section 2001 et seq.;

(3) A commercial financing product:

(a) That is secured by real property;

(b) That is a lease, as defined under section 400.2A-103; or

(c) That is a purchase-money obligation, as defined under section 400.9-103;

(d) In which the recipient is a motor vehicle dealer or an affiliate of such a dealer or a vehicle rental company or an affiliate of such a company, pursuant to a commercial loan or commercial open-end credit plan of at least fifty thousand dollars;

(e) Offered by a person in connection with the sale of products or services that such person manufactures, licenses, or distributes or whose parent company or any owned and controlled subsidiary thereof manufactures, licenses, or distributes; or

(f) That is a factoring transaction, purchase, sale, advance, or similar transaction of accounts receivables owed to a health care provider because the health care provider treated a patient's personal injury;

(4) A provider that is licensed as a money transmitter in accordance with a license, certificate, or charter issued by this state or any other state, district, territory, or commonwealth of the United States; or

(5) A provider that consummates not more than five commercial financing products in this state in a twelve-month period.

5. (1) Any person or entity that violates any provision of this section shall be punished by a fine of five hundred dollars per incident, not to exceed twenty thousand dollars for all aggregated violations arising from the use of the transaction documentation or materials found to be in violation of this section. Any person or entity that violates any provision of this section after receiving written notice of a prior violation from the attorney general shall be punished by a fine of one thousand dollars per incident, not to exceed fifty thousand dollars for all aggregated violations arising from the use of the transaction documentation or materials found to be in violation of this section.

(2) Violation of any provision of this section shall not affect the enforceability or validity of the underlying agreement.

(3) This section shall not create a private right of action against any person or other entity based upon compliance or noncompliance with its provisions.

(4) Authority to enforce compliance with this section is vested exclusively in the attorney general of this state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mackey offered **House Amendment No. 1 to House Amendment No. 5.**

House Amendment No. 1

to

House Amendment No. 5

AMEND House Amendment No. 5 to House Bill No. 2571, Page 3, Line 33, by deleting said line and inserting in lieu thereof the following:

"general of this state.

513.430. 1. The following property shall be exempt from attachment and execution to the extent of any person's interest therein:

(1) Household furnishings, household goods, wearing apparel, appliances, books, animals, crops or musical instruments that are held primarily for personal, family or household use of such person or a dependent of such person, not to exceed three thousand dollars in value in the aggregate;

(2) A wedding ring not to exceed one thousand five hundred dollars in value and other jewelry held primarily for the personal, family or household use of such person or a dependent of such person, not to exceed five hundred dollars in value in the aggregate;

(3) Any other property of any kind, not to exceed in value six hundred dollars in the aggregate;

(4) Any implements or professional books or tools of the trade of such person or the trade of a dependent of such person not to exceed three thousand dollars in value in the aggregate;

(5) Any motor vehicles, not to exceed three thousand dollars in value in the aggregate;

(6) Any mobile home used as the principal residence but not attached to real property in which the debtor has a fee interest, not to exceed five thousand dollars in value;

(7) Any one or more unmatured life insurance contracts owned by such person, other than a credit life insurance contract, and up to fifteen thousand dollars of any matured life insurance proceeds for actual funeral, cremation, or burial expenses where the deceased is the spouse, child, or parent of the beneficiary;

(8) The amount of any accrued dividend or interest under, or loan value of, any one or more unmatured life insurance contracts owned by such person under which the insured is such person or an individual of whom such person is a dependent; provided, however, that if proceedings under Title 11 of the United States Code are commenced by or against such person, the amount exempt in such proceedings shall not exceed in value one hundred fifty thousand dollars in the aggregate less any amount of property of such person transferred by the life insurance company or fraternal benefit society to itself in good faith if such transfer is to pay a premium or to carry out a nonforfeiture insurance option and is required to be so transferred automatically under a life insurance contract with such company or society that was entered into before commencement of such proceedings. No amount of any accrued dividend or interest under, or loan value of, any such life insurance contracts shall be exempt from any claim for child support. Notwithstanding anything to the contrary, no such amount shall be exempt in such proceedings under any such insurance contract which was purchased by such person within one year prior to the commencement of such proceedings;

(9) Professionally prescribed health aids for such person or a dependent of such person;

(10) Such person's right to receive:

(a) A Social Security benefit, unemployment compensation or a public assistance benefit;

(b) A veteran's benefit;

(c) A disability, illness or unemployment benefit;

(d) Alimony, support or separate maintenance, not to exceed seven hundred fifty dollars a month;

(e) **a.** Any payment under a stock bonus plan, pension plan, disability or death benefit plan, profit-sharing plan, nonpublic retirement plan or any plan described, defined, or established pursuant to section 456.014, the person's right to a participant account in any deferred compensation program offered by the state of Missouri or any of its political subdivisions, or annuity or similar plan or contract on account of illness, disability, death, age or length of service, to the extent reasonably necessary for the support of such person and any dependent of such person unless:

~~[(a)]~~ **(i)** Such plan or contract was established by or under the auspices of an insider that employed such person at the time such person's rights under such plan or contract arose;

~~[(b)]~~ **(ii)** Such payment is on account of age or length of service; and

~~[(c)]~~ **(iii)** Such plan or contract does not qualify under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, (26 U.S.C. Section 401(a), 403(a), 403(b), 408, 408A or 409)[~~]~~.

~~[except that]~~ **b.** Notwithstanding the exemption provided in subparagraph a. of this paragraph, any such payment to any person shall be subject to attachment or execution pursuant to a qualified domestic relations order, as defined by Section 414(p) of the Internal Revenue Code of 1986 (**26 U.S.C. Section 414(p)**), as amended, issued by a court in any proceeding for dissolution of marriage or legal separation or a proceeding for disposition of property following dissolution of marriage by a court which lacked personal jurisdiction over the absent spouse or lacked jurisdiction to dispose of marital property at the time of the original judgment of dissolution;

(f) Any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan, profit-sharing plan, health savings plan, or similar plan, including an inherited account or plan, that is qualified under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986 (**26 U.S.C. 401(a), 403(a), 403(b), 408, 408A, or 409**), as amended, whether such participant's or beneficiary's interest arises by inheritance, designation, appointment, or otherwise, except as provided in this paragraph. Any plan or arrangement described in this paragraph shall not be exempt from the claim of an alternate payee under a qualified domestic relations order; however, the interest of any and all alternate payees under a qualified domestic relations order shall be exempt from any and all claims of any creditor, other than the state of Missouri through its department of social services. As used in this paragraph, the terms "alternate payee" and "qualified domestic relations order" have the meaning given to them in Section 414(p) of the Internal Revenue Code of 1986 (**26 U.S.C. Section 414(p)**), as amended. If proceedings under Title 11 of the United States Code are commenced by or against such person, no amount of funds shall be exempt in such proceedings under any such plan, contract, or trust which is fraudulent as defined in subsection 2 of section 428.024 and for the period such person participated within three years prior to the commencement of such proceedings. For the purposes of this section, when the fraudulently conveyed funds are recovered and after, such funds shall be deducted and then treated as though the funds had never been contributed to the plan, contract, or trust;

(11) The debtor's right to receive, or property that is traceable to, a payment on account of the wrongful death of an individual of whom the debtor was a dependent, to the extent reasonably necessary for the support of the debtor and any dependent of the debtor;

(12) Firearms, firearm accessories, and ammunition, not to exceed one thousand five hundred dollars in value in the aggregate;

(13) Any moneys accruing to and deposited in individual savings accounts or individual deposit accounts under sections 166.400 to 166.456 or sections 166.500 to 166.529, subject to the following provisions:

(a) This subdivision shall apply to any proceeding that:

a. Is filed on or before January 1, 2022; or

b. Was filed before January 1, 2022, and is pending or on appeal after January 1, 2022;

(b) Except as provided by paragraph (c) of this subdivision, if the designated beneficiary of an individual savings account or individual deposit account established under sections 166.400 to 166.456 or sections 166.500 to 166.529 is a lineal descendant of the account owner, all moneys in the account shall be exempt from any claims of creditors of the account owner or designated beneficiary;

(c) The provisions of paragraph (b) of this subdivision shall not apply to:

a. Claims of any creditor of an account owner as to amounts contributed within a two-year period preceding the date of the filing of a bankruptcy petition under 11 U.S.C. Section 101 et seq., as amended; or

b. Claims of any creditor of an account owner as to amounts contributed within a one-year period preceding an execution on judgment for such claims against the account owner.

2. Nothing in this section shall be interpreted to exempt from attachment or execution for a valid judicial or administrative order for the payment of child support or maintenance any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan which is qualified pursuant to Sections 408 and 408A of the Internal Revenue Code of 1986 (**26 U.S.C. Sections 408 and 408A**), as amended."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mackey, **House Amendment No. 1 to House Amendment No. 5** was adopted.

On motion of Representative Francis, **House Amendment No. 5, as amended**, was adopted.

On motion of Representative Owen, **HB 2571, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1737 - Special Committee on Litigation Reform
HB 2649 - General Laws

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolutions were referred to the Committee indicated:

SS#2 SJR 38 - Fiscal Review
SJR 46 - Downsizing State Government

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SCS SBs 681 & 662 - Elementary and Secondary Education
SS SB 690 - Emerging Issues
SB 718 - Higher Education
SS#3 SCS SB 758 - Economic Development
SCS SB 799 - Crime Prevention
SS#2 SB 823 - Special Committee on Public Policy
SCS SB 886 - Judiciary

COMMITTEE REPORTS

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1803**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Murphy, Perkins, Railsback, Reedy and West

Noes (0)

Absent (1): Walsh Moore (93)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2761**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (12): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Murphy, Perkins, Railsback, Reedy and West

Noes (0)

Absent (1): Walsh Moore (93)

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 114**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 133**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1705**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2493**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

COMMITTEE CHANGES

April 11, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Rory Rowland from the Joint Committee on Administrative Rules and appoint Representative David Tyson Smith to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

The following members' presence was noted: Grier, Merideth, and Roden.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, April 12, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 12, 2022, 8:30 AM, House Hearing Room 1.
Public hearing will be held: HB 2650

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

DOWNSIZING STATE GOVERNMENT

Wednesday, April 13, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 2705, SB 710
Executive session will be held: HB 2626

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 13, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.
Executive session will be held: HB 1678

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 12, 2022, 8:00 AM, House Hearing Room 7.
Public hearing will be held: HB 1836, HB 2844
Executive session will be held: HB 1933, HB 2211, HB 2292, HB 2745

EMERGING ISSUES

Tuesday, April 12, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2110

Executive session will be held: SB 652, SS SCS SBs 775, 751 & 640, HB 1742

INSURANCE

Tuesday, April 12, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1719

Executive session will be held: HB 2743

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Tuesday, April 12, 2022, 8:30 AM, Joint Hearing Room (117).

Report from Director; approve minutes from May 6, 2021; Periodic review of rules; elect a new Chair. Only individuals or organizations testifying in person will be entered into the committee minutes.

Portions of this meeting may be closed pursuant to Section 610.021(1).

LOCAL GOVERNMENT

Thursday, April 14, 2022, 9:00 AM, House Hearing Room 7.

Executive session will be held: HB 1581

PENSIONS

Wednesday, April 13, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: SB 655

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Wednesday, April 13, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2765

CANCELLED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, April 12, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1922

SPECIAL COMMITTEE ON PUBLIC POLICY

Tuesday, April 12, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: SCS SB 982, HJR 138, HB 1813, HB 1573

Executive session will be held: HB 1608

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, April 14, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: SS SCS SB 724

UTILITIES

Wednesday, April 13, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2451, HB 1488

Executive session will be held: HB 1852, HB 2709

HOUSE CALENDAR

FIFTY-SECOND DAY, TUESDAY, APRIL 12, 2022

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 3021

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HB 2589 - Evans

HB 2615 - Coleman (32)

HB 2674 - Tate

HCS HB 2810 - Seitz

HCS HB 1553 - Hudson

HCS HB 1704 - Roberts

HCS HB 1753 - Basye

HCS HB 1858 - Baker

HB 1960 - Murphy

HCS HB 2008 - Schwadron

HCS HB 2152 - Henderson

HB 2209 - Hurlbert

HB 2487 - West

HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HS HCS HBs 2574, 1929 & 1456 - Mayhew
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann

HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HB 1762 - Sander

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HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco

HCS HB 1670 - Seitz
HCS HB 1683 - Brown (16)
HCS HB 1709 - Buchheit-Courtway
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132, (Fiscal Review 4/7/22) - Kidd
HJR 133 - Davidson
HJR 114 - Coleman (32)

HOUSE BILLS FOR THIRD READING

HB 2307 - Coleman (32)
HCS HB 1757 - Railsback
HB 2593 - Lovasco
HB 1860 - Eggleston
HCS HB 1583 - Murphy
HB 2623 - Veit
HB 1705 - Roberts
HCS HB 2218 - O'Donnell
HCS HB 2600, (Fiscal Review 4/7/22) - Railsback

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2493 - Black (7)

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38, (Fiscal Review 4/11/22) - Richey

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Richey

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162, (Fiscal Review 4/5/22) - Deaton

SS SCS HCS HB 1720, as amended (Fiscal Review 4/7/22), E.C. - Pollitt (52)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-SECOND DAY, TUESDAY, APRIL 12, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Brad Hudson.

Dear Heavenly Father,

We acknowledge that we need Your help on this and every day. When we are tempted to serve ourselves before others, please remind us of Your example. When we resist showing grace to those we find difficult, please remind us of the grace we've been shown. When haunted by the failures of our past, please remind us of Your love. In everything please remind us that the longest of days on this earth are fleeting in comparison to eternity. May we walk humbly, do justly, and love mercy. May not just our words but also our lives express with the psalmist, "Blessed be the LORD forevermore."

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Abby Jarman and Maya Newman.

The Journal of the fifty-first day was approved as printed by the following vote:

AYES: 119

Adams	Anderson	Andrews	Atchison	Bangert
Barnes	Basye	Billington	Black 137	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Busick	Butz	Clemens
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lovasco	Mackey	Mayhew	McDaniel	McGaugh
McGill	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Plocher	Pollock 123	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Sander

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Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stephens 128
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Young	Mr. Speaker	

NOES: 000

PRESENT: 001

Bosley

ABSENT WITH LEAVE: 037

Aldridge	Appelbaum	Aune	Bailey	Baker
Baringer	Black 7	Bland Manlove	Burton	Chipman
Christofanelli	Coleman 32	Collins	Cupps	Derges
Doll	Ellebracht	Gregory 96	Grier	Hurlbert
Kidd	Lewis 25	Lewis 6	McCreery	Merideth
Pietzman	Pollitt 52	Porter	Roden	Rogers
Rone	Rowland	Sauls	Stacy	Stevens 46
Windham	Wright			

VACANCIES: 006

Representative Grier assumed the Chair.

SPECIAL RECOGNITION

James Cleverly, the United Kingdom Minister of State for Europe and North America, was introduced by Representative Grier.

Minister of State Cleverly addressed the House.

Speaker Vescovo resumed the Chair.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the second time:

HB 3021, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2376, relating to residency of children in state custody, was taken up by Representative Kelly (141).

Representative Kelly (141) offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2376, Page 1, In the Title, Lines 2-3, by deleting the words "residency of children in state custody" and inserting in lieu thereof the words "youth services"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelly (141), **House Amendment No. 1** was adopted.

Representative Kelly (141) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2376, Page 1, Section 163.063, Lines 1-4, by deleting said lines and inserting in lieu thereof the following:

"163.063. 1. For the purpose of determining state and local funding for a child's education,"; and

Further amend said bill, page, and section, Line 8, by inserting after the word "**campus**" the following:

"and the school district uses the residential care facility to provide any portion of the child's education"; and

Further amend said bill, page, and section, Line 12, by deleting the number "**3.**" and inserting in lieu thereof the number "**2.**"; and

Further amend said bill and section, Page 2, Line 21, by deleting the number "**4.**" and inserting in lieu thereof the number "**3.**"; and

Further amend said bill, page, and section, Line 25, by deleting the number "**5.**" and inserting in lieu thereof the following:

"4. If a child receives educational services from a residential care facility, it shall be the responsibility of the school district in which the child resides to provide for the education of the child and ensure the child is receiving education services that are substantially similar to the curriculum and standards of the school district.

5."; and

Further amend said bill, page, and section, Line 26, by inserting after all of said section and line the following:

"210.278. Neighborhood youth development programs shall be exempt from the child care licensing provisions under this chapter so long as the program meets the following requirements:

(1) The program is affiliated and in good standing with a national congressionally chartered organization's standards under Title 36, Public Law 105-225;

(2) The program provides activities designed for recreational, educational, and character building purposes for children ~~six~~ five to seventeen years of age;

(3) The governing body of the program adopts standards for care that at a minimum include staff ratios, staff training, health and safety standards, and mechanisms for assessing and enforcing the program's compliance with the standards;

(4) The program does not collect compensation for its services except for one-time annual membership dues not to exceed fifty dollars per year or program service fees for special activities such as field trips or sports leagues, except for current exemptions as written in section 210.211;

(5) The program informs each parent that the operation of the program is not regulated by licensing requirements;

(6) The program provides a process to receive and resolve parental complaints; and

(7) The program conducts national criminal background checks for all employees and volunteers who work with children, as well as screening under the family care safety registry as provided in sections 210.900 to 210.936.

210.1450. 1. Before January 1, 2024, all licensed residential care facilities currently contracted with the department of social services shall seek and obtain national accreditation by one of the following:

(1) The Commission on Accreditation of Rehabilitation Facilities;

(2) The Joint Commission on Accreditation of Healthcare Organizations;

(3) The Council on Accreditation; or

(4) Any other independent, not-for-profit accrediting body approved by the United States

Department of Health and Human Services.

2. (1) Each licensed residential care facility with accreditation under subsection 1 of this section at the time this section takes effect shall apply for designation as a qualified residential treatment program by the department of social services before October 1, 2023, unless the facility is licensed by the department for intensive residential treatment to meet above level IV needs and may apply for certification as a psychiatric residential treatment facility by the department of health and senior services.

(2) Any licensed residential care facility that obtains accreditation after the effective date of this section shall apply to the department of social services for designation as a qualified residential treatment program within sixty days after obtaining accreditation.

3. Within forty-five days of receiving an application from a licensed residential care facility for designation as a qualified residential treatment program, the department of social services shall issue a qualified residential treatment program designation to a licensed residential care facility meeting the following requirements and shall issue to the facility new or amended contracts for qualified residential treatment program services:

(1) National accreditation as described under subsection 1 of this section; and

(2) Other standards for a qualified residential treatment program under Part IV, Section 50741(a)(4)(A) to (F) of the Family First Prevention Services Act of 2018, as amended.

4. Subject to appropriations, the department shall provide grants to licensed residential care facilities for the purpose of helping the facilities obtain national accreditation and developing the infrastructure, workforce, and programming necessary to meet the standards for a designation as a qualified residential treatment program.

5. The department of social services shall assess and determine if each qualified residential treatment program is an institution for mental diseases (IMD) using the criteria provided in The State Medicaid Manual.

6. (1) The department of social services shall seek a section 1115 demonstration waiver of the IMD exclusion for qualified residential treatment programs within ninety days after the effective date of this section.

(2) No fewer than one hundred eighty days before the expiration of the waiver, the department shall seek an extension or amendment of the waiver or seek a new waiver.

(3) All licensed residential care facilities designated by the department as a qualified residential treatment program shall follow rules and procedures to limit the use of seclusion and restraint under 42 CFR, Part 483, Subpart G.

(4) The provisions of this subsection shall not apply to licensed residential care facilities not assessed and determined to be an institution for mental diseases.

(5) The department has the duty to seek maximum federal funding, and the department shall report to the general assembly the federal financial participation of Title IV-E and Medicaid for licensed residential treatment programs within thirty days after the end of each fiscal quarter in which the waiver is in effect.

7. The provisions of this section shall apply to licensed residential care facilities licensed by the department of social services, except licensed residential care facilities:

(1) With a capacity for fewer than seven children or youth;

(2) With no placement for children or youth beyond fourteen days;

- (3) **With a supervised independent living setting for youth eighteen years of age or older;**
- (4) **That solely provide supportive services for pregnant or parenting youth in foster care;**
- (5) **That solely provide supportive services for children or youth who have been found to be or are at risk of becoming sex trafficking victims;**
- (6) **That serve as an emergency shelter with temporary placement for children or youth; or**
- (7) **That solely provide family-based treatment.**

Section B. Because immediate action is necessary to have access to necessary funding, the enactment of section 210.1450 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 210.1450 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelly (141), **House Amendment No. 2** was adopted.

Representative Shields offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2376, Page 2, Section 163.063, Line 26, by inserting after all of the said section and line the following:

"208.044. 1. The ~~[children's division]~~ **department of elementary and secondary education** shall provide child day care services to any person who meets the qualifications set forth at sections 301 and 302 of the Family Support Act of 1988 (P.L. 100-485).

2. The division shall purchase the child day care services required by this section by making payments directly to any providers of day care services licensed pursuant to chapter 210 or to providers of day care services who are not required by chapter 210 to be licensed because they are providing care to no more than six children pursuant to section 210.211.

3. When a person who has been eligible and receiving day care services under this section becomes ineligible due to the end of the twelve-month period of transitional ~~[day]~~ **child care services**, as defined in section 208.400, such person may receive day care services from the ~~[division]~~ **department of elementary and secondary education** if otherwise eligible for such services.

208.046. 1. The ~~[children's division]~~ **department of elementary and secondary education** shall promulgate rules ~~[to become effective no later than July 1, 2011,]~~ to modify the income eligibility criteria for any person receiving state-funded child care assistance ~~[under this chapter,]~~ either through vouchers or direct reimbursement to child care providers[;] as follows:

(1) Child care recipients eligible under this chapter and the criteria set forth in ~~[13-CSR-35-32-010]~~ **5 CSR 25-200** may pay a fee based on adjusted gross income and family size unit based on a child care sliding fee scale established by the ~~[children's division]~~ **department of elementary and secondary education**, which shall be subject to appropriations. However, a person receiving state-funded child care assistance under this chapter and whose income surpasses the annual appropriation level may continue to receive reduced subsidy benefits on a scale established by the ~~[children's division]~~ **department of elementary and secondary education**, at which time such person will have assumed the full cost of the maximum base child care subsidy rate established by the ~~[children's division]~~ **department of elementary and secondary education** and shall be no longer eligible for child care subsidy benefits;

(2) The sliding scale fee may be waived for children with special needs as established by the ~~[division]~~ **department of elementary and secondary education**; and

(3) The maximum payment by the ~~[division]~~ **department of elementary and secondary education** shall be the applicable rate minus the applicable fee.

2. For purposes of this section, "annual appropriation level" shall mean the maximum income level to be eligible for a full child care benefit as determined through the annual appropriations process.

3. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2010, shall be invalid and void.

208.053. 1. The provisions of this section shall be known as the "Low-Wage Trap Elimination Act". In order to more effectively transition persons receiving state-funded child care subsidy benefits under this chapter, the ~~[children's division]~~ **department of elementary and secondary education**, in conjunction with the department of revenue, shall, subject to appropriations, by July 1, 2022, implement a pilot program in a county with a charter form of government and with more than six hundred thousand but fewer than seven hundred thousand inhabitants, a county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants, and a county of the first classification with more than two hundred thousand but fewer than two hundred sixty thousand inhabitants, to be called the "Hand-Up Program", to allow applicants in the program to receive transitional child care benefits without the requirement that such applicants first be eligible for full child care benefits.

(1) For purposes of this section, "full child care benefits" shall be the full benefits awarded to a recipient based on the income eligibility amount established by the division through the annual appropriations process as of August 28, 2021, to qualify for the benefits and shall not include the transitional child care benefits that are awarded to recipients whose income surpasses the eligibility level for full benefits to continue. The hand-up program shall be voluntary and shall be designed such that an applicant may begin receiving the transitional child care benefit without having first qualified for the full child care benefit or any other tier of the transitional child care benefit. Under no circumstances shall any applicant be eligible for the hand-up program if the applicant's income does not fall within the transitional child care benefit income limits established through the annual appropriations process.

(2) A participating recipient shall be allowed to opt out of the program at any time, but such person shall not be allowed to participate in the program a second time.

2. The ~~[division]~~ **department of elementary and secondary education** shall track the number of participants in the hand-up program and shall issue an annual report to the general assembly by September 1, 2023, and annually on September first thereafter, detailing the effectiveness of the pilot program in encouraging recipients to secure employment earning an income greater than the maximum wage eligible for the full child care benefit. The report shall also detail the costs of administration and the increased amount of state income tax paid as a result of the program, as well as an analysis of whether the pilot program could be expanded to include other types of benefits including but not limited to food stamps, temporary assistance for needy families, low-income heating assistance, women, infants and children supplemental nutrition program, the state children's health insurance program, and MO HealthNet benefits.

3. The ~~[division]~~ **department of elementary and secondary education** shall pursue all necessary waivers from the federal government to implement the hand-up program. If the ~~[division]~~ **department of elementary and secondary education** is unable to obtain such waivers, the ~~[division]~~ **department** shall implement the program to the degree possible without such waivers.

4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated under this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.

5. Pursuant to section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall sunset automatically three years after August 28, 2021, unless reauthorized by an act of the general assembly; and

(2) If such program is reauthorized, the program authorized under this section shall sunset automatically three years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset.

210.027. 1. For child-care providers who receive state or federal funds for providing child-care services, either by direct payment or through reimbursement to a child-care beneficiary, the department of ~~[social services]~~ **elementary and secondary education** shall:

(1) Establish publicly available website access to provider-specific information about any health and safety licensing or regulatory requirements for the providers, and including dates of inspections, history of violations, and compliance actions taken, as well as the consumer education information required under subdivision (12) of this ~~[section]~~ **subsection and subsection 2 of this section;**

- (2) Establish or designate one hotline for parents to submit complaints about child care providers;
- (3) Be authorized to revoke the registration of a registered provider for due cause;
- (4) Require providers to be at least eighteen years of age;
- (5) **(a)** Establish minimum requirements for building and physical premises to include:
 - ~~[(a)]~~ **a.** Compliance with state and local fire, health, and building codes, which shall include the ability to evacuate children in the case of an emergency; and
 - ~~[(b)]~~ **b.** Emergency preparedness and response planning.
- (b)** Child care providers shall meet ~~[these]~~ **such** minimum requirements prior to receiving federal assistance. Where there are no local ordinances or regulations regarding smoke detectors, the department shall require providers, by rule, to install and maintain an adequate number of smoke detectors in the residence or other building where child care is provided;
- (6) Require providers to be tested for tuberculosis on the schedule required for employees in licensed facilities;
- (7) Require providers to notify parents if the provider does not have immediate access to a telephone;
- (8) Make providers aware of local opportunities for training in first aid and child care;
- (9) Promulgate rules and regulations to define preservice training requirements for child care providers and employees pursuant to applicable federal laws and regulations;
- (10) Establish procedures for conducting unscheduled on-site monitoring of child care providers prior to receiving state or federal funds for providing child care services either by direct payment or through reimbursement to a child care beneficiary, and annually thereafter;
- (11) Require child care providers who receive assistance under applicable federal laws and regulations to report to the department any serious injuries or death of children occurring in child care; and
- (12) With input from statewide stakeholders such as parents, child care providers or administrators, and system advocate groups, establish a transparent system of quality indicators appropriate to the provider setting that shall provide parents with a way to differentiate between child care providers available in their communities as required by federal rules.

2. The system **established under subdivision (12) of subsection 1 of this section** shall describe the standards used to assess the quality of child care providers. The system shall indicate whether the provider meets Missouri's registration or licensing standards, is in compliance with applicable health and safety requirements, and the nature of any violations related to registration or licensing requirements. The system shall also indicate if the provider utilizes curricula and if the provider is in compliance with staff educational requirements. Such system of quality indicators established under this subdivision with the input from stakeholders shall be promulgated by rules. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2014, shall be invalid and void.

3. Subdivision (12) of subsection 1 of this section and subsection 2 of this ~~[subdivision]~~ section shall not be construed as authorizing the operation, establishment, maintenance, or mandating or offering of incentives to participate in a quality rating system under section ~~[161.216]~~ **161.217.**

~~[2. No state agency shall enforce the provisions of this section until October 1, 2015, or six months after the implementation of federal regulations mandating such provisions, whichever is later.]~~

210.102. 1. There is hereby established within the department of ~~[social services]~~ **elementary and secondary education** the "Coordinating Board for Early Childhood", which shall constitute a body corporate and politic, and shall include but not be limited to the following members:

- (1) A representative from the governor's office;
- (2) A representative from each of the following departments: health and senior services, mental health, social services, and elementary and secondary education;

- (3) A representative of the judiciary;
- (4) A representative of the family and community trust board (FACT);
- (5) A representative from the head start program; **and**

(6) Nine members appointed by the governor with the advice and consent of the senate who are representatives of the groups, such as business, philanthropy, civic groups, faith-based organizations, parent groups, advocacy organizations, early childhood service providers, and other stakeholders.

2. The coordinating board may make all rules it deems necessary to enable it to conduct its meetings, elect its officers, and set the terms and duties of its officers. The coordinating board shall elect from amongst its members a ~~chairperson~~ **chair**, vice ~~chairperson~~ **chair**, a secretary-reporter, and such other officers as it deems necessary. Members of the board shall serve without compensation but may be reimbursed for actual expenses necessary to the performance of their official duties for the board.

~~[2-]~~ 3. The coordinating board for early childhood shall have the power to:

- (1) Develop a comprehensive statewide long-range strategic plan for a cohesive early childhood system;
- (2) Confer with public and private entities for the purpose of promoting and improving the development of children from birth through age five of this state;
- (3) Identify legislative recommendations to improve services for children from birth through age five;
- (4) Promote coordination of existing services and programs across public and private entities;
- (5) Promote research-based approaches to services and ongoing program evaluation;
- (6) Identify service gaps and advise public and private entities on methods to close such gaps;
- (7) Apply for and accept gifts, grants, appropriations, loans, or contributions to the coordinating board for early childhood fund from any source, public or private, and enter into contracts or other transactions with any federal or state agency, any private organizations, or any other source in furtherance of the purpose of subsection 1 of this section and this subsection, and take any and all actions necessary to avail itself of such aid and cooperation;
- (8) Direct disbursements from the coordinating board for early childhood fund as provided in this section;
- (9) Administer the coordinating board for early childhood fund and invest any portion of the moneys not required for immediate disbursement in obligations of the United States or any agency or instrumentality of the United States, in obligations of the state of Missouri and its political subdivisions, in certificates of deposit and time deposits, or other obligations of banks and savings and loan associations, or in such other obligations as may be prescribed by the board;
- (10) Purchase, receive, take by grant, gift, devise, bequest or otherwise, lease, or otherwise acquire, own, hold, improve, employ, use, and otherwise deal with real or personal property or any interests therein, wherever situated;
- (11) Sell, convey, lease, exchange, transfer or otherwise dispose of all or any of its property or any interest therein, wherever situated;
- (12) Employ and fix the compensation of an executive director and such other agents or employees as it considers necessary;
- (13) Adopt, alter, or repeal by its own bylaws, rules, and regulations governing the manner in which its business may be transacted;
- (14) Adopt and use an official seal;
- (15) Assess or charge fees as the board determines to be reasonable to carry out its purposes;
- (16) Make all expenditures which are incident and necessary to carry out its purposes;
- (17) Sue and be sued in its official name; **and**
- (18) Take such action, enter into such agreements, and exercise all functions necessary or appropriate to carry out the duties and purposes set forth in this section.

~~[3-]~~ 4. There is hereby created the "Coordinating Board for Early Childhood Fund" which shall consist of the following:

- (1) Any moneys appropriated by the general assembly for use by the board in carrying out the powers set out in subsections 1 ~~[and 2]~~ **to 3** of this section;
- (2) Any moneys received from grants or which are given, donated, or contributed to the fund from any source;
- (3) Any moneys received as fees authorized under subsections 1 ~~[and 2]~~ **to 3** of this section;
- (4) Any moneys received as interest on deposits or as income on approved investments of the fund; **and**
- (5) Any moneys obtained from any other available source.

5. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the coordinating board for early childhood fund at the end of the biennium shall not revert to the credit of the general revenue fund.

210.203. The department of ~~[health and senior services]~~ **elementary and secondary education** shall maintain a record of substantiated, signed parental complaints against child care facilities licensed pursuant to this chapter, and shall make such complaints and findings available to the public upon request.

210.211. 1. It shall be unlawful for any person to establish, maintain or operate a child-care facility for children, or to advertise or hold ~~[himself or herself]~~ **oneself** out as being able to perform any of the services as defined in section 210.201, without having in effect a written license granted by the department of ~~[health and senior services]~~ **elementary and secondary education**; except that nothing in sections 210.203 to 210.245 shall apply to:

(1) Any person who is caring for six or fewer children, including a maximum of three children under the age of two, at the same physical address. For purposes of this subdivision, children who live in the caregiver's home and who are eligible for enrollment in a public kindergarten, elementary, or high school shall not be considered in the total number of children being cared for;

(2) Any person who receives free of charge, and not as a business, for periods not exceeding ninety consecutive days, as bona fide, occasional and personal guests the child or children of personal friends of such person, and who receives custody of no other unrelated child or children;

(3) Any graded boarding school that is conducted in good faith primarily to provide education;

(4) Any summer camp that is conducted in good faith primarily to provide recreation;

(5) Any hospital, sanitarium, or home that is conducted in good faith primarily to provide medical treatment or nursing or convalescent care for children;

(6) Any residential facility or day program licensed by the department of mental health under sections 630.705 to 630.760 that provides care, treatment, and habilitation exclusively to children who have a primary diagnosis of mental disorder, mental illness, intellectual disability, or developmental disability, as those terms are defined in section 630.005;

(7) Any school system as defined in section 210.201;

(8) Any Montessori school as defined in section 210.201;

(9) Any business that operates a child care program for the convenience of its customers **or its employees** if the following conditions are met:

(a) The business provides child care for **customers' or employees'** children for no more than four hours per day; and

(b) Customers **or employees** remain on site while their children are being cared for by the business establishment;

(10) Any home school as defined in section 167.031;

(11) Any religious organization academic preschool or kindergarten for four- and five-year-old children;

(12) Any weekly Sunday or Sabbath school, a vacation bible school, or child care made available while the parents or guardians are attending worship services or other meetings and activities conducted or sponsored by a religious organization;

(13) Any neighborhood youth development program under section 210.278;

(14) Any religious organization elementary or secondary school;

(15) Any private organization elementary or secondary school system providing child care to children younger than school age. If a facility or program is exempt from licensure based upon this exception, such facility or program shall submit documentation annually to the department to verify its licensure-exempt status;

(16) Any nursery school as defined in section 210.201; and

(17) Any child care facility maintained or operated under the exclusive control of a religious organization. If a nonreligious organization having as its principal purpose the provision of child care services enters into an arrangement with a religious organization for the maintenance or operation of a child care facility, the facility is not under the exclusive control of the religious organization.

2. Notwithstanding the provisions of subsection 1 of this section, no child-care facility shall be exempt from licensure if such facility receives any state or federal funds for providing care for children, except for federal funds for those programs which meet the requirements for participation in the Child and Adult Care Food Program pursuant to 42 U.S.C. Section 1766. Grants to parents for child care pursuant to sections 210.201 to 210.257 shall not be construed to be funds received by a person or facility listed in subdivisions (1) and (17) of subsection 1 of this section.

3. Any child care facility not exempt from licensure shall disclose the licensure status of the facility to the parents or guardians of children for which the facility provides care. No child care facility exempt from licensure shall represent to any parent or guardian of children for which the facility provides care that the facility is licensed

when such facility is in fact not licensed. A parent or guardian shall sign a written notice indicating ~~[he or she]~~ **such parent or guardian** is aware of the licensure status of the facility. The facility shall keep a copy of this signed written notice on file. All child care facilities shall provide the parent or guardian enrolling a child in the facility with a written explanation of the disciplinary philosophy and policies of the child care facility.

210.221. 1. The department of ~~[health and senior services]~~ **elementary and secondary education** shall have the following powers and duties:

(1) After inspection, to grant licenses to persons to operate child-care facilities if satisfied as to the good character and intent of the applicant and that such applicant is qualified and equipped to render care or service conducive to the welfare of children. Each license shall specify the kind of child-care services the licensee is authorized to perform, the number of children that can be received or maintained, and their ages ~~[and sex]~~;

(2) To inspect the conditions of the homes and other places in which the applicant operates a child-care facility, inspect their books and records, premises and children being served, examine their officers and agents, deny, suspend, place on probation or revoke the license of such persons as fail to obey the provisions of sections 210.201 to 210.245 or the rules and regulations made by the department of ~~[health and senior services]~~ **elementary and secondary education**. The ~~[director]~~ **commissioner** also may revoke or suspend a license when the licensee ~~[fails to renew or]~~ surrenders the license;

(3) To promulgate and issue rules and regulations the department deems necessary or proper in order to establish standards of service and care to be rendered by such licensees to children. No rule or regulation promulgated by the ~~[division]~~ **department** shall in any manner restrict or interfere with any religious instruction, philosophies or ministries provided by the facility and shall not apply to facilities operated by religious organizations which are not required to be licensed;

(4) To approve training concerning the safe sleep recommendations of the American Academy of Pediatrics in accordance with section 210.223; and

(5) To determine what records shall be kept by such persons and the form thereof, and the methods to be used in keeping such records, and to require reports to be made to the department at regular intervals.

2. Any child-care facility may request a variance from a rule or regulation promulgated pursuant to this section. The request for a variance shall be made in writing to the department of ~~[health and senior services]~~ **elementary and secondary education** and shall include the reasons the facility is requesting the variance. The department shall approve any variance request that does not endanger the health or safety of the children served by the facility. The burden of proof at any appeal of a disapproval of a variance application shall be with the department ~~[of health and senior services]~~. Local inspectors may grant a variance, subject to approval by the department ~~[of health and senior services]~~.

3. The department of **elementary and secondary education** shall deny, suspend, place on probation or revoke a license if ~~[it]~~ **the department** receives official written notice that the local governing body has found that license is prohibited by any local law related to the health and safety of children. The department may deny an application for a license if the department determines that a home or other place in which an applicant would operate a child-care facility is located within one thousand feet of any location where a person required to register under sections 589.400 to 589.425 either resides, as that term is defined in subsection 3 of section 566.147, or regularly receives treatment or services, excluding any treatment or services delivered in a hospital, as that term is defined in section 197.020, or in facilities owned or operated by a hospital system. The department may, after inspection, find the licensure, denial of licensure, suspension or revocation to be in the best interest of the state.

4. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in sections 210.201 to 210.245 shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. All rulemaking authority delegated prior to August 28, 1999, is of no force and effect and repealed. Nothing in this section shall be interpreted to repeal or affect the validity of any rule filed or adopted prior to August 28, 1999, if it fully complied with all applicable provisions of law. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 1999, shall be invalid and void.

210.223. 1. All licensed child care facilities that provide care for children less than one year of age shall implement and maintain a written safe sleep policy in accordance with the most recent safe sleep recommendations of the American Academy of Pediatrics. The purpose of the safe sleep policy is to maintain a safe sleep environment that reduces the risk of sudden infant death syndrome and sudden unexpected infant deaths in children less than one year of age.

2. When, in the opinion of the infant's licensed health care provider, an infant requires alternative sleep positions or special sleeping arrangements that differ from those set forth in the most recent sleep recommendations of the American Academy of Pediatrics, the child care facility shall be provided with written instructions, signed by the infant's licensed health care provider, detailing the alternative sleep positions or special sleeping arrangements for such infant. The child care facility shall put the infant to sleep in accordance with such written instructions.

3. As used in this section, the following terms shall mean:

(1) "Sudden infant death syndrome", the sudden death of an infant less than one year of age that cannot be explained after a thorough investigation has been conducted, including a complete autopsy, an examination of the death scene, and a review of the clinical history;

(2) "Sudden unexpected infant death", the sudden and unexpected death of an infant less than one year of age in which the manner and cause of death are not immediately obvious prior to investigation. Causes of sudden unexpected infant death include, but are not limited to, metabolic disorders, hypothermia or hyperthermia, neglect or homicide, poisoning, and accidental suffocation.

4. All employees of licensed child care facilities who care for infants less than one year of age or any volunteer who may be assisting at the facility shall successfully complete department-approved training on the most recent safe sleep recommendations of the American Academy of Pediatrics every three years.

5. The department of **elementary and secondary education** shall promulgate rules to implement the provisions of this section. Such rules shall include, but not be limited to:

(1) Amending any current rules which are not in compliance with the most recent safe sleep recommendations of the American Academy of Pediatrics~~], including but not limited to 19 CSR 30.62-092(1)C- which permits the use of bumper pads in cribs or playpens];~~

(2) Keeping soft or loose bedding away from sleeping infants and out of safe sleep environments including, but not limited to, bumper pads, pillows, quilts, comforters, sleep positioning devices, sheepskins, blankets, flat sheets, cloth diapers, bibs, and other similar items; and

(3) Prohibiting blankets or other soft or loose bedding from being hung on the sides of cribs.

6. The department of **elementary and secondary education** may adopt emergency rules to implement the requirements of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2015, shall be invalid and void.

210.231. The department of ~~[health and senior services]~~ **elementary and secondary education** may designate to act for it, with full authority of law, any instrumentality of any political subdivision of the state of Missouri deemed by the department of ~~[health and senior services]~~ **elementary and secondary education** to be competent, to investigate and inspect licensees and applicants for a license. Local inspection of child care facilities may be accomplished if the standards employed by local personnel are substantially equivalent to state standards and local personnel are available for enforcement of such standards.

210.241. Any person aggrieved by a final decision of the department of ~~[health and senior services]~~ **elementary and secondary education** made in the administration of sections 210.201 to 210.245 shall be entitled to judicial review thereof as provided in chapter 536.

210.245. 1. Any person who violates any provision of sections 210.201 to 210.245, or who for such person or for any other person makes materially false statements in order to obtain a license or the renewal thereof pursuant to sections 210.201 to 210.245, shall be guilty of a class C misdemeanor for the first offense and shall be assessed a fine not to exceed seven hundred fifty dollars and shall be guilty of a class A misdemeanor and shall be assessed a fine of up to two thousand dollars per day, not to exceed a total of ten thousand dollars for subsequent offenses. In case such guilty person is a corporation, association, institution or society, the officers thereof who participate in such misdemeanor shall be subject to the penalties provided by law.

2. If the department of ~~[health and senior services]~~ **elementary and secondary education** proposes to deny, suspend, place on probation or revoke a license, the department ~~[of health and senior services]~~ shall serve upon the applicant or licensee written notice of the proposed action to be taken. The notice shall contain a statement of the type of action proposed, the basis for it, the date the action will become effective, and a statement that the applicant or licensee shall have thirty days to request in writing a hearing before the administrative hearing commission and that such request shall be made to the department of ~~[health and senior services]~~ **elementary and**

secondary education. If no written request for a hearing is received by the department of ~~[health and senior services]~~ **elementary and secondary education** within thirty days of the delivery or mailing by certified mail of the notice to the applicant or licensee, the proposed discipline shall take effect on the thirty-first day after such delivery or mailing of the notice to the applicant or licensee. If the applicant or licensee makes a written request for a hearing, the department of ~~[health and senior services]~~ **elementary and secondary education** shall file a complaint with the administrative hearing commission within ninety days of receipt of the request for a hearing.

3. The department of ~~[health and senior services]~~ **elementary and secondary education** may issue letters of censure or warning without formal notice or hearing. Additionally, the department of ~~[health and senior services]~~ **elementary and secondary education** may place a licensee on probation pursuant to chapter 621.

4. The department of ~~[health and senior services]~~ **elementary and secondary education** may suspend any license simultaneously with the notice of the proposed action to be taken in subsection 2 of this section, if the department ~~[of health and senior services]~~ finds that there is a threat of imminent bodily harm to the children in care. The notice of suspension shall include the basis of the suspension and the appeal rights of the licensee pursuant to this section. The licensee may appeal the decision to suspend the license to the department of ~~[health and senior services]~~ **elementary and secondary education**. The appeal shall be filed within ten days from the delivery or mailing by certified mail of the notice of appeal. A hearing shall be conducted by the department of ~~[health and senior services]~~ **elementary and secondary education** within ten days from the date the appeal is filed. The suspension shall continue in effect until the conclusion of the proceedings, including review thereof, unless sooner withdrawn by the department of ~~[health and senior services]~~ **elementary and secondary education**, dissolved by a court of competent jurisdiction or stayed by the administrative hearing commission. Any person aggrieved by a final decision of the department made pursuant to this section shall be entitled to judicial review in accordance with chapter 536.

5. In addition to initiating proceedings pursuant to subsection 1 of this section, or in lieu thereof, the prosecuting attorney of the county where the child-care facility is located may file suit for a preliminary and permanent order overseeing or preventing the operation of a child-care facility for violating any provision of sections 210.201 to 210.245. The order shall remain in force until such a time as the court determines that the child-care facility is in substantial compliance. If the prosecuting attorney refuses to act or fails to act after receipt of notice from the department of ~~[health and senior services]~~ **elementary and secondary education**, the department ~~[of health and senior services]~~ may request that the attorney general seek an injunction of the operation of such child-care facility.

6. In cases of imminent bodily harm to children in the care of a child-care facility, including an unlicensed, nonexempt facility, the department **of elementary and secondary education** may file suit in the circuit court of the county in which the child-care facility is located for injunctive relief, which may include removing the children from the facility, overseeing the operation of the facility or closing the facility. Failure by the department to file suit under the provisions of this subsection shall not be construed as creating any liability in tort or incurring other obligations or duties except as otherwise specified.

7. Any person who operates an unlicensed, nonexempt child-care facility in violation of the provisions of sections 210.201 to 210.245 shall be liable for a civil penalty of not less than seven hundred fifty dollars and not more than two thousand dollars. The department **of elementary and secondary education** shall serve upon such person written notice of the department's findings as to the child-care facility's unlicensed, nonexempt status, along with educational materials about Missouri's child-care facility laws and regulations, how a facility may become exempt or licensed, and penalties for operating an unlicensed, nonexempt child-care facility. The notice shall contain a statement that the person shall have thirty days to become compliant with sections 210.201 to 210.245, including attaining exempt status or becoming licensed. The person's failure to do so shall result in a civil action in the circuit court of Cole County or criminal charges under this section. If, following the receipt of the written notice, the person operating the child-care facility fails to become compliant with sections 210.201 to 210.245, the department may bring a civil action in the circuit court of Cole County against such person. The department may, but shall not be required to, request that the attorney general bring the action in place of the department. No civil action provided by this subsection shall be brought if the criminal penalties under subsection 1 of this section have been previously ordered against the person for the same violation. Failure by the department to file suit under the provisions of this subsection shall not be construed as creating any liability in tort or incurring other obligations or duties except as otherwise specified.

8. There shall be established the "Family Child Care Provider Fund" in the state treasury, which shall consist of such funds as appropriated by the general assembly. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and moneys in the fund shall be used solely by the department **of elementary and secondary**

education for the dissemination of information concerning compliance with child-care facility laws and regulations, including licensed or exempt status; educational initiatives relating to, inter alia, child care, safe sleep practices, and child nutrition; and the provision of financial assistance on the basis of need for family child-care homes to become licensed, as determined by the department and subject to available moneys in the fund. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

210.251. 1. ~~[By January 1, 1994,]~~ Financial incentives shall be provided by the department of ~~[health and senior services]~~ **elementary and secondary education** through the child development block grant and other public moneys for child-care facilities wishing to upgrade their standard of care and which meet quality standards.

2. The department of health and senior services shall make federal funds available to licensed or inspected child-care centers pursuant to federal law as set forth in the Child and Adult Care Food Program, 42 U.S.C. Section 1766.

3. Notwithstanding any other provision of law to the contrary, in the administration of the program for at-risk children through the Child and Adult Care Food Program, 42 U.S.C. Section 1766, this state shall not have requirements that are stricter than federal regulations for participants in such program. Child care facilities shall not be required to be licensed child care providers to participate in such federal program so long as minimum health and safety standards are met and documented.

210.254. 1. Child-care facilities operated by religious organizations pursuant to the exempt status recognized in subdivision (17) of subsection 1 of section 210.211 shall upon enrollment of any child provide the parent or guardian enrolling the child two copies of a notice of parental responsibility, one copy of which shall be retained in the files of the facility after the enrolling parent acknowledges, by signature, having read and accepted the information contained therein.

2. The notice of parental responsibility shall include the following:

(1) Notification that the child-care facility is exempt as a religious organization from state licensing and therefore not inspected or supervised by the department of ~~[health and senior services]~~ **elementary and secondary education** other than as provided herein and that the facility has been inspected by those designated in section 210.252 and is complying with the fire, health and sanitation requirements of sections 210.252 to 210.257;

(2) The names, addresses and telephone numbers of agencies and authorities which inspect the facility for fire, health and safety and the date of the most recent inspection by each;

(3) The staff/child ratios for enrolled children under two years of age, for children ages two to four and for those five years of age and older as required by the department of ~~[health and senior services]~~ **elementary and secondary education** regulations in licensed facilities, the standard ratio of staff to number of children for each age level maintained in the exempt facility, and the total number of children to be enrolled by the facility;

(4) Notification that background checks have been conducted under the provisions of section 210.1080;

(5) The disciplinary philosophy and policies of the child-care facility; and

(6) The educational philosophy and policies of the child-care facility.

3. A copy of notice of parental responsibility, signed by the principal operating officer of the exempt child-care facility and the individual primarily responsible for the religious organization conducting the child-care facility and copies of the annual fire and safety inspections shall be filed annually during the month of August with the department of ~~[health and senior services]~~ **elementary and secondary education**.

210.255. 1. A parent or guardian of a child enrolled in a child care facility established, maintained or operated by a religious organization who has cause to believe that this section and section 210.254 are being violated may notify appropriate local law enforcement authorities.

2. If a child care facility maintained or operated under the exclusive control of a religious organization is suspected of violating any provision of sections 210.252 to 210.255, or if there is good cause to believe that the signatory made a materially false statement in the notice of parental responsibility required by sections 210.252 to 210.255, the department of ~~[health and senior services]~~ **elementary and secondary education** shall give twenty days' written notice to the facility concerning the nature of its suspected noncompliance. If compliance is not forthcoming within the twenty days, the department shall thereafter notify the prosecuting attorney of the county wherein the facility is located concerning the suspected noncompliance. If the prosecuting attorney refuses to act or fails to act within thirty days of receipt of notice from the department, the department of ~~[health and senior services]~~ **elementary and secondary education** may notify the attorney general concerning the suspected noncompliance and the attorney general may proceed under section ~~[210.248]~~ **27.060**.

210.256. 1. Any person who violates any provision of sections 210.252 to 210.255, or who for such person or for any other person makes a materially false statement in the notice of parental responsibility required by sections 210.254 and 210.255, shall be guilty of an infraction for the first offense and shall be assessed a fine not to exceed two hundred dollars and shall be guilty of a class A misdemeanor for subsequent offenses. In case such guilty person is a corporation, association, institution, or society, the officers thereof who participate in such violation shall be subject to the same penalties.

2. In addition to initiating proceedings pursuant to subsection 1 of this section, or in lieu thereof, the prosecuting attorney of the county where the child-care facility is located may file suit for a preliminary and permanent order overseeing or preventing the operation of a child-care facility for violating any provision of section 210.252. The injunction shall remain in force until such time as the court determines that the child-care facility is in substantial compliance.

3. In cases of imminent bodily harm to children in the care of a child-care facility, the department of ~~health and senior services~~ **elementary and secondary education** may apply to the circuit court of the county in which the child-care facility is located for injunctive relief, which may include removing the children from the facility, overseeing the operation of the facility or closing the facility.

210.258. 1. The provisions of this section and section 210.259 apply to a child care facility maintained or operated under the exclusive control of a religious organization. Nothing in sections 210.252 to 210.257 shall be construed to authorize the department of ~~health and senior services~~ **elementary and secondary education** or any other governmental entity:

(1) To interfere with the program, curriculum, ministry, teaching or instruction offered in a child care facility;

(2) To interfere with the selection, certification, minimal formal educational degree requirements, supervision or terms of employment of a facility's personnel;

(3) To interfere with the selection of individuals sitting on any governing board of a child care facility;

(4) To interfere with the selection of children enrolled in a child care facility; or

(5) To prohibit the use of corporal punishment. However, the department of ~~health and senior services~~ **elementary and secondary education** may require the child care facility to provide the parent or guardian enrolling a child in the facility a written explanation of the disciplinary philosophy and policies of the child care facility.

2. Nothing in subdivisions (2) and (3) of **subsection 1** of this section shall be interpreted to relieve a child care facility of its duties and obligations under section 210.1080, or to interfere with the department's duties and obligations under said section.

210.275. Any program licensed by the department of ~~health and senior services~~ **elementary and secondary education** pursuant to this chapter providing child care to school-age children that is located and operated on elementary or secondary school property shall comply with the child-care licensure provisions in this chapter; except that, for safety, health and fire purposes, all buildings and premises for any such programs shall be deemed to be in compliance with the child-care licensure provisions in this chapter.

210.1007. 1. The department of ~~health and senior services~~ **elementary and secondary education** shall ~~on or before July 1, 2003, and~~ quarterly ~~thereafter,~~ provide all child-care facilities licensed pursuant to this chapter with a comprehensive list of children's products that have been identified by the Consumer Product Safety Commission as unsafe.

2. Upon notification, a child-care facility shall inspect its premises and immediately dispose of any unsafe children's products which are discovered. Such inspection shall be documented by signing and dating the department's notification form in a space designated by the department. Signed and dated notification forms shall be maintained in the facility's files for departmental inspection.

3. During regular inspections, the department of **elementary and secondary education** shall document the facility's maintenance of past signed and dated notification forms. If the department discovers an unsafe children's product, the facility shall be instructed to immediately dispose of the product. If a facility fails to dispose of a product after being given notice that it is unsafe, it shall be considered a violation under the inspection.

4. The department of **elementary and secondary education** may promulgate rules for the implementation of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

210.1080. 1. As used in this section, the following terms mean:

(1) "Child care provider", a person licensed, regulated, or registered to provide child care within the state of Missouri, including the member or members, manager or managers, shareholder or shareholders, director or directors, and officer or officers of any entity licensed, regulated, or registered to provide child care within the state of Missouri;

(2) "Child care staff member", a child care provider; persons employed by the child care provider for compensation, including contract employees or self-employed individuals; individuals or volunteers whose activities involve the care or supervision of children for a child care provider or unsupervised access to children who are cared for or supervised by a child care provider; individuals residing in a family child care home who are ~~seventeen years of age or older before January 1, 2021, or~~ eighteen years of age or older ~~on or after January 1, 2021~~; or individuals residing in a ~~family child care~~ home **where child care is provided** who are under ~~seventeen years of age before January 1, 2021, or under~~ eighteen years of age ~~on or after January 1, 2021,~~ and have been certified as an adult for the commission of an offense;

(3) "Criminal background check":

(a) A Federal Bureau of Investigation fingerprint check;

(b) A search of the National Crime Information Center's National Sex Offender Registry; and

(c) A search of the following registries, repositories, or databases in Missouri, the state where the child care staff member resides, and each state where such staff member resided during the preceding five years:

a. The state criminal registry or repository, with the use of fingerprints being required in the state where the staff member resides and optional in other states;

b. The state sex offender registry or repository; and

c. The state-based child abuse and neglect registry and database;

(4) ~~"[Designated] Department", the department [to which criminal background check results are sent; the department of health and senior services for child care staff members or prospective child care staff members of licensed child care facilities; and the department of social services for child care staff members or prospective child care staff members of a license-exempt child care facility or an unlicensed child care facility registered with the department of social services under section 210.027]~~ **of elementary and secondary education;**

(5) "Qualifying result" or "qualifying criminal background check", a finding that a child care staff member or prospective child care staff member is eligible for employment or presence in a child care setting described under this section.

2. (1) Prior to the employment or presence of a child care staff member in a licensed, **license-exempt, or unlicensed registered** child care facility, the child care provider shall request the results of a criminal background check for such child care staff member from the department ~~[of health and senior services]~~.

(2) ~~[Prior to the employment or presence of a child care staff member in a license-exempt child care facility or an unlicensed child care facility registered with the department of social services, the child care provider shall request the results of a criminal background check for such child care staff member from the department of social services.]~~

~~(3)~~ A prospective child care staff member may begin work for a child care provider after **receiving** the qualifying result of either a Federal Bureau of Investigation fingerprint check or a search of the Missouri criminal registry or repository with the use of fingerprints ~~[has been received from the designated department]~~; however, pending completion of the criminal background check, the prospective child care staff member shall be supervised at all times by another child care staff member who received a qualifying result on the criminal background check within the past five years.

~~[(4)]~~ (3) Any individual who meets the definition of child care provider but is not responsible for the oversight or direction of the child care facility and does not have independent access to the child care facility is not required to request the results of a criminal background check under this section; however, such individual shall be accompanied by an individual with a qualifying criminal background check in order to be present at the child care facility during child care hours.

3. The costs of the criminal background check shall be the responsibility of the child care staff member but may be paid or reimbursed by the child care provider at the provider's discretion. The fees charged for the criminal background check shall not exceed the actual cost of processing and administration.

4. Upon completion of the criminal background check, any child care staff member or prospective child care staff member shall be ineligible for employment or presence at a licensed or license-exempt child care facility or an unlicensed child care facility registered with the department ~~[of social services]~~ and shall be disqualified from receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits if such person:

- (1) Refuses to consent to the criminal background check as required by this section;
- (2) Knowingly makes a materially false statement in connection with the criminal background check as required by this section;
- (3) Is registered, or is required to be registered, on a state sex offender registry or repository or the National Sex Offender Registry;
- (4) Is listed as a perpetrator of child abuse or neglect under sections 210.109 to 210.183 or any other finding of child abuse or neglect based on any other state's registry or database; or
- (5) Has pled guilty or nolo contendere to or been found guilty of:
 - (a) Any felony for an offense against the person as defined in chapter 565;
 - (b) Any other offense against the person involving the endangerment of a child as prescribed by law;
 - (c) Any misdemeanor or felony for a sexual offense as defined in chapter 566;
 - (d) Any misdemeanor or felony for an offense against the family as defined in chapter 568;
 - (e) Burglary in the first degree as defined in 569.160;
 - (f) Any misdemeanor or felony for robbery as defined in chapter 570;
 - (g) Any misdemeanor or felony for pornography or related offense as defined in chapter 573;
 - (h) Any felony for arson as defined in chapter 569;
 - (i) Any felony for armed criminal action as defined in section 571.015, unlawful use of a weapon as defined in section 571.030, unlawful possession of a firearm as defined in section 571.070, or the unlawful possession of an explosive **weapon** as defined in section 571.072;
 - (j) Any felony for making a terrorist threat as defined in section 574.115, 574.120, or 574.125;
 - (k) A felony drug-related offense committed during the preceding five years; or
 - (l) Any similar offense in any federal, state, municipal, or other court of similar jurisdiction of which the director of the ~~designated~~ department has knowledge.

5. Household members ~~[seventeen years of age or older before January 1, 2021, or eighteen years of age or older on or after January 1, 2021, or household members under seventeen years of age before January 1, 2021, or under eighteen years of age on or after January 1, 2021,]~~ who have been certified as an adult for the commission of an offense shall be ineligible to maintain a presence at a ~~[facility licensed as a family child care]~~ home **where child care is provided** during child care hours if any one or more of the provisions of subsection 4 of this section apply to such members.

6. A child care provider may also be disqualified from receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits if such person~~[-]~~ or any person ~~[seventeen years of age or older before January 1, 2021, or]~~ eighteen years of age or older ~~[on or after January 1, 2021,]~~ residing in the household in which child care is being provided, excluding child care provided in the child's home, has been refused licensure or has experienced licensure suspension or revocation under section 210.221 or 210.496.

7. A child care provider shall not be required to submit a request for a criminal background check under this section for a child care staff member if:

- (1) The staff member received a qualifying criminal background check within five years before the latest date on which such a submission may be made and while employed by or seeking employment by another child care provider within Missouri;
- (2) The department of **elementary and secondary education**, the department of health and senior services, or the department of social services provided to the first provider a qualifying criminal background check result, consistent with this section, for the staff member; and
- (3) The staff member is employed by a child care provider within Missouri or has been separated from employment from a child care provider within Missouri for a period of not more than one hundred eighty consecutive days.

8. (1) The department ~~[processing]~~ **shall process** the request for a criminal background check for any prospective child care staff member or child care staff member ~~[shall do so]~~ as expeditiously as possible, but not to exceed forty-five days after the date on which the provider submitted the request.

(2) The department shall provide the results of the criminal background check to the child care provider in a statement that indicates whether the prospective child care staff member or child care staff member is eligible or ineligible for employment or presence at the child care facility or receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits. The department shall not reveal to the child care provider any disqualifying crime or other related information regarding the prospective child care staff member or child care staff member.

(3) If such prospective child care staff member or child care staff member is ineligible for employment or presence at the child care facility, the department shall, when providing the results of criminal background check, include information related to each disqualifying crime or other related information, in a report to such prospective child care staff member or child care staff member, along with information regarding the opportunity to appeal under subsection 9 of this section.

(4) If a prospective child care provider or child care provider has been denied state or federal funds by the department ~~[of social services]~~ for providing child care, ~~[he or she]~~ **such individual** may appeal such denial to the department ~~[of social services]~~ **under section 210.027.**

9. (1) The prospective child care staff member or child care staff member may appeal a finding of ineligibility for employment or presence at a child care facility in writing to the department ~~[that made the determination of ineligibility]~~ to challenge the accuracy or completeness of the information contained in ~~[his or her]~~ **such individual's** criminal background check if ~~[his or her]~~ **such individual's** finding of ineligibility is based on one or more of the following offenses:

- (a) Murder, as described in 18 U.S.C. Section 1111;
- (b) Felony child abuse or neglect;
- (c) A felony crime against children, including child pornography;
- (d) Felony spousal abuse;
- (e) A felony crime involving rape or sexual assault;
- (f) Felony kidnapping;
- (g) Felony arson;
- (h) Felony physical assault or battery;
- (i) A violent misdemeanor offense committed as an adult against a child, including the offense of child abuse, child endangerment, or sexual assault, or a misdemeanor offense involving child pornography; or
- (j) Any similar offense in any federal, state, municipal, or other court.

(2) If a finding of ineligibility is based on an offense not provided for in subdivision (1) of this subsection, the prospective child care staff member or child care staff member may appeal to challenge the accuracy or completeness of the information contained in ~~[his or her]~~ **such individual's** criminal background check or to offer information mitigating the results and explaining why an eligibility exception should be granted.

(3) The **written** appeal shall be filed with the department ~~[that made the determination]~~ within ten days from the mailing of the notice of ineligibility. ~~[Such]~~ **The** department shall attempt to verify the accuracy of the information challenged by the individual, including making an effort to locate any missing disposition information related to the disqualifying offense. After the department verifies the accuracy of the information challenged by the individual, the department shall ~~[forward the appeal to the child care background screening review committee established in subdivision (4) of this subsection. The child care background screening review committee shall]~~ make a final decision on the written appeal, and such decision shall be made in a timely manner. Such decision shall be considered a noncontested final agency decision by the department ~~[that made the determination of ineligibility under this section]~~ and appealable under section 536.150. Such decision shall be appealed within thirty days of the mailing of the decision.

~~[(4) There is hereby established a "Child Care Background Screening Review Committee", which shall consist of the directors of the department of health and senior services and the department of social services or the directors' designee or designees.~~

~~(5) Any decision by the child care background screening review committee to grant an eligibility exception as allowed in this section shall only be made upon the approval of all committee members.~~

~~10. The department of health and senior services and the department of social services are authorized to enter into any agreements necessary to facilitate the sharing of information between the departments for the enforcement of this section including, but not limited to, the results of the criminal background check or any of its individual components.~~

~~11.]~~ **10.** Nothing in this section shall prohibit ~~[either]~~ the department ~~[of health and senior services or the department of social services]~~ from requiring more frequent checks of the family care safety registry established under section 210.903 or the central registry for child abuse established under section 210.109 in order to determine eligibility for employment or presence at the child care facility or receipt of state or federal funds for providing child care services either by direct payment or through reimbursement to an individual who receives child care benefits.

~~[12.]~~ **11.** The department ~~[of health and senior services and the department of social services]~~ may ~~[each]~~ adopt emergency rules to implement the requirements of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if

it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2018, shall be invalid and void.

~~[13-]~~ 12. The provisions of this section shall not apply to any child care facility, as defined in section 210.201, maintained or operated under the exclusive control of a religious organization, as described in subdivision (17) of subsection 1 of section 210.211, unless such facility is a recipient of federal funds for providing care for children, except for federal funds for those programs that meet the requirements for participation in the Child and Adult Care Food Program under 42 U.S.C. Section 1766.

~~[210.199. Any applicant for a grant or contract who offers early childhood development, education or care programs and who receives funds derived from an appropriation to the department of elementary and secondary education pursuant to paragraph (d) of subdivision (3) of section 313.835 shall be licensed by the department of health and senior services pursuant to sections 210.201 to 210.259 prior to opening of the facility. The provisions of this section shall not apply to any grant or contract awarded to a request for proposal issued prior to August 28, 1999.]"; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelley (127) offered **House Amendment No. 1 to House Amendment No. 3**.

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 2376, Page 7, Line 3, by inserting after the word "request" the phrase "**provided, however, that no information identifying the reporters shall be made available**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelley (127), **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Shields, **House Amendment No. 3, as amended**, was adopted.

Representative Veit offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 2376, Page 2, Section 163.063, Line 26, by inserting after all of said section and line the following:

"210.493. 1. Officers, managers, contractors, volunteers with access to children, **and employees**~~], and other support staff~~ of licensed residential care facilities and licensed child placing agencies in accordance with sections 210.481 to 210.536; owners of such residential care facilities who will have access to the facilities; and owners of such child placing agencies who will have access to children shall submit fingerprints and any information that the department requires to complete the background checks, as specified in regulations established by the department, to the Missouri state highway patrol for the purpose of conducting state and federal fingerprint-based background checks.

2. Officers, managers, contractors, volunteers with access to children, **and employees**, ~~and other support staff~~ of residential care facilities subject to the notification requirements under sections 210.1250 to 210.1286; any person eighteen years of age or older who resides at or on the property of such residential care facility; any person who has unsupervised contact with a resident of the residential care facility; and owners of such residential care facilities who will have access to the facilities shall submit fingerprints and any information that the department requires to complete the background checks, as specified in regulations established by the department, to the Missouri state highway patrol for the purpose of conducting state and federal fingerprint-based background checks.

3. A background check shall include:

(1) A **state and** Federal Bureau of Investigation fingerprint check; **and**

(2) ~~A search of the National Crime Information Center's National Sex Offender Registry; and~~

~~(3)~~ A search of the following registries, repositories, or databases in Missouri, the state where the applicant resides, and each state where such applicant resided during the preceding five years:

(a) The state criminal registry or repository, with the use of fingerprints being required in the state where the applicant resides and optional in other states;

(b) The state sex offender registry or repository;

(c) The state family care safety registry; and

(d) The state-based child abuse and neglect registry and database.

4. For the purposes this section and notwithstanding any other provision of law, "department" means the department of social services.

5. The department shall be responsible for background checks as part of a residential care facility or child placing agency application for licensure, renewal of licensure, or for license monitoring.

6. The department shall be responsible for background checks for residential care facilities subject to the notification requirements of sections 210.1250 to 210.1286.

7. Fingerprint cards and any required fees shall be sent to the Missouri state highway patrol's central repository. The fingerprints shall be used for searching the state criminal records repository and shall also be forwarded to the Federal Bureau of Investigation for a federal criminal records search under section 43.540. The Missouri state highway patrol shall notify the department of any criminal history record information or lack of criminal history record information discovered on the individual. Notwithstanding the provisions of section 610.120, all records related to any criminal history information discovered shall be accessible and available to the department.

8. Fingerprints submitted to the Missouri state highway patrol for the purpose of conducting state and federal fingerprint-based background checks under this section shall be valid for a period of five years.

9. The department shall provide the results of the background check to the applicant in a statement that indicates whether the applicant is eligible or ineligible for employment or presence at the licensed residential care facility or licensed child placing agency. The department shall not reveal to the residential care facility or the child placing agency any disqualifying offense or other related information regarding the applicant. The applicant shall have the opportunity to appeal an ineligible finding.

10. The department shall provide the results of the background check to the applicant in a statement that indicates whether the applicant is eligible or ineligible for employment or presence at the residential care facility subject to the notification requirements of sections 210.1250 to 210.1286. The department shall not reveal to the residential care facility any disqualifying offense or other related information regarding the applicant. The applicant shall have the opportunity to appeal an ineligible finding.

11. An applicant shall be ineligible if the applicant:

(1) Refuses to consent to the background check as required by this section;

(2) Knowingly makes a materially false statement in connection with the background check as required by this section;

(3) Is registered, or is required to be registered, on a state sex offender registry or repository ~~or the National Sex Offender Registry~~;

(4) Is listed as a perpetrator of child abuse or neglect under sections 210.109 to 210.183 or any other finding of child abuse or neglect based on any other state's registry or database; or

(5) Has pled guilty or nolo contendere to or been found guilty of:

(a) Any felony for an offense against the person as defined in chapter 565;

(b) Any other offense against the person involving the endangerment of a child as prescribed by law;

(c) Any misdemeanor or felony for a sexual offense as defined in chapter 566;

(d) Any misdemeanor or felony for an offense against the family as defined in chapter 568;
(e) Burglary in the first degree as defined in section 569.160;
(f) Any misdemeanor or felony for robbery as defined in chapter 570;
(g) Any misdemeanor or felony for pornography or related offense as defined in chapter 573;
(h) Any felony for arson as defined in chapter 569;
(i) Any felony for armed criminal action as defined in section 571.015, unlawful use of a weapon as defined in section 571.030, unlawful possession of a firearm as defined in section 571.070, or the unlawful possession of an explosive as defined in section 571.072;
(j) Any felony for making a terrorist threat as defined in section 574.115, 574.120, or 574.125;
(k) A felony drug-related offense committed during the preceding five years; or
(l) Any similar offense in any federal, state, or other court of similar jurisdiction of which the department has knowledge.

12. Any person aggrieved by a decision of the department shall have the right to seek an administrative review. The review shall be filed with the department within fourteen days from the mailing of the notice of ineligibility. Any decision not timely appealed shall be final.

13. Any required fees shall be paid by the individual applicant, facility, or agency.

14. The department is authorized to promulgate rules, including emergency rules, to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2021, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Veit, **House Amendment No. 4** was adopted.

Representative Shields offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 2376, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"162.720. 1. **(1) This subdivision shall apply to all school years ending before July 1, 2024.** Where a sufficient number of children are ~~[determined to be]~~ **identified as** gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, districts may establish special programs for such gifted children.

(2) For school year 2024-25 and all subsequent school years, if three percent or more of students enrolled in a school district are identified as gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, the district shall establish a state-approved gifted program for gifted children.

2. For school year 2024-25 and all subsequent school years, any teacher providing gifted services to students in districts with an average daily attendance of more than three hundred fifty students shall be certificated in gifted education. In districts with an average daily attendance of three hundred fifty students or fewer, any teacher providing gifted services shall not be required to be certificated to teach gifted education but such teacher shall annually participate in at least six clock hours of professional development focused on gifted services. The school district shall pay for such professional development focused on gifted services.

3. The state board of education shall determine standards for such gifted programs and gifted services. Approval of ~~[such]~~ gifted programs shall be made by the state department of elementary and secondary education based upon project applications submitted ~~[by July fifteenth of each year]~~ at a time and in a form determined by the department of elementary and secondary education.

~~[3-]~~ 4. No district shall ~~[make a determination as to whether]~~ identify a child ~~[is]~~ as gifted based on the child's participation in an advanced placement course or international baccalaureate course. Districts shall ~~[determine]~~ identify a child ~~[is]~~ as gifted only if the child meets the definition of gifted children as provided in section 162.675.

~~[4-]~~ 5. Any district with a gifted education program approved under subsection ~~[2]~~ 3 of this section shall have a policy, approved by the board of education of the district, that establishes a process that outlines the procedures and conditions under which parents or guardians may request a review of the decision ~~[that determined]~~ that their child did not qualify to receive services through the district's gifted education program.

~~[5-]~~ 6. School districts and school district employees shall be immune from liability for any and all acts or omissions relating to the decision that a child did not qualify to receive services through the district's gifted education program.

7. The department of elementary and secondary education may promulgate all necessary rules and regulations for the implementation and administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shields, **House Amendment No. 5** was adopted.

Representative Veit offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 2376, Page 2, Section 163.063, Line 26, by inserting after all of said section and line the following:

- "210.201. As used in sections 210.201 to 210.257, the following terms mean:
- (1) "Child", an individual who is under the age of seventeen;
 - (2) "Child care", care of a child away from his or her home for any part of the twenty-four-hour day for compensation or otherwise. Child care is a voluntary supplement to parental responsibility for the child's protection, development, and supervision;
 - (3) "Child-care facility" or "child care facility", a house or other place conducted or maintained by any person who advertises or holds himself or herself out as providing child care for any part of the twenty-four-hour day for compensation or otherwise if providing child care to more than:
 - (a) Six children; or
 - (b) Three children under two years of age;
 - (4) "Child care provider" or "provider", the person or persons licensed or required to be licensed under section 210.221 to establish, conduct, or maintain a child care facility;
 - (5) **"Day camp", a program operated by a person or organization between the hours of 6:00 a.m. and 7:00 p.m. when a local school system is not in session requiring actual pupil attendance with the primary function of providing a recreational program for children five years of age or older who are enrolled in kindergarten or any grade above kindergarten but providing no child care for children under five years of age who are not yet enrolled in kindergarten in the same space or in the same outdoor play area simultaneously;**
 - (6) "Montessori school", a child care program that is either accredited by, actively seeking accreditation by, or maintains an active school membership with the American Montessori Society, the Association Montessori Internationale, the International Montessori Counsel, or the Montessori Educational Programs International;
 - ~~[(6)]~~ (7) "Neighborhood youth development program", as described in section 210.278;

~~[(7)]~~ (8) "Nursery school", a program operated by a person or an organization with the primary function of providing an educational program for preschool-age children for no more than four hours per day per child;

~~[(8)]~~ (9) "Person", any individual, firm, corporation, partnership, association, agency, or an incorporated or unincorporated organization regardless of the name used;

~~[(9)]~~ (10) "Religious organization", a church, synagogue or mosque; an entity that has or would qualify for federal tax-exempt status as a nonprofit religious organization under Section 501(c) of the Internal Revenue Code; or an entity whose real estate on which the child-care facility is located is exempt from taxation because it is used for religious purposes;

~~[(10)]~~ (11) "School system", a program established primarily for education and that meets the following criteria:

(a) Provides education in at least the first to the sixth grade; and

(b) Provides evidence that the school system's records will be accepted by a public or private school for the transfer of any student;

~~[(11)]~~ (12) "Summer camp", a program operated from May to September by a person or organization with the primary function of providing a summer recreational program for children five years of age or older and providing no child care for children under five years of age in the same ~~[building]~~ **space** or in the same outdoor play area **simultaneously**.

210.211. 1. It shall be unlawful for any person to establish, maintain or operate a child-care facility for children, or to advertise or hold himself or herself out as being able to perform any of the services as defined in section 210.201, without having in effect a written license granted by the department of health and senior services; except that nothing in sections 210.203 to 210.245 shall apply to:

(1) Any person who is caring for six or fewer children, including a maximum of three children under the age of two, at the same physical address. For purposes of this subdivision, children who live in the caregiver's home and who are eligible for enrollment in a public kindergarten, elementary, or high school shall not be considered in the total number of children being cared for;

(2) Any person who receives free of charge, and not as a business, for periods not exceeding ninety consecutive days, as bona fide, occasional and personal guests the child or children of personal friends of such person, and who receives custody of no other unrelated child or children;

(3) Any graded boarding school that is conducted in good faith primarily to provide education;

(4) Any summer **or day** camp that is conducted in good faith primarily to provide recreation;

(5) Any hospital, sanitarium, or home that is conducted in good faith primarily to provide medical treatment or nursing or convalescent care for children;

(6) Any residential facility or day program licensed by the department of mental health under sections 630.705 to 630.760 that provides care, treatment, and habilitation exclusively to children who have a primary diagnosis of mental disorder, mental illness, intellectual disability, or developmental disability, as those terms are defined in section 630.005;

(7) Any school system as defined in section 210.201;

(8) Any Montessori school as defined in section 210.201;

(9) Any business that operates a child care program for the convenience of its customers if the following conditions are met:

(a) The business provides child care for employees' children for no more than four hours per day; and

(b) Customers remain on site while their children are being cared for by the business establishment;

(10) Any home school as defined in section 167.031;

(11) Any religious organization academic preschool or kindergarten for four- and five-year-old children;

(12) Any weekly Sunday or Sabbath school, a vacation bible school, or child care made available while the parents or guardians are attending worship services or other meetings and activities conducted or sponsored by a religious organization;

(13) Any neighborhood youth development program under section 210.278;

(14) Any religious organization elementary or secondary school;

(15) Any private organization elementary or secondary school system providing child care to children younger than school age. If a facility or program is exempt from licensure based upon this exception, such facility or program shall submit documentation annually to the department to verify its licensure-exempt status;

(16) Any nursery school as defined in section 210.201; and

(17) Any child care facility maintained or operated under the exclusive control of a religious organization.

If a nonreligious organization having as its principal purpose the provision of child care services enters into an arrangement with a religious organization for the maintenance or operation of a child care facility, the facility is not under the exclusive control of the religious organization.

2. Notwithstanding the provisions of subsection 1 of this section, no child-care facility shall be exempt from licensure if such facility receives any state or federal funds for providing care for children, except for federal funds for those programs which meet the requirements for participation in the Child and Adult Care Food Program pursuant to 42 U.S.C. Section 1766. Grants to parents for child care pursuant to sections 210.201 to 210.257 shall not be construed to be funds received by a person or facility listed in subdivisions (1) and (17) of subsection 1 of this section.

3. ~~[Any]~~ Every child care facility ~~[not exempt from licensure]~~ shall disclose the licensure status of the facility to the parents or guardians of children for which the facility provides care. No child care facility exempt from licensure shall represent to any parent or guardian of children for which the facility provides care that the facility is licensed when such facility is in fact not licensed. A parent or guardian **utilizing an unlicensed child care facility** shall sign a written notice indicating he or she is aware of the ~~[licensure]~~ **unlicensed** status of the facility. The facility shall keep a copy of this signed written notice on file. All child care facilities shall provide the parent or guardian enrolling a child in the facility with a written explanation of the disciplinary philosophy and policies of the child care facility."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Burnett offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute for House Bill No. 2376, Page 1, Line 1, by inserting after the number "2376," the following:

"Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"135.347. 1. As used in this section, the following terms mean:

(1) **"Qualified taxpayer", any employer subject to the state income tax imposed under chapter 143, excluding the withholding tax imposed under sections 143.191 to 143.265, who pays for or provides child day care services, including the provision of the service of locating such services, to its employees or that provides facilities and necessary equipment for child day care services;**

(2) **"Tax credit", a credit against the tax otherwise due under chapter 143, excluding withholding tax imposed under sections 143.191 to 143.265.**

2. For all tax years beginning on or after January 1, 2023, a qualified taxpayer shall be allowed to claim a tax credit against the qualified taxpayer's state tax liability as follows:

(1) **Thirty percent of the total amount expended in the state during the tax year by a qualified taxpayer for child day care services purchased to provide care for the dependent children of the qualified taxpayer's employees or for the provision of the service of locating such services for such children;**

(2) (a) **In the tax year in which a facility providing child day care services in the state for use primarily by the dependent children of the qualified taxpayer's employees is established, fifty percent of the total amount expended during such year by a qualified taxpayer in the establishment and operation of such facility;**

(b) **For all tax years beginning on or after January 1, 2023, in the tax years other than the tax year to which paragraph (a) of this subdivision applies, fifty percent of the total amount expended during the tax year by a qualified taxpayer for the operation of a facility described in this subdivision less the amount of moneys received by the qualified taxpayer for use of such facility for child day care services;**

(3) (a) **In the tax year in which a facility providing child day care services in the state for use primarily by the dependent children of the qualified taxpayer's employees is established in conjunction with one or more other qualified taxpayers, fifty percent of the total amount expended during such year by a qualified taxpayer in the establishment and operation of such facility;**

(b) **For all tax years beginning on or after January 1, 2023, in the tax years other than the tax year to which paragraph (a) of this subdivision applies, fifty percent of the total amount expended during the tax year by a qualified taxpayer for the operation of a facility described in this subdivision less the amount of moneys received by the qualified taxpayer for use of such facility for child day care services; and**

(4) For all tax years beginning on or after January 1, 2023, fifty percent of the total amount expended during the tax year by a qualified taxpayer as payments to an organization providing access to available child day care services for the qualified taxpayer's employees.

3. No credit shall be allowed under this section unless the child day care facility or provider is licensed or registered under Missouri law.

4. The credit allowed by subdivision (1) of subsection 2, paragraph (b) of subdivision (2) of subsection 2, and paragraph (b) of subdivision (3) of subsection 2 shall not exceed thirty thousand dollars for any qualified taxpayer during any tax year. The credit allowed by paragraph (a) of subdivision (2) of subsection 2, paragraph (a) of subdivision (3) of subsection 2, and subdivision (4) of subsection 2 shall not exceed forty-five thousand dollars for any qualified taxpayer during any tax year.

5. The amount of the credit that exceeds the tax liability for the tax year shall be refunded to the qualified taxpayer.

6. If the qualified taxpayer is a corporation having an election in effect under Subchapter S of the federal Internal Revenue Code or a partnership, the credit provided by this section shall be claimed by the shareholders of such corporation or the partners of such partnership in the same manner as such shareholders or partners account for their proportionate shares of the income or loss of the corporation or partnership.

7. The cumulative amount of tax credits allowed to all qualified taxpayers under this section shall not exceed three million dollars per tax year. If the amount of tax credits claimed in a tax year under this section exceeds three million dollars, tax credits shall be allowed based on the order in which they are claimed.

8. No tax credit claimed under this section shall be carried forward to any subsequent tax year.

9. No tax credit claimed under this section shall be assigned, transferred, sold, or otherwise conveyed.

10. The department of revenue shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

11. Under section 23.253 of the Missouri sunset act:

(1) The provisions of the new program authorized under this section shall automatically sunset six years after the effective date of this section unless reauthorized by an act of the general assembly;

(2) If such program is reauthorized, the program authorized under this section shall automatically sunset twelve years after the effective date of the reauthorization of this section; and

(3) This section shall terminate on September first of the calendar year immediately following the calendar year in which the provisions authorized under this section are sunset."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schwadron raised a point of order that **House Amendment No. 1 to House Amendment No. 6** amends previously amended material.

The point of order was withdrawn.

House Amendment No. 1 to House Amendment No. 6 was withdrawn.

Representative Toalson Reisch offered **House Amendment No. 2 to House Amendment No. 6**.

House Amendment No. 2
to
House Amendment No. 6

AMEND House Amendment No. 6 to House Committee Substitute for House Bill No. 2376, Page 3, Line 39, by deleting said line and inserting in lieu thereof the following:

"of the child care facility.

4. Up to two children who are five years of age or older and who are related within the third degree of consanguinity or affinity to, adopted by, or under court-appointed guardianship or legal custody of a child care provider who is responsible for the daily operation of a licensed family child care facility that is organized as a corporation, association, firm, partnership, limited liability company, sole proprietorship, or any other type of business entity in this state shall not be included in the number of children counted toward the maximum number of children for which the licensed family child care facility is licensed under section 210.221. If more than one member of the corporation, association, firm, partnership, limited liability company, or other business entity is responsible for the daily operation of the licensed family child care facility, then the related children of only one such member shall be excluded. A licensed family child care facility caring for children not counted in the maximum number of children, as permitted under this subsection, shall disclose this to parents or guardians on the written notice required under subsection 3 of this section. If a licensed family child care facility begins caring for children not counted in the maximum number of children after a parent or guardian has signed the written notice required under subsection 3 of this section, the licensed family child care facility shall provide a separate notice to the parent or guardian that the licensed family child care facility is caring for children not counted in the maximum number of children for which the licensed family child care facility is licensed and shall keep a copy of the signed notice on file.

5. Nothing in this section shall prevent the department from enforcing licensing regulations promulgated under this chapter, including, but not limited to, supervision requirements and capacity limitations based on the amount of child care space available.

6. Notwithstanding any other provision of law to the contrary, any licensed child care facility receiving funding for a child in the facility's care under the Child Care and Development Block Grant Act of 2014, as amended, and not utilizing the exemptions outlined in this section, shall abide by the licensure provisions required under this chapter to receive such funding.

Section B. Because of the need for safe and adequate child care services for Missouri families, the repeal and reenactment of sections 210.201 and 210.211 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of sections 210.201 and 210.211 of section A of this act shall be in full force and effect upon its passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Toalson Reisch, **House Amendment No. 2 to House Amendment No. 6** was adopted.

On motion of Representative Veit, **House Amendment No. 6, as amended**, was adopted.

Representative Shields offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 2376, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"161.217. 1. The department of elementary and secondary education, in collaboration with **the department's office of childhood**, the Missouri Head Start State Collaboration Office, and the departments of ~~[health and senior services,]~~ mental health~~;~~ and social services, shall ~~[develop, as a three-year pilot program,]~~ **provide a continuous quality improvement process for early learning programs and present families with consumer education about the quality of early learning programs by producing** a voluntary early learning quality assurance report. The early learning quality assurance report shall be developed based on evidence-based practices.

2. Participation in the early learning quality assurance report ~~[pilot]~~ program shall be voluntary for any licensed or license-exempt early learning providers that are center-based or home-based and are providing services for children from any ages from birth up to kindergarten.

3. The early learning quality assurance report may include, but is not limited to, information regarding staff qualifications, instructional quality, professional development, health and safety standards, parent engagement, and community engagement.

4. The early learning quality assurance report shall not be used for enforcement of compliance with any law or for any punitive purposes.

5. The department of elementary and secondary education shall promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2016, shall be invalid and void.

6. Under section 23.253 of the Missouri sunset act:

(1) ~~[The provisions of the new program authorized under]~~ This section shall ~~[automatically]~~ sunset ~~[three years after August 28, 2019, unless reauthorized by an act of the general assembly; and~~

(2) ~~If such program is reauthorized, the program authorized under this section shall automatically sunset three years after the effective date of the reauthorization of this section]~~ **on August 28, 2026; and**

~~[(3)]~~ (2) This section shall terminate on September first of the calendar year immediately following the calendar year in which the program authorized under this section is sunset."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Shields, **House Amendment No. 7** was adopted.

On motion of Representative Kelly (141), **HCS HB 2376, as amended**, was adopted.

On motion of Representative Kelly (141), **HCS HB 2376, as amended**, was ordered perfected and printed.

HB 2325, relating to the workforce diploma program, was taken up by Representative Patterson.

Representative Patterson offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Bill No. 2325, Page 1, In the Title, Lines 2 and 3, by deleting the words "the workforce diploma program" and inserting in lieu thereof the words "professional development"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Patterson, **House Amendment No. 4** was adopted.

Representative Baker offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Bill No. 2325, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"160.565. 1. This act shall be known and may be cited as the "Extended Learning Opportunities Act".

2. As used in this section, the following terms mean:

(1) "Extended learning opportunity", an out-of-classroom learning experience that is approved by a local school board, or a charter school and that provides a student with:

- (a) Enrichment opportunities;**
- (b) Career readiness or employability skills opportunities including, but not limited to, internships; preapprenticeships; or apprenticeships; or**
- (c) Any other approved educational opportunity;**
- (2) "Parent", a student's parent, guardian, or other person having control or custody of such student;**
- (3) "Student", any child attending an elementary or secondary public school in grades kindergarten through twelve.**

3. Beginning with the 2023-24 school year, each local school board or charter school shall routinely inform students and parents of the ability for students to earn credit for participating in extended learning opportunities. Public schools and charter schools may assist students and parents in completing enrollment processes required for participating in approved extended learning opportunities. No student or parent shall be required to obtain permission from the student's school district or charter school to enroll in an extended learning opportunity. Before participating in any extended learning opportunity, the student and at least one parent shall sign an agreement detailing all program requirements in a form developed by the department of elementary and secondary education and approved by the state board of education.

4. An extended learning opportunity shall count as a credit toward graduation requirements and the achievement of applicable state standards for students. To receive credit, a student shall submit a written request for credit and proof of successful completion of the extended learning opportunity to a designated administrator of the school the student attends.

5. Each local school district and charter school shall adopt, distribute, and implement extended learning opportunities policies that provide all of the following:

(1) An application process for accepting and approving extended learning opportunities offered for credit from outside entities;

(2) A list of entities that are eligible to submit applications to offer extended learning opportunities including, but not limited to:

- (a) Nonprofit organizations;**
- (b) Businesses with established locations;**
- (c) Trade associations; and**
- (d) The Armed Forces of the United States, subject to applicable age requirements;**
- (3) A process for students and parents to request credit;**
- (4) Criteria that school districts and charter schools shall use to determine whether a proposed extended learning opportunity shall be approved; and**

(5) Criteria that school districts and charter schools shall use to award a certificate of completion and credit for completing an extended learning opportunity including, but not limited to, allowing a student to demonstrate competencies through performance-based assessments and other methods independent of instructional time and credit hours.

6. An entity approved by the state board of education to offer an extended learning opportunity shall be automatically qualified to offer that extended learning opportunity to all school districts and charter schools.

7. A student who successfully completes an approved extended learning opportunity and satisfies criteria for the award of a certification of completion and credit under subdivision (5) of subsection 5 of this section shall be considered to have completed all required coursework for the particular course. In an

extended learning opportunity that satisfies all required coursework for a high school course, the student shall also be considered to have satisfied the equivalent number of credits toward the student's graduation requirements.

8. Any policy or procedure adopted by the state board of education, a school board, or a charter school for participating in an extended learning opportunity shall provide every student an equal opportunity to participate and shall satisfy established timelines and requirements for purposes of transcribing credits and state reporting.

9. The state board of education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Baker, **House Amendment No. 5** was adopted.

Representative Patterson offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Bill No. 2325, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"160.2700. For purposes of sections 160.2700 to 160.2725, "adult high school" means a school that:

- (1) Is for individuals who do not have a high school diploma and who are twenty-one years of age or older;
- (2) Offers an industry certification program or programs and a high school diploma in a manner that allows students to earn a diploma at the same time that they earn an industry certification;
- (3) Offers ~~[on-site]~~ child care for children of enrolled students attending the school; and
- (4) Is not eligible to receive funding under section 160.415 or 163.031.

160.2705. 1. The department of elementary and secondary education shall authorize before January 1, 2018, a Missouri-based nonprofit organization meeting the criteria under subsection 2 of this section to establish and operate four adult high schools, with:

- (1) One adult high school to be located in a city not within a county;
- (2) One adult high school to be located in a county of the third classification without a township form of government and with more than forty-one thousand but fewer than forty-five thousand inhabitants or a county contiguous to that county;
- (3) One adult high school to be located in a county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants or a county contiguous to that county; and
- (4) One adult high school to be located in a county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants.

2. The department of elementary and secondary education shall grant the authorization described under subsection 1 of this section based on a bid process conducted in accordance with the rules and regulations governing purchasing through the office of administration. The successful bidder shall:

- (1) Demonstrate the ability to establish, within twenty-one months of the receipt of the authorization, four adult high schools offering high school diplomas, an industry certification program or programs, and ~~[on-site]~~ child care for children of the students attending the high schools;

- (2) Commit at least two million dollars in investment for the purpose of establishing the necessary infrastructure to operate four adult high schools;

- (3) Demonstrate substantial and positive experience in providing services, including industry certifications and job placement services, to adults twenty-one years of age or older whose educational and training opportunities have been limited by educational disadvantages, disabilities, homelessness, criminal history, or similar circumstances;

- (4) Establish a partnership with a state-supported postsecondary education institution or more than one such partnership, if a partnership or partnerships are necessary in order to meet the requirements for an adult high school;
- (5) Establish a comprehensive plan that sets forth how the adult high schools will help address the need for a sufficiently trained workforce in the surrounding region for each adult high school;
- (6) Establish partnerships and strategies for engaging the community and business leaders in carrying out the goals of each adult high school;
- (7) Establish the ability to meet quality standards through certified teachers and programs that support each student in ~~his or her~~ **such student's** goal to find a more rewarding job;
- (8) Establish a plan for assisting students in overcoming barriers to educational success including, but not limited to, educational disadvantages, homelessness, criminal history, disability, including learning disability such as dyslexia, and similar circumstances;
- (9) Establish a process for determining outcomes of the adult high school, including outcomes related to a student's ability to find a more rewarding job through the attainment of a high school diploma and job training and certification; and

(10) Bids shall not include an administrative fee greater than ten percent.

3. (1) The department of elementary and secondary education shall establish academic requirements for students to obtain high school diplomas.

(2) Requirements for a high school diploma shall be based on an adult student's prior high school achievement and the remaining credits and coursework that would be necessary for the student to receive a high school diploma if ~~he or she~~ **such student** were in a traditional high school setting. The adult student shall meet the requirements with the same level of academic rigor as would otherwise be necessary to attain such credits.

(3) The adult high school authorized under this section shall award high school diplomas to students who successfully meet the established academic requirements. The adult high school authorized under this section shall confer the diploma as though the student earned the diploma at a traditional high school. The diploma shall have no differentiating marks, titles, or other symbols.

(4) Students at adult high schools may complete required coursework at their own pace and as available through the adult high school. They shall not be required to satisfy any specific number of class minutes. The adult high school may also make classes available to students online as may be appropriate. However, students shall not complete the majority of instruction of the school's curriculum online or through remote instruction. **For the purposes of this subsection, synchronous instruction connecting students to a live class conducted in a Missouri adult high school shall be treated the same as in-person instruction.**

(5) The department of elementary and secondary education shall not create additional regulations or burdens on the adult high school or the students attending the adult high schools beyond certifying necessary credits and ensuring that students have sufficiently mastered the subject matter to make them eligible for credit.

4. An adult high school shall be deemed a "secondary school system" for the purposes of subdivision (15) of subsection 1 of section 210.211."; and

Further amend said bill, Page 2, Section 173.831, Line 21, by deleting said line and inserting in lieu thereof the following:

"reimbursed to an approved program provider for each cohort during the period of time from the beginning of the same cohort through the subsequent twelve months after the close of the same cohort, divided by the total number of students who graduated from the same cohort within twelve months after the close of the same cohort;"; and

Further amend said bill, page, and section, Lines 38 through 40, by deleting said lines and inserting in lieu thereof the following:

"(13) "Graduation rate", the total number of graduates from a cohort who graduated within twelve months after the close of the cohort divided by the total number of students included in the same cohort;"; and

Further amend said bill and section, Page 4, Line 111, by inserting after the word **"approved"** the word **"program"**; and

Further amend said bill, page, and section, Line 124, by inserting after the first occurrence of the word "**credential**" the phrase ", **technical skills assessment**"; and

Further amend said bill and section, Page 5, Line 135, by inserting after the words "**offered by the**" the word "**approved**"; and

Further amend said bill, page, and section, Line 149, by inserting after the word "**department**" the words "**for each individual cohort, on a cohort-by-cohort basis**"; and

Further amend said bill, page, and section, Lines 154 through 158, by deleting said lines and inserting in lieu thereof the following:

"and technical skills assessments earned for each tier of funding;
(5) The total number of graduates;
(6) The average cost per graduate once the stipulated time to make such a calculation has passed;
and
(7) The graduation rate once the stipulated time to make such a calculation has passed.
9. (1) Before September sixteenth of each year, each approved program provider shall conduct and submit to the department the aggregate results of a survey of each individual cohort, on a cohort-by-cohort basis, who graduated from the program of the approved program provider"; and

Further amend said bill and section, Page 6, Line 169, by deleting the word "**Upon**" and inserting in lieu thereof the words "**Beginning at**"; and

Further amend said bill, page, and section, Line 172, by deleting said line and inserting in lieu thereof the following:

"(a) A minimum fifty percent average graduation rate per cohort; and"; and

Further amend said bill, page, and section, Line 173, by inserting after the words "**per graduate**" the words "**per cohort**"; and

Further amend said bill, page, and section, Line 179, by inserting after the word "**approved**" the word "**program**"; and

Further amend said bill, page, and section, Line 183, by inserting after the word "**approved**" the word "**program**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Patterson, **House Amendment No. 6** was adopted by the following vote, the ayes and notes having been demanded pursuant to Rule 16:

AYES: 130

Adams	Anderson	Andrews	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Basye
Billington	Black 137	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley

Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Ingle	Johnson	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rogers	Rone
Rowland	Sander	Sassmann	Sauls	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Smith 67	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 027

Aldridge	Appelbaum	Barnes	Black 7	Bland Manlove
Boggs	Busick	Coleman 32	Deaton	DeGroot
Derges	Doll	Grier	Hurlbert	Kalberloh
Lewis 25	Merideth	Pietzman	Pollitt 52	Pollock 123
Roden	Schnelting	Schroer	Smith 163	Stacy
Trent	Wright			

VACANCIES: 006

On motion of Representative Patterson, **HB 2325, as amended**, was ordered re-perfected and printed.

HB 2365, relating to the early learning quality assurance report program, was taken up by Representative Shields.

On motion of Representative Shields, the title of **HB 2365** was agreed to.

On motion of Representative Shields, **HB 2365** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HB 2589, HB 2615, HB 2674, HCS HB 2810, HCS HB 1553, HCS HB 1704, HCS HB 1753, HCS HB 1858, HB 1960, and HCS HB 2008 were placed on the Informal Calendar.

HCS HB 2152, relating to school innovation waivers, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of **HCS HB 2152** was agreed to.

Representative Baker assumed the Chair.

On motion of Representative Henderson, **HCS HB 2152** was adopted.

On motion of Representative Henderson, **HCS HB 2152** was ordered perfected and printed.

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 054

Anderson	Atchison	Aune	Basye	Billington
Bromley	Brown 16	Burton	Busick	Coleman 97
Cook	Copeland	Davidson	Davis	Evans
Francis	Gunby	Haden	Haffner	Haley
Hardwick	Hicks	Johnson	Kalberloh	Kelley 127
Kidd	Lewis 6	McGaugh	McGill	Morse
Murphy	Owen	Perkins	Phifer	Pike
Railsback	Reedy	Richey	Riggs	Roberts
Rone	Sander	Sassmann	Schnelting	Seitz
Shields	Taylor 139	Thompson	Toalson Reisch	Turnbaugh
Van Schoiack	Veit	Walsh 50	Young	

NOES: 002

Mackey	McDaniel
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PRESENT: 055

Adams	Andrews	Appelbaum	Baker	Bangert
Baringer	Black 137	Brown 70	Buchheit-Courtway	Burger
Burnett	Butz	Dinkins	Eggleston	Falkner
Fitzwater	Fogle	Gregory 51	Gregory 96	Griffith
Henderson	Houx	Hovis	Hudson	Knight
Mayhew	McCreery	Mosley	Nurrenbern	O'Donnell
Patterson	Plocher	Pollitt 52	Porter	Pouche
Proudie	Quade	Riley	Roden	Schwadron
Sharpe 4	Shaul	Smith 163	Smith 45	Stephens 128
Tate	Taylor 48	Terry	Thomas	Unsicker
Walsh Moore 93	Weber	Wiemann	Windham	Mr. Speaker

ABSENT WITH LEAVE: 046

Aldridge	Bailey	Barnes	Black 7	Bland Manlove
Boggs	Bosley	Brown 27	Chipman	Christofanelli
Clemens	Coleman 32	Collins	Cupps	Deaton

DeGroot	Derges	Dogan	Doll	Ellebracht
Fishel	Gray	Grier	Hurlbert	Ingle
Kelly 141	Lewis 25	Lovasco	Merideth	Person
Pietzman	Pollock 123	Price IV	Rogers	Rowland
Sauls	Schroer	Sharp 36	Simmons	Smith 155
Smith 67	Stacy	Stevens 46	Trent	West
Wright				

VACANCIES: 006

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2090, relating to state employee pay periods, was taken up by Representative Griffith.

On motion of Representative Griffith, the title of **HB 2090** was agreed to.

On motion of Representative Griffith, **HB 2090** was ordered perfected and printed.

HCS HB 1683, relating to advanced placement examinations, was taken up by Representative Brown (16).

On motion of Representative Brown (16), the title of **HCS HB 1683** was agreed to.

On motion of Representative Brown (16), **HCS HB 1683** was adopted.

On motion of Representative Brown (16), **HCS HB 1683** was ordered perfected and printed.

HCS HB 1858, relating to the rights of parents, was taken up by Representative Baker.

On motion of Representative Baker, the title of **HCS HB 1858** was agreed to.

MOTION

Representative Baker, having voted on the prevailing side, moved that the vote by which the title of **HCS HB 1858** was agreed to be reconsidered.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith

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Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Kalberloh
Kelley 127	Lewis 6	Mayhew	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riley
Roberts	Roden	Rone	Sander	Schnelting
Schwadron	Seitz	Sharpe 4	Shaul	Simmons
Smith 155	Smith 163	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	Wiemann	Wright
Mr. Speaker				

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Mackey	McCreery	Mosley
Nurrenbern	Person	Phifer	Price IV	Quade
Rogers	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 002

Proudie Windham

ABSENT WITH LEAVE: 023

Clemens	Coleman 32	Derges	Doll	Fishel
Hurlbert	Kelly 141	Kidd	Knight	Lewis 25
Lovasco	McDaniel	McGaugh	Merideth	Pietzman
Riggs	Rowland	Sassmann	Sauls	Schroer
Shields	Stacy	West		

VACANCIES: 006

Representative Baker offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1858, Page 1, In the Title, Lines 2 to 3, by deleting the phrase "the rights of parents" and inserting in lieu thereof the phrase "transparency in public education"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Baker, **House Amendment No. 1** was adopted.

Representative Basye offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1858, Page 1, Section 37.850, Lines 4 to 11, by deleting all of the said lines and inserting in lieu thereof the following:

"2. The Missouri accountability portal shall consist of an easy-to-search database of financial transactions related to:

- (1) The purchase of goods and services and the distribution of funds for state programs;
- (2) All bonds issued by any public institution of higher education, **public school district**, or political subdivision of this state or its designated authority after August 28, 2013;
- (3) All obligations issued or incurred pursuant to section 99.820 by any political subdivision of this state or its designated authority; ~~and~~
- (4) The revenue stream pledged to repay such bonds or obligations;
- (5) **All forms of compensation and benefits paid to or on behalf of public employees, including employees of political subdivisions, public institutions of higher education, public school districts, and public charter schools; and**
- (6) All debt incurred by any public charter school."; and

Further amend said bill and section, Page 2, Lines 21 to 36, by deleting all of the said lines and inserting in lieu thereof the following:

"5. Every political subdivision of the state, including public institutions of higher education ~~[but excluding]~~ , **public school districts, and public charter schools** shall supply all information described in subsection 2 of this section to the office of administration within ~~[seven days of issuing or incurring such corresponding bond or obligation. For all such bonds or obligations issued or incurred prior to August 28, 2013, every such political subdivision and public institution of higher education shall have ninety days to supply such information to]~~ **the number of days and in a manner to be determined by the office of administration.**

6. Every school district and public charter school shall supply all information described in **subdivisions (2), (4), (5), and (6)** of subsection 2 of this section to the department of elementary and secondary education ~~[within seven days of issuing such bond, or incurring such debt]. The department of elementary and secondary education shall have forty-eight hours to deliver such information to the office of administration. [For all such bonds issued or debt incurred prior to August 28, 2013, every school district and public charter school shall have ninety days to supply such information to the department of elementary and secondary education. The department of elementary and secondary education shall have forty-eight hours to deliver such information to the office of administration.];~~ and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 2** was adopted.

Representative Schnelting offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1858, Page 4, Section 161.841, Line 62, by deleting all of the said line and inserting in lieu thereof the following:

"child during school hours, except:

- (1) **During an emergency in which the safety of the students requires:**
 - (a) **A lockdown to limit exposure of building occupants to an imminent hazard or threat; or**
 - (b) **A lockout to prevent an outside hazard or threat from entering the building; and**
- (2) **No school district or public school shall allow an individual"; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCreery raised a point of order that an amendment was not timely distributed.

The Chair ruled the point of order not well taken.

Representative Coleman (97) offered **House Amendment No. 1 to House Amendment No. 3**.

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 1858, Page 1, Line 1, by inserting after the number "1858," the following:

"Page 2, Section 37.850, Line 36, by inserting the following after all of the said section and line:

"160.516. 1. Notwithstanding the provisions of section 160.514, the state board of education and the department of elementary and secondary education shall not be authorized to mandate and are expressly prohibited from mandating **or promoting** the curriculum, textbooks, or other instructional materials to be used in public schools. Each local school board shall be ~~[responsible for the approval and adoption of]~~ **required to approve and adopt the** curriculum used by the school district **at least six months prior to implementation**. The provisions of this subsection shall not apply to schools and instructional programs administered by the state board of education and the department of elementary and secondary education or to school districts that are classified as unaccredited.

2. The state board of education and the department of elementary and secondary education shall not require districts to use any appendix to the common core state standards.

3. The school board for each school district shall adopt policies and procedures to ensure the approved and adopted curricula presented under subsection 1 of this section are properly implemented in the classroom. The choice of academic class offerings and curriculum materials:

(1) **Shall not be based on surveys, inventories, or other evaluations, analyses, or assessments of:**

(a) **Student, family, or community immutable and other identifying characteristics including, but not limited to, race, binary sex, gender choices, religion, disabilities, or income;**

(b) **Psychological or social emotional data; or**

(c) **Trauma and other psychological and emotional problems; and**

(2) **Shall ensure schools meet the purpose of education as provided in the Missouri Constitution and disseminate the knowledge and intelligence needed to ensure the rights and liberties of legal United States citizens in Missouri.**

4. **At least five years of data showing percentages of students by grade level, subject, and percentage level of proficiency based on state assessment scores shall be posted in the same section as the curricula on the district's website and shall also be available for inspection at each school within the district.**

161.023. 1. All administrator, teacher, and staff professional development and instructional programs offered to schools that are paid for with state funds, whether offered directly by the department of elementary and secondary education, another state agency, or by a third-party contractor, shall be fully transparent and available to the public as follows:

(1) **All program materials, videos, links, and resources shall be publicly available at no charge on the department's website;**

(2) **All program offerings shall be open for public attendance. All program offerings shall be listed in one location on the department's website by date and show the title of the program, program description, location, and time. Programs shall be publicly posted at least thirty days in advance, with exceptions applying only when the program is added with fewer than thirty days notice based on an emergency as detailed by the school. Any resident of the state shall be allowed access in some manner to the program. Audio and video recordings of these programs shall be required and accessible to the public free of charge for at least three years after the event date. If a program recording was not made or maintained, the program date, name, and description shall still be listed on the website for three years after the event date has passed with a clear explanation as to why a recording is not available;**

(3) **Lists by school district showing date of attendance, name and position of district attendee, program name, and description shall be provided by request and free of charge to Missouri residents for the prior three years;**

(4) No on-site program shall be provided by a school prior to the local school board approving and adopting the state program; and

(5) Lists of local school boards that have approved the state program shall be provided on the department's website.

2. For programs offered to schools by third-party contractors, the department shall maintain data and information on the department's website related to those programs including, but not limited to, a breakdown by school district for each Missouri state-funded program showing the amount paid to the third-party contractor by year and by program, detailing the public funds spent on categories of program promotion, development, training, local implementation, and other miscellaneous costs such as travel and physical materials for the prior three years.

3. Information describing all items required to be made available to the public under this section and instructions for viewing such information on the department's website shall be posted on the Missouri education transparency and accountability portal created under section 161.852."; and

Further amend said bill,"; and

Further amend said amendment and page, Line 8, by inserting after said line the following:

"Further amend said bill and section, Page 5, Line 94, by inserting after said section and line the following:

"161.852. 1. The commissioner of education shall establish the "Missouri Education Transparency and Accountability Portal", which shall be an internet-based tool creating transparency in Missouri's public education system and providing citizens access to every school district's curricula, source materials, and professional development materials.

2. The portal shall consist of an easy-to-search database including, but not limited to, the following:

(1) All curricula taught by the school district;

(2) All source materials used to develop a district's curricula;

(3) All documents used by a school district in the professional development of the district's faculty and staff including, but not limited to, administrators, teachers, counselors, and classroom support staff;

(4) All source materials used to develop the documents used by a school district in its professional development materials as outlined in subdivision (3) of this subsection;

(5) All speakers and guests used by a school district in its professional development activities;

(6) The costs associated with speakers and guests used by a school district in its professional development activities; and

(7) Information required to be posted on the portal under sections 161.023 and 170.360.

3. The commissioner of education shall establish an online form that each school district in this state shall complete with information required under subsection 2 of this section.

4. A school district shall submit any updates to the information outlined in subsection 2 of this section within five business days of the information changing.

5. The commissioner of education shall update the portal with the information required by this section to be submitted by each school district no less than weekly and shall ensure that the portal is maintained as the primary centralized source of information about the curricula and instructional materials used by public school districts.

6. The department of elementary and secondary education may promulgate rules to implement this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

170.360. 1. (1) School districts and charter schools shall display the following information on the school website in an easily accessible location:

(a) All training materials used for staff and faculty training related to nondiscrimination, diversity, equity, inclusion, race, ethnicity, sex, or bias;

(b) All instructional or curricular materials relating to nondiscrimination, diversity, equity, inclusion, race, ethnicity, sex, or bias. Such instructional materials shall identify, at a minimum:

- a. The title, author, organization, and any website associated with each material and activity;
- b. A brief description of the instructional material;
- c. A link to the instructional material, if publicly available on the internet, or information on how to request review of a copy of the instructional material; and
- d. If the instructional material was created by a staff or faculty member, the identity of such person;

and

(c) Any procedures for the documentation, review, or approval of the training, instructional, or curricular materials used for staff and faculty training or student instruction at the school, including by the principal, curriculum administrators, or other teachers.

(2) Nothing in this subsection shall be construed to require the digital reproduction or posting of copies of instructional materials if such reproduction or posting would infringe upon a copyright; provided that, such copyrighted material shall be made available upon request to the extent authorized by law.

2. The information required by subsection 1 of this section shall be displayed online within seven days after the first instance of training or instruction in which the materials are used. Such information shall remain displayed on the school website for at least two years. Information describing all items required to be made available to the public under this section and instructions for viewing such information on the school website shall be posted on the Missouri education transparency and accountability portal created under section 161.852.

3. Any employee of a school district that discloses a violation of this section shall be protected from any manner of retaliation as set forth in section 105.055.

4. (1) Suit for alleged violations of this section may be brought by the department of elementary and secondary education; the attorney general; the prosecuting attorney, county counselor, or circuit attorney for the city or county in which the school district, public school, or charter school alleged to have violated this section is located; or any aggrieved person, taxpayer, or citizen residing in such city or county.

(2) Such suit shall be initiated in the circuit court for the city or county in which the school district, public school, or charter school alleged to have violated this section is located.

(3) Upon a finding by a preponderance of the evidence that a school district, public school, or charter school has violated this section, the court shall issue such injunctive relief reasonably necessary to correct such violation.

(4) Upon a finding by a preponderance of the evidence that a school district, public school, or charter school has knowingly violated this section, the court shall issue a civil penalty in an amount up to one thousand dollars and may order the payment by such district or school of all costs and reasonable attorney's fees to any party successfully establishing such violation.

(5) Upon a finding by a preponderance of the evidence that a school district, public school, or charter school has purposefully violated this section, the court shall issue a civil penalty in an amount up to ten thousand dollars and may order the payment by such district or school of all costs and reasonable attorney's fees to any party successfully establishing such violation.

5. A school district or charter school that doubts whether any action or decision would violate this section may bring suit at such district's or school's expense in the circuit court of the city or county in which such district or school is located to ascertain the propriety of any such action or decision. Review of such action or decision may include consideration of a proposed use of school resources or of particular pieces of training, instructional, or curricular material.

6. A school district or charter school that doubts whether any action or decision would violate this section may seek a formal opinion of the attorney general to ascertain the propriety of any such action or decision. Review of such action or decision may include consideration of a proposed use of school resources or of particular pieces of training, instructional, or curricular material."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Coleman (97) moved that **House Amendment No. 1 to House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Schnelting, **House Amendment No. 3** was adopted.

Representative Walsh (50) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1858, Page 3, Section 161.841, Line 24, by deleting all of the said line and inserting in lieu thereof the following:

"4. In addition to the parental rights under subsection 3 of this section, this section shall be construed to empower parents with the right to enroll the parent's minor child in a public school or, as an alternative to public education, a private school, including a religious school, a home education program, or other available options, as authorized by law.

5. The department of elementary and secondary education shall develop policies"; and

Further amend said bill and section, Pages 3 to 5, by renumbering subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Walsh (50), **House Amendment No. 4** was adopted.

Representative Perkins offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1858, Page 4, Section 161.841, Line 66, by deleting all of the said line and inserting in lieu thereof the following:

"13. No employee of any public school or school district shall encourage, coerce, or attempt to coerce a minor child to withhold information from such minor child's parents; provided, however, that any such person required to report suspected abuse or neglect under sections 210.109 to 210.183 may encourage a minor child to withhold information where disclosure could reasonably result in abuse or neglect.

14. Each school board shall affirm the board's commitment to ensuring"; and

Further amend said bill, page, and section, Line 81, by deleting the number **"14,"** and inserting in lieu thereof the number **"15.,"** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Eggleston assumed the Chair.

On motion of Representative Perkins, **House Amendment No. 5** was adopted.

Representative Richey offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 1858, Page 5, Section 161.841, Line 94, by inserting after all of the said section and line the following:

"161.852. 1. The department of elementary and secondary education shall develop a tool within the department's comprehensive data system that provides access to every school district's curriculum and professional development materials.

2. The tool shall consist of an easy-to-search database including, but not limited to, the following:

- (1) All curriculum taught by the school district;
- (2) All documents used by a school district in the professional development of the district's faculty and staff including, but not limited to, administrators, teachers, counselors, and classroom support staff;
- (3) The names of all speakers and guests used by a school district in the school district's professional development activities; and
- (4) The costs associated with speakers and guests used by a school district in the school district's professional development activities.

3. The department of elementary and secondary education shall establish an online form that each school district in this state shall complete with information required under subsection 2 of this section.

4. A school district shall submit any updates to the information outlined in subsection 2 of this section every six months. A public school or school district may make good-faith modifications to curricula during each six-month period between updates but shall not be required to submit an update of such modifications until the next six-month update.

5. Not less than monthly, the department of elementary and secondary education shall update the tool with the information required by this section to be submitted by each school district and shall ensure that the tool is maintained as the primary centralized source of information about the curriculum and instructional materials used by public school districts.

6. The department of elementary and secondary education may promulgate rules to implement this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Vescovo resumed the Chair.

Representative Schroer offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Committee Substitute for House Bill No. 1858, Page 2, Line 5, by deleting said line and inserting in lieu thereof the following:

"adopted after August 28, 2022, shall be invalid and void.

170.355. 1. As used in this section, the following terms mean:

- (1) "Parent", a student's parent, guardian, or other person having control or custody of the student;
 - (2) "School", a public school or school district as such terms are defined in section 160.011.
2. No school or school employee shall compel a teacher or student to discuss public policy issues of the day without such teacher's or student's consent.

3. No school or school employee shall compel a teacher or student to adopt, affirm, adhere to, or profess ideas in violation of Title IV or Title VI of the federal Civil Rights Act of 1964, as amended, including, but not limited to, the following:

- (1) That individuals of any race, ethnicity, color, or national origin are inherently superior or inferior;

(2) That individuals should be adversely or advantageously treated on the basis of individual race, ethnicity, color, or national origin; or

(3) That individuals, by virtue of their race, ethnicity, color, or national origin, bear collective guilt and are inherently responsible for actions committed in the past by other members of the same race, ethnicity, color, or national origin.

4. No course of instruction or unit of study offered by any school shall direct or otherwise compel students to personally affirm, adopt, or adhere to any of the ideas listed in subsection 3 of this section.

5. No course of instruction, unit of study, professional development, or training program shall direct or otherwise compel teachers to personally affirm, adopt, or adhere to any of the ideas listed in subsection 3 of this section.

6. (1) No school employee, when acting in the course of such employee's official duties, shall organize, participate in, or carry out any act or communication that would violate subsection 3 of this section.

(2) This subsection shall not be construed to prohibit a school employee from discussing the ideas and history of the ideas listed in subsection 3 of this section.

7. This section shall not be construed to prohibit teachers or students from discussing public policy issues or ideas that individuals may find unwelcome, disagreeable, or offensive.

8. No school shall require nondisclosure agreements or similar forms for parental review of curricula. Schools shall allow parents to make copies of curriculum documents.

9. (1) Students, parents, or teachers may file a complaint with the department of elementary and secondary education regarding any violation of this section.

(2) In addition to any relief sought through the appropriate Office for Civil Rights of the U.S. Department of Education, an individual may, in the alternative, bring a private right of action against any school or school employee violating this section."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 1 to House Amendment No. 6** was adopted by the following vote, the ayes and noes having been demanded by Representative Schroer:

AYES: 094

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Simmons	Smith 155
Smith 163	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wright	Mr. Speaker	

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 70
Burnett	Burton	Butz	Chipman	Clemens
Collins	Fogle	Gunby	Johnson	Mackey
McCreery	Mosley	Nurrenbern	Person	Phifer
Price IV	Proudie	Quade	Rogers	Sharp 36
Smith 45	Stephens 128	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 001

Dogan

ABSENT WITH LEAVE: 023

Bland Manlove	Brown 27	Coleman 32	Derges	Doll
Ellebracht	Fishel	Gray	Hicks	Ingle
Lewis 25	McDaniel	Merideth	Patterson	Pietzman
Porter	Rowland	Sauls	Shields	Smith 67
Stacy	Stevens 46	Wiemann		

VACANCIES: 006

House Amendment No. 6, as amended, was withdrawn.

Representative Davidson offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 1858, Page 4, Section 161.841, Line 81, by deleting the word "**Parents**" and inserting in lieu thereof the phrase "**The attorney general of this state or any parent of a minor child enrolled in a public school in the district**"; and

Further amend said bill and section, Page 5, Line 94, by inserting after all of the said line the following:

"15. This section shall not be construed to limit the inalienable rights of a parent or taxpayer, regardless of whether such rights are enumerated in the provisions of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davidson, **House Amendment No. 7** was adopted.

Representative Dogan offered **House Amendment No. 8.**

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 1858, Page 5, Section 161.841, Line 94, by inserting after all of the said section and line the following:

"170.355. 1. As used in this section, the following terms mean:

- (1) "Parent", a student's parent, guardian, or other person having control or custody of the student;**
- (2) "School", a public school or school district as such terms are defined in section 160.011.**

2. No school or school employee shall compel a teacher or student to discuss public policy issues of the day.

3. No school or school employee shall compel a teacher or student to personally adopt, affirm, adhere to, or profess ideas in violation of Title IV or Title VI of the federal Civil Rights Act of 1964, as amended, including the following:

(1) That individuals of any race, ethnicity, color, or national origin are inherently superior or inferior;

(2) That individuals should be adversely or advantageously treated on the basis of individual race, ethnicity, color, or national origin; or

(3) That individuals, by virtue of their race, ethnicity, color, or national origin, bear collective guilt and are inherently responsible for actions committed in the past by other members of the same race, ethnicity, color, or national origin.

4. No course of instruction or unit of study offered by any school shall direct or otherwise compel students to personally affirm, adopt, or adhere to any of the ideas listed in subsection 3 of this section.

5. No course of instruction, unit of study, professional development, or training program shall direct or otherwise compel teachers to personally affirm, adopt, or adhere to any of the ideas listed in subsection 3 of this section.

6. (1) No school employee, when acting in the course of such employee's official duties, shall organize, participate in, or carry out any act or communication that would violate subsection 3 of this section.

(2) This subsection shall not be construed to prohibit a school employee from discussing the ideas and history of the ideas listed in subsection 3 of this section.

7. This section shall not be construed to prohibit teachers or students from discussing public policy issues or ideas that individuals may find unwelcome, disagreeable, or offensive.

8. Students, parents, or teachers may file a complaint with the department of elementary and secondary education or with the state attorney general's office regarding any violation of this section.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Richey offered **House Amendment No. 1 to House Amendment No. 8.**

House Amendment No. 1

to

House Amendment No. 8

AMEND House Amendment No. 8 to House Committee Substitute for House Bill No. 1858, Page 1, Line 4, by deleting all of the said line and inserting in lieu thereof the following:

""161.852. 1. The department of elementary and secondary education shall develop a tool within the department's comprehensive data system that provides access to every school district's curriculum and professional development materials.

2. The tool shall consist of an easy-to-search database including, but not limited to, the following:

(1) All curriculum taught by the school district;

(2) All documents used by a school district in the professional development of the district's faculty and staff including, but not limited to, administrators, teachers, counselors, and classroom support staff;

(3) The names of all speakers and guests used by a school district in the school district's professional development activities; and

(4) The costs associated with speakers and guests used by a school district in the school district's professional development activities.

3. The department of elementary and secondary education shall establish an online form that each school district in this state shall complete with information required under subsection 2 of this section.

4. A school district shall submit any updates to the information outlined in subsection 2 of this section every six months. A public school or school district may make good-faith modifications to curricula during each six-month period between updates but shall not be required to submit an update of such modifications until the next six-month update.

5. Not less than monthly, the department of elementary and secondary education shall update the tool with the information required by this section to be submitted by each school district and shall ensure that the tool is maintained as the primary centralized source of information about the curriculum and instructional materials used by public school districts.

6. The department of elementary and secondary education may promulgate rules to implement this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

170.355. 1. As used in this section, the following terms mean:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Richey, **House Amendment No. 1 to House Amendment No. 8** was adopted.

Representative Seitz offered **House Amendment No. 2 to House Amendment No. 8**.

*House Amendment No. 2
to
House Amendment No. 8*

AMEND House Amendment No. 8 to House Committee Substitute for House Bill No. 1858, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""170.348. 1. As used in this section, "public school" has the same definition as in section 160.011.

2. (1) No pupil in any public school shall be required to engage in any form of mandatory gender or sexual diversity training or counseling. Any orientation or requirement that presents any form of race or sex stereotyping or a bias on the basis of race or sex is prohibited.

(2) This subsection shall not be construed to prohibit voluntary counseling.

3. (1) No school or school employee shall compel a teacher or student to adopt, affirm, adhere to, or profess ideas in violation of Title IV or Title VI of the federal Civil Rights Act of 1964, as amended, including, but not limited to, the following:

(a) One race or sex is inherently superior to another race or sex;

(b) An individual, by virtue of the individual's race or sex, is inherently racist, sexist, or oppressive, whether consciously or unconsciously;

(c) An individual should be discriminated against or receive adverse treatment solely or partly because of the individual's race or sex;

(d) Members of one race or sex can not and should not attempt to treat others without respect to race or sex;

(e) An individual's moral character is necessarily determined by the individual's race or sex;

(f) An individual, by virtue of the individual's race or sex, bears responsibility for actions committed in the past by other members of the same race or sex;

(g) An individual should feel discomfort, guilt, anguish, or any other form of psychological distress on account of the individual's race or sex; or

(h) Meritocracy or traits such as a strong work ethic are racist or sexist or were created by members of a particular race to oppress members of another race.

(2) This subsection shall not be construed to prohibit the teaching of concepts that align with the academic performance standards, learning standards, or the statewide assessment system as established under chapter 160.

4. If an individual holding a certificate of license to teach granted under chapter 168 violates this section, the state board of education shall begin discipline proceedings against such individual under section 168.071.

5. (1) If the state board of education determines that a publicly funded local education agency or online program of instruction has violated this section, the board shall notify the entity of its violation.

(2) If such entity fails to comply with this section within thirty days of such notification, the state board of education shall direct the department of elementary and secondary education to withhold a maximum of ten percent of the monthly distribution of state formula funding to such entity. After the board determines that such entity is in compliance with this section, the department shall restore the distribution of the funding to its original amount before the percentage of the distribution was withheld.

6. The state board of education may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

170.355. 1. As used in this section, the following terms mean:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 2 to House Amendment No. 8 was withdrawn.

On motion of Representative Dogan, **House Amendment No. 8, as amended**, was adopted by the following vote, the ayes and noes having been demanded by Representative Dogan:

AYES: 091

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Cook	Davidson	Davis	Deaton
Dinkins	Dogan	Eggleston	Evans	Falkner
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 163	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Mackey	McCreery	Mosley

Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 024

Baringer	Coleman 32	Coleman 97	Copeland	Cupps
DeGroot	Derges	Doll	Fishel	Fitzwater
Hicks	Kidd	Lewis 25	McDaniel	Merideth
Pietzman	Pollock 123	Price IV	Roden	Rowland
Simmons	Smith 155	Stacy	Stevens 46	

VACANCIES: 006

Representative Schwadron offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 1858, Page 5, Section 161.841, Line 94, by inserting after all of the said section and line the following:

"170.231. **1.** The school board of each school district **and the governing board of each charter school** shall provide that all public school instructional material intended for use in connection with any public school classroom instruction, or any public school research or experimentation program or project, shall be available for inspection by any person. For the purpose of this section, "classroom instruction" shall mean any public school instruction involving teachers and students or peers and students; "research or experimentation program or project" shall mean any public school research or experimentation program or project designed to explore or develop new and unproven teaching methods and techniques.

2. (1) The school board of each school district and the governing board of each charter school shall prominently post on the home page of the school board's or charter school's website, in such a manner that the information is available to the public, the curricula intended for use by such school district or charter school in connection with school instruction in math, social studies, science, English, foreign language, fine arts, health, physical education, and vocational education. If such school board or governing board adopts a change of any curriculum used by such school district or charter school, such school board's or charter school's website shall be updated within thirty days after such change is adopted.

(2) The school board of each school district and the governing board of each charter school shall notify parents and guardians that the curricula list on the website has been updated by posting a notice on such school board's or charter school's website and providing notice in a newsletter or other written communication that is regularly distributed to parents and guardians.

(3) Where the curricular materials being made available to parents for review are subject to copyright, trademark, or other intellectual property protection, the review process shall include technical and procedural safeguards to ensure that the materials are not able to be widely disseminated to the general public in violation of the intellectual property rights of the publisher and content validity is not undermined.

(4) A resident of a school district may bring an action for injunctive relief or a writ of mandamus in the circuit court with jurisdiction over the school district to compel the school board of such school district or the governing board of a charter school within the boundaries of such school district to comply with this subsection. If the resident prevails, the court shall award to such resident reasonable attorney's fees not to exceed fifteen thousand dollars.

(5) This subsection shall apply in the 2023-24 school year and all subsequent school years."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative West offered **House Amendment No. 1 to House Amendment No. 9.**

House Amendment No. 1
to
House Amendment No. 9

AMEND House Amendment No. 9 to House Committee Substitute for House Bill No. 1858, Page 1, Line 4, by deleting all of the said line and inserting in lieu thereof the following:

""162.005. 1. As used in this section, "school board" means a special administrative board or any other form of governance appointed under section 162.081; a board of directors established under section 162.471; a board of education established under section 162.261, 162.571, or 162.855; the governing board of a charter school established under section 160.400; and any other form of governance over a school district established under state law.

2. Before July 1, 2023, each school board shall adopt a school board meeting speaker policy to ensure that the requirements listed in this subsection are followed at each school board meeting:

(1) Each school board shall designate a time for public comment at the beginning of each regular public meeting of the school board. Such public comment period shall be available to residents of the district and shall be subject to reasonable rules requiring decorum and civility in the meeting space;

(2) A school board may set a time limit on any individual who desires to speak at a school board meeting. Each such time limit shall designate not less than three minutes per speaker. The school board may limit the public comment period to one hour of actual testimony or twenty speakers, whichever is less based on the number of minutes designated per speaker. If the time designated for the public comment period expires and additional speakers were not afforded the time to speak, such additional speakers shall have the first opportunity to speak at the public comment period of the next regular public meeting of the school board and the school board shall provide an alternate method of communicating such additional speakers' concerns to the school board;

(3) Each school board shall determine specific identifying information each individual desiring to speak shall provide to the school board before speaking;

(4) Each school board may determine that particular issues are inappropriate for individuals to speak about during such public comment period including, but not limited to, personnel issues and litigation issues. Any guideline prohibiting particular issues from being addressed during such public comment period shall be made available to the public in writing before each public comment period begins;

(5) No school board shall ban an individual from attending or remove an individual from participating in a school board meeting unless such individual is banned or removed because such individual commits the offense of peace disturbance as provided in section 574.010, has previously been removed from a school board meeting and issued a summons for the offense of peace disturbance under section 574.010, or is prohibited from being on school property under state law; and

(6) Each school board shall provide a method for an individual who is unable to attend the public comment period of a school board meeting to submit a written statement. Any such written statement submitted before the beginning of the school board meeting shall be provided to the school board and made available to all individuals attending such meeting and to the public upon request unless such written statement violates the policies or rules established for the public comment period.

3. If multiple speakers desire to speak on the same issue during the public comment period, the school board may suggest that the speakers select one individual to present comments on behalf of all such speakers.

4. Parents may bring a civil action for injunctive relief against the school district or public school in which their child is enrolled if such school district or public school violates this section. Such action shall be brought in the county where the violation occurred. If a court finds that the school district or public school has knowingly engaged in multiple or repeated violations of this section, the department of elementary and secondary education shall withhold all moneys provided by monthly distribution of state formula funding to such school district or public school until such school district or public school is in compliance with this section. After the school district or public school provides evidence that such school district or public school is in compliance with this section, the department shall restore the distribution of the funding to its original

amount before the distribution was withheld. Any moneys that were withheld under this subsection shall be released to such school district or public school only if such school district or public school establishes compliance with this section in the same school year in which the department withheld such moneys.

170.231. 1. The school board of each school district **and the governing board of each**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Cook	Cupps	Davidson	Davis
Deaton	Dinkins	Dogan	Eggleston	Evans
Falkner	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Smith 163	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Mackey	McCreery	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 027

Baringer	Coleman 32	Coleman 97	Collins	Copeland
DeGroot	Derges	Doll	Fishel	Fitzwater
Hardwick	Hicks	Kidd	Lewis 25	McDaniel
Merideth	Pietzman	Pollock 123	Price IV	Roden
Rowland	Schnelting	Schroer	Simmons	Smith 155
Stacy	Stevens 46			

VACANCIES: 006

On motion of Representative West, **House Amendment No. 1 to House Amendment No. 9** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 085

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Cook	Cupps	Davidson	Davis
Deaton	Dinkins	Eggleston	Evans	Falkner
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Smith 163	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Mackey	McCreery	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 001

Stephens 128

ABSENT WITH LEAVE: 029

Coleman 32	Coleman 97	Collins	Copeland	DeGroot
Derges	Dogan	Doll	Fishel	Fitzwater
Hardwick	Hicks	Kidd	Lewis 25	McDaniel
Merideth	Pietzman	Pollock 123	Porter	Price IV
Roden	Rowland	Schnelting	Shields	Simmons
Smith 155	Stacy	Stevens 46	Veit	

VACANCIES: 006

On motion of Representative Schwadron, **House Amendment No. 9, as amended**, was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 084

Andrews	Atchison	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Cook
Cupps	Davidson	Davis	Deaton	Dinkins
Eggleston	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Smith 163
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Mackey	McCreery	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Smith 45	Smith 67	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 033

Bailey	Baker	Bland Manlove	Coleman 32	Coleman 97
Copeland	DeGroot	Derges	Dogan	Doll
Evans	Falkner	Fishel	Fitzwater	Hicks
Johnson	Kidd	Lewis 25	McDaniel	Merideth
Pietzman	Pollock 123	Porter	Price IV	Roden
Rowland	Schnelting	Sharp 36	Simmons	Smith 155
Stacy	Stevens 46	Veit		

VACANCIES: 006

On motion of Representative Baker, **HCS HB 1858, as amended**, was adopted.

On motion of Representative Baker, **HCS HB 1858, as amended**, was ordered perfected and printed.

HCS HB 2564, HCS HB 2583, HB 2611, HB 1547, HCS HB 1550, HB 1585, HCS HB 1595, HB 1601, HCS HB 1614, HB 1629, HB 1680, HB 1736, HCS HB 1740, HB 1804, HCS#2 HB 1992, HCS HB 2013, HCS HB 2118, HCS HB 2142, HB 2145, HB 2172, HB 2174, HB 2293, HCS HB 2363, HB 2371, HCS HB 2381, HB 2391, HCS HB 2434, HCS HB 2453, HCS HB 2543, HB 2566, HB 2568, HB 2576, and HB 2603 were placed back on the House Bills for Perfection Calendar.

PERFECTION OF HOUSE JOINT RESOLUTIONS - INFORMAL

HJR 107, relating to the conservation commission, was placed back on the House Joint Resolutions for Perfection Calendar.

HJR 125, relating to taxation, was placed back on the House Joint Resolutions for Perfection Calendar.

COMMITTEE REPORTS

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1712**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Aldridge, Copeland, Davis, Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (0)

Absent (1): Sharp (36)

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2894**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Aldridge, Copeland, Davis, Hovis, Kelley (127), Roberts, Sauls and West

Noes (1): Seitz

Absent (1): Sharp (36)

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1933**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (13): Baker, Basye, Black (7), Davidson, DeGroot, Dogan, Fishel, Grier, Haffner, Hicks, Patterson, Pollitt (52) and Toalson Reich

Noes (4): Bangert, Brown (70), Nurrenbern and Terry

Absent (4): Christofanelli, Mackey, Sharp (36) and Stacy

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2292**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Baker, Basye, Black (7), Christofanelli, Davidson, DeGroot, Fishel, Grier, Haffner, Hicks, Patterson, Pollitt (52) and Toalson Reich

Noes (6): Bangert, Brown (70), Dogan, Nurrenbern, Sharp (36) and Terry

Absent (2): Mackey and Stacy

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1564**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Cupps, Fitzwater, Fogle, Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Smith (45)

Noes (0)

Absent (3): Davidson, Gregory (51) and Taylor (139)

Committee on Higher Education, Chairman Shields reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 2731**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Black (137), Houx, Phifer, Pike, Riggs, Shields, Stevens (46), Veit and Windham

Noes (0)

Absent (1): Grier

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 1608**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Bailey, Baker, Chipman, Cupps and Kelly (141)

Noes (1): Sharp (36)

Absent (1): Ellebracht

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2083**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Phifer, Porter, Pouche, Railsback and Taylor (48)

Noes (0)

Absent (3): Bromley, Mosley and Smith (67)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HB 2149** entitled:

An act to repeal sections 197.400, 197.445, 327.312, 327.313, 327.314, 327.331, 334.036, 334.530, 334.655, 345.015, and 345.050, RSMo, and to enact in lieu thereof sixteen new sections relating to professional licensing, with an emergency clause for a certain section.

With Senate Amendment No. 1, Senate Amendment No. 1 to Senate Amendment No. 3, Senate Amendment No. 3, as amended, and Senate Amendment No. 5.

Senate Amendment No. 1

AMEND Senate Substitute for House Bill No. 2149, Pages 10-13, Section 334.036, Line, by striking all of said section from the bill; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 1

to

Senate Amendment No. 3

AMEND Senate Amendment No. 3 to Senate Substitute for House Bill No. 2149, Page 2, Section, Line 26, by inserting after "procedure" the following:

"for medically necessary purposes".

Senate Amendment No. 3

AMEND Senate Substitute for House Bill No. 2149, Page 17, Section 334.655, Line 70, by inserting after all of said line the following:

"340.201. 1. The general assembly hereby occupies and preempts the entire field of legislation concerning the practice of veterinary medicine regulated under this chapter. A political subdivision of this state is preempted from enacting, maintaining, or enforcing any order, ordinance, rule, regulation, policy, or other similar measure that prohibits, restricts, limits, regulates, controls, directs, or interferes with the practice of veterinary medicine.

2. Nothing in this section shall preclude or preempt a political subdivision of this state from exercising its lawful authority to regulate zoning or land use, to enforce a building or fire code regulation, to impose a tax or license fee for the privilege of carrying on the profession of veterinary medicine consistent with the laws regulating such taxes or license fees, to require vaccinations and licensing of animals kept within the boundaries of the political subdivision, to prohibit animal abuse, or otherwise to regulate for the general health, safety, sanitation, and welfare as long as the order, ordinance, rule, regulation, policy, or other measure does not interfere with, restrict, or limit the ability of a lawfully licensed person from engaging in any act or performing any procedure that falls within the professionally recognized scope of practice of veterinary medicine."; and

Further amend the title and enacting clause accordingly.

Senate Amendment No. 5

AMEND Senate Substitute for House Bill No. 2149, Page 13, Section 334.036, Line 115, by inserting after all of said line the following:

"334.100. 1. The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621. As an alternative to a refusal to issue or renew any certificate, registration or authority, the board may, at its discretion, issue a license which is subject to probation, restriction or limitation to an applicant for licensure for any one or any combination of causes stated in subsection 2 of this section. The board's order of probation, limitation or restriction shall contain a statement of the discipline imposed, the basis therefor, the date such action shall become effective, and a statement that the applicant has thirty days to request in writing a hearing before the administrative hearing commission. If the board issues a probationary, limited or restricted license to an applicant for licensure, either party may file a written petition with the administrative hearing commission within thirty days of the effective date of the probationary, limited or restricted license seeking review of the board's determination. If no written request for a hearing is received by the administrative hearing commission within the thirty-day period, the right to seek review of the board's decision shall be considered as waived.

2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit or license for any one or any combination of the following causes:

(1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any profession licensed or regulated pursuant to this chapter, for any offense involving fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;

(4) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct or unprofessional conduct in the performance of the functions or duties of any profession licensed or regulated by this chapter, including, but not limited to, the following:

(a) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation; willfully and continually overcharging or overtreating patients; or charging for visits to the physician's office which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient's records;

(b) Attempting, directly or indirectly, by way of intimidation, coercion or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;

- (c) Willfully and continually performing inappropriate or unnecessary treatment, diagnostic tests or medical or surgical services;
- (d) Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience or licensure to perform such responsibilities;
- (e) Misrepresenting that any disease, ailment or infirmity can be cured by a method, procedure, treatment, medicine or device;
- (f) Performing or prescribing medical services which have been declared by board rule to be of no medical or osteopathic value;
- (g) Final disciplinary action by any professional medical or osteopathic association or society or licensed hospital or medical staff of such hospital in this or any other state or territory, whether agreed to voluntarily or not, and including, but not limited to, any removal, suspension, limitation, or restriction of the person's license or staff or hospital privileges, failure to renew such privileges or license for cause, or other final disciplinary action, if the action was in any way related to unprofessional conduct, professional incompetence, malpractice or any other violation of any provision of this chapter;
- (h) Signing a blank prescription form; or dispensing, prescribing, administering or otherwise distributing any drug, controlled substance or other treatment without sufficient examination including failing to establish a valid physician-patient relationship pursuant to section 334.108, or for other than medically accepted therapeutic or experimental or investigative purposes duly authorized by a state or federal agency, or not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity or disease, except as authorized in section 334.104;
- (i) Exercising influence within a physician-patient relationship for purposes of engaging a patient in sexual activity;
- (j) Being listed on any state or federal sexual offender registry;
- (k) Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient;
- (l) Failing to furnish details of a patient's medical records to other treating physicians or hospitals upon proper request; or failing to comply with any other law relating to medical records;
- (m) Failure of any applicant or licensee to cooperate with the board during any investigation;
- (n) Failure to comply with any subpoena or subpoena duces tecum from the board or an order of the board;
- (o) Failure to timely pay license renewal fees specified in this chapter;
- (p) Violating a probation agreement, order, or other settlement agreement with this board or any other licensing agency;
- (q) Failing to inform the board of the physician's current residence and business address;
- (r) Advertising by an applicant or licensee which is false or misleading, or which violates any rule of the board, or which claims without substantiation the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other physician. An applicant or licensee shall also be in violation of this provision if the applicant or licensee has a financial interest in any organization, corporation or association which issues or conducts such advertising;
- (s) Any other conduct that is unethical or unprofessional involving a minor;
- (5) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health of a patient or the public; or incompetency, gross negligence or repeated negligence in the performance of the functions or duties of any profession licensed or regulated by this chapter. For the purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the applicant's or licensee's profession;
- (6) Violation of, or attempting to violate, directly or indirectly, or assisting or enabling any person to violate, any provision of this chapter or chapter 324, or of any lawful rule or regulation adopted pursuant to this chapter or chapter 324;
- (7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license or diploma from any school;
- (8) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation or other final disciplinary action against the holder of or applicant for a license or other right to practice any profession regulated by this chapter by another state, territory, federal agency or country, whether or not voluntarily agreed to by the licensee or applicant, including, but not limited to, the denial of licensure, surrender of the license, allowing

the license to expire or lapse, or discontinuing or limiting the practice of medicine while subject to an investigation or while actually under investigation by any licensing authority, medical facility, branch of the Armed Forces of the United States of America, insurance company, court, agency of the state or federal government, or employer;

(9) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice pursuant to this chapter; or knowingly performing any act which in any way aids, assists, procures, advises, or encourages any person to practice medicine who is not registered and currently eligible to practice pursuant to this chapter. A physician who works in accordance with standing orders or protocols or in accordance with the provisions of section 334.104 shall not be in violation of this subdivision;

(11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;

(12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated pursuant to this chapter;

(13) Violation of the drug laws or rules and regulations of this state, including but not limited to any provision of chapter 195, any other state, or the federal government;

(14) Knowingly making, or causing to be made, or aiding, or abetting in the making of, a false statement in any birth, death or other certificate or document executed in connection with the practice of the person's profession;

(15) Knowingly making a false statement, orally or in writing to the board;

(16) Soliciting patronage in person or by agents or representatives, or by any other means or manner, under the person's own name or under the name of another person or concern, actual or pretended, in such a manner as to confuse, deceive, or mislead the public as to the need or necessity for or appropriateness of health care services for all patients, or the qualifications of an individual person or persons to diagnose, render, or perform health care services;

(17) Using, or permitting the use of, the person's name under the designation of "Doctor", "Dr.", "M.D.", or "D.O.", or any similar designation with reference to the commercial exploitation of any goods, wares or merchandise;

(18) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment pursuant to the provisions of chapter 208 or chapter 630 or for payment from Title XVIII or Title XIX of the Social Security Act;

(19) Failure or refusal to properly guard against contagious, infectious or communicable diseases or the spread thereof; maintaining an unsanitary office or performing professional services under unsanitary conditions; or failure to report the existence of an unsanitary condition in the office of a physician or in any health care facility to the board, in writing, within thirty days after the discovery thereof;

(20) Any candidate for licensure or person licensed to practice as a physical therapist, paying or offering to pay a referral fee or, notwithstanding section 334.010 to the contrary, practicing or offering to practice professional physical therapy independent of the prescription and direction of a person licensed and registered as a physician and surgeon pursuant to this chapter, as a dentist pursuant to chapter 332, as a podiatrist pursuant to chapter 330, as an advanced practice registered nurse under chapter 335, or any licensed and registered physician, dentist, podiatrist, or advanced practice registered nurse practicing in another jurisdiction, whose license is in good standing;

(21) Any candidate for licensure or person licensed to practice as a physical therapist, treating or attempting to treat ailments or other health conditions of human beings other than by professional physical therapy and as authorized by sections 334.500 to 334.620;

(22) Any person licensed to practice as a physician or surgeon, requiring, as a condition of the physician-patient relationship, that the patient receive prescribed drugs, devices or other professional services directly from facilities of that physician's office or other entities under that physician's ownership or control. A physician shall provide the patient with a prescription which may be taken to the facility selected by the patient and a physician knowingly failing to disclose to a patient on a form approved by the advisory commission for professional physical therapists as established by section 334.625 which is dated and signed by a patient or guardian acknowledging that the patient or guardian has read and understands that the physician has a pecuniary interest in a physical therapy or rehabilitation service providing prescribed treatment and that the prescribed treatment is available on a competitive basis. This subdivision shall not apply to a referral by one physician to another physician within a group of physicians practicing together;

(23) A pattern of personal use or consumption of any controlled substance unless it is prescribed, dispensed or administered by another physician who is authorized by law to do so;

(24) Habitual intoxication or dependence on alcohol, evidence of which may include more than one alcohol-related enforcement contact as defined by section 302.525;

(25) Failure to comply with a treatment program or an aftercare program entered into as part of a board order, settlement agreement or licensee's professional health program;

(26) Revocation, suspension, limitation, probation, or restriction of any kind whatsoever of any controlled substance authority, whether agreed to voluntarily or not, or voluntary termination of a controlled substance authority while under investigation;

(27) For a physician to operate, conduct, manage, or establish an abortion facility, or for a physician to perform an abortion in an abortion facility, if such facility comes under the definition of an ambulatory surgical center pursuant to sections 197.200 to 197.240, and such facility has failed to obtain or renew a license as an ambulatory surgical center.

3. Collaborative practice arrangements, protocols and standing orders shall be in writing and signed and dated by a physician prior to their implementation.

4. After the filing of such complaint before the administrative hearing commission, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, warn, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten years, or may suspend the person's license, certificate or permit for a period not to exceed three years, or restrict or limit the person's license, certificate or permit for an indefinite period of time, or revoke the person's license, certificate, or permit, or administer a public or private reprimand, or deny the person's application for a license, or permanently withhold issuance of a license or require the person to submit to the care, counseling or treatment of physicians designated by the board at the expense of the individual to be examined, or require the person to attend such continuing educational courses and pass such examinations as the board may direct.

5. In any order of revocation, the board may provide that the person may not apply for reinstatement of the person's license for a period of time ranging from two to seven years following the date of the order of revocation. All stay orders shall toll this time period.

6. Before restoring to good standing a license, certificate or permit issued pursuant to this chapter which has been in a revoked, suspended or inactive state for any cause for more than two years, the board may require the applicant to attend such continuing medical education courses and pass such examinations as the board may direct.

7. In any investigation, hearing or other proceeding to determine a licensee's or applicant's fitness to practice, any record relating to any patient of the licensee or applicant shall be discoverable by the board and admissible into evidence, regardless of any statutory or common law privilege which such licensee, applicant, record custodian or patient might otherwise invoke. In addition, no such licensee, applicant, or record custodian may withhold records or testimony bearing upon a licensee's or applicant's fitness to practice on the ground of privilege between such licensee, applicant or record custodian and a patient.

8. The act of lawfully dispensing, prescribing, administering, or otherwise distributing ivermectin tablets or hydroxychloroquine sulfate tablets for human use shall not be grounds for denial, suspension, revocation, or other disciplinary action by the board."; and

Further amend said bill, Page 17, Section 334.655, Line 70, by inserting after all of said line the following:

"338.055. 1. The board may refuse to issue any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section or if the designated pharmacist-in-charge, manager-in-charge, or any officer, owner, manager, or controlling shareholder of the applicant has committed any act or practice in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of his or her right to file a complaint with the administrative hearing commission as provided by chapter 621.

2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit or license required by this chapter or any person who has failed to renew or has surrendered his or her certificate of registration or authority, permit or license for any one or any combination of the following causes:

(1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions or duties of any profession licensed or regulated under this chapter, for any offense an essential element of which is fraud, dishonesty or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation or bribery in securing any certificate of registration or authority, permit or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;

(4) Obtaining or attempting to obtain any fee, charge, tuition or other compensation by fraud, deception or misrepresentation;

(5) Incompetence, misconduct, gross negligence, fraud, misrepresentation or dishonesty in the performance of the functions or duties of any profession licensed or regulated by this chapter;

(6) Violation of, or assisting or enabling any person to violate, any provision of this chapter, or of any lawful rule or regulation adopted pursuant to this chapter;

(7) Impersonation of any person holding a certificate of registration or authority, permit or license or allowing any person to use his or her certificate of registration or authority, permit, license, or diploma from any school;

(8) Denial of licensure to an applicant or disciplinary action against an applicant or the holder of a license or other right to practice any profession regulated by this chapter granted by another state, territory, federal agency, or country whether or not voluntarily agreed to by the licensee or applicant, including, but not limited to, surrender of the license upon grounds for which denial or discipline is authorized in this state;

(9) A person is finally adjudged incapacitated by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice under this chapter;

(11) Issuance of a certificate of registration or authority, permit or license based upon a material mistake of fact;

(12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated hereunder;

(13) Violation of any professional trust or confidence;

(14) Use of any advertisement or solicitation which is false, misleading or deceptive to the general public or persons to whom the advertisement or solicitation is primarily directed;

(15) Violation of the drug laws or rules and regulations of this state, any other state or the federal government;

(16) The intentional act of substituting or otherwise changing the content, formula or brand of any drug prescribed by written, electronic, or oral prescription without prior written or oral approval from the prescriber for the respective change in each prescription; provided, however, that nothing contained herein shall prohibit a pharmacist from substituting or changing the brand of any drug as provided under section 338.056, and any such substituting or changing of the brand of any drug as provided for in section 338.056 shall not be deemed unprofessional or dishonorable conduct unless a violation of section 338.056 occurs;

(17) Personal use or consumption of any controlled substance unless it is prescribed, dispensed, or administered by a health care provider who is authorized by law to do so.

3. After the filing of such complaint, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, censure or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed five years, or may suspend, for a period not to exceed three years, or revoke the license, certificate, or permit. The board may impose additional discipline on a licensee, registrant, or permittee found to have violated any disciplinary terms previously imposed under this section or by agreement. The additional discipline may include, singly or in combination, censure, placing the licensee, registrant, or permittee named in the complaint on additional probation on such terms and conditions as the board deems appropriate, which additional probation shall not exceed five years, or suspension for a period not to exceed three years, or revocation of the license, certificate, or permit.

4. If the board concludes that a licensee or registrant has committed an act or is engaging in a course of conduct which would be grounds for disciplinary action which constitutes a clear and present danger to the public health and safety, the board may file a complaint before the administrative hearing commission requesting an expedited hearing and specifying the activities which give rise to the danger and the nature of the proposed restriction or suspension of the licensee's or registrant's license. Within fifteen days after service of the complaint on

the licensee or registrant, the administrative hearing commission shall conduct a preliminary hearing to determine whether the alleged activities of the licensee or registrant appear to constitute a clear and present danger to the public health and safety which justify that the licensee's or registrant's license or registration be immediately restricted or suspended. The burden of proving that the actions of a licensee or registrant constitute a clear and present danger to the public health and safety shall be upon the state board of pharmacy. The administrative hearing commission shall issue its decision immediately after the hearing and shall either grant to the board the authority to suspend or restrict the license or dismiss the action.

5. If the administrative hearing commission grants temporary authority to the board to restrict or suspend the licensee's or registrant's license, such temporary authority of the board shall become final authority if there is no request by the licensee or registrant for a full hearing within thirty days of the preliminary hearing. The administrative hearing commission shall, if requested by the licensee or registrant named in the complaint, set a date to hold a full hearing under the provisions of chapter 621 regarding the activities alleged in the initial complaint filed by the board.

6. If the administrative hearing commission dismisses the action filed by the board pursuant to subsection 4 of this section, such dismissal shall not bar the board from initiating a subsequent action on the same grounds.

7. The board shall not deny, revoke, or suspend, or otherwise take any disciplinary action against, a certificate of registration or authority, permit, or license required by this chapter for any person due to the lawful dispensing, distributing, or selling of ivermectin tablets or hydroxychloroquine sulfate tablets for human use in accordance with prescriber directions. No person licensed under this chapter who dispenses, distributes, or sells ivermectin tablets or hydroxychloroquine sulfate tablets for human use shall ask the patient or prescriber, or otherwise require of the patient or prescriber, the reason or purpose for which the medications shall be used, except in circumstances in which it is necessary for purposes of the patient's health insurance or to clarify dosage for the health and safety of the patient."; and

Further amend the title and enacting clause accordingly.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was referred to the Committee indicated:

HB 3021 - Budget

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

SS HB 2149, as amended - Fiscal Review

HB 2571 - Fiscal Review

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were referred to the Committee indicated:

SCR 28 - Veterans

SCR 34 - Veterans

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, April 13, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University Agriculture Facilities.

BUDGET

Wednesday, April 13, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 3.
Public hearing will be held: HB 3021

DOWNSIZING STATE GOVERNMENT

Wednesday, April 13, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 2705, SB 710, SJR 46
Executive session will be held: HB 2626
Added SJR 46.
AMENDED

ECONOMIC DEVELOPMENT

Thursday, April 14, 2022, 9:00 AM, House Hearing Room 5.
Public hearing will be held: SS#3 SCS SB 758, SS SCS SB 672

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 13, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.
Executive session will be held: HB 1678

EMERGING ISSUES

Tuesday, April 19, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: SS SB 690

EMERGING ISSUES

Wednesday, April 20, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Executive session will be held: SS SB 690

FISCAL REVIEW

Wednesday, April 13, 2022, 9:45 AM, House Hearing Room 4.
Executive session will be held: SS#2 SJR 38, HJR 132
Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Thursday, April 14, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: SB 718

JUDICIARY

Wednesday, April 13, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: SCS SB 886, HB 2624, HB 1688, HB 2490

Executive session will be held: HB 1546, HB 1549, HB 2703, HB 2774, HB 2443, SS SCS SB 834

Added SS SCS SB 834 to executive session.

AMENDED

LOCAL GOVERNMENT

Thursday, April 14, 2022, 9:00 AM, House Hearing Room 7.

Executive session will be held: HB 1581

PENSIONS

Wednesday, April 13, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: SB 655

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Wednesday, April 13, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2765

CANCELLED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, April 13, 2022, 12:30 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: SCS SB 908, SS SJR 33

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, April 14, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: SS SCS SB 724, HB 2916, SS#2 SB 823

Added HB 2916 and SS#2 SB 823.

AMENDED

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, April 20, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2794, HB 2691, HJR 72

UTILITIES

Wednesday, April 13, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2451, HB 1488

Executive session will be held: HB 1852, HB 2709

HOUSE CALENDAR

FIFTY-THIRD DAY, WEDNESDAY, APRIL 13, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl
HJR 80 - Coleman (32)
HCS HJR 134 - Taylor (139)
HJR 137 - Eggleston
HJR 128 - O'Donnell
HJR 107 - Dinkins
HJR 125 - Christofanelli

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HCS HJR 123 - Kidd
HJR 100 - Richey
HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)

HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson

HOUSE BILLS FOR PERFECTION - INFORMAL

HS HCS HBs 2574, 1929 & 1456 - Mayhew
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew

HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1692 - Boggs
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins

HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1709 - Buchheit-Courtway
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1704 - Roberts
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132, (Fiscal Review 4/7/22) - Kidd
HJR 133 - Davidson
HJR 114 - Coleman (32)

HOUSE BILLS FOR THIRD READING

HB 2307 - Coleman (32)
HCS HB 1757 - Railsback
HB 2593 - Lovasco
HB 1860 - Eggleston
HCS HB 1583 - Murphy
HB 2623 - Veit
HB 1705 - Roberts
HCS HB 2218 - O'Donnell
HCS HB 2600, (Fiscal Review 4/7/22) - Railsback
HB 2331, E.C. - Baker
HCS HB 2171 - Francis
HB 2571, (Fiscal Review 4/12/22) - Owen

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2493 - Black (7)

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38, (Fiscal Review 4/11/22) - Brown (16)

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162, (Fiscal Review 4/5/22) - Deaton
SS SCS HCS HB 1720, as amended (Fiscal Review 4/7/22), E.C. - Pollitt (52)
SS HB 2149, as amended (Fiscal Review 4/12/22), E.C. - Shields

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-THIRD DAY, WEDNESDAY, APRIL 13, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He giveth power to the faint; and to them that have no might He increaseth strength. (Isaiah 40:29)

Ancient and Eternal God, our Creator, in whose presence our restless spirits are quieted and our hungry hearts find the food that nourishes and strengthens our understanding, increase our faith and stimulate our resolve to walk in the way of Your commandments, to abide in Your love, and to serve our state with all our might.

Grant us an inner greatness of spirit that we may meet the challenge of this day unashamed and unafraid. Though the earth be moved, the waters roar, and the mountains shake may we find our refuge and our strength in You.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

"The Star-Spangled Banner" was performed by the Lady Tigers Basketball Team from Neelyville High School.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Evaline Rose Rowland.

The Journal of the fifty-second day was approved as printed by the following vote:

AYES: 119

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Busick	Butz	Chipman
Clemens	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	Dinkins	Ellebracht	Evans
Falkner	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Mosley	Murphy

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Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Phifer	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Roberts
Roden	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Smith 67	Tate	Taylor 139
Taylor 48	Terry	Thompson	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Walsh 50	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 010

Bosley	Burnett	Mackey	McCreery	Merideth
Rogers	Rowland	Smith 45	Stevens 46	Unsicker

PRESENT: 000

ABSENT WITH LEAVE: 028

Aldridge	Bland Manlove	Burton	Christofanelli	Coleman 32
Collins	Cupps	DeGroot	Derges	Dogan
Doll	Eggleston	Fishel	Henderson	Lewis 25
Person	Pietzman	Riley	Rone	Sauls
Schnelting	Simmons	Stacy	Stephens 128	Thomas
Veit	Walsh Moore 93	Windham		

VACANCIES: 006

Representative Taylor (139) assumed the Chair.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2372, relating to state capitol parking garages, was taken up by Representative Chipman.

On motion of Representative Chipman, the title of **HB 2372** was agreed to.

Representative Roden offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2372, Page 1, Section 8.175, Line 1, by inserting after "8.175." the following:

"1."; and

Further amend said bill, section, and page, Line 9, by inserting after all of said line the following:

"2. No unlicensed and unregistered vehicles are allowed to park in the parking garages."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 1** was adopted.

On motion of Representative Chipman, **HB 2372, as amended**, was ordered perfected and printed.

HB 2625, relating to an exemption from licensure requirements for certain persons, was taken up by Representative Burger.

On motion of Representative Burger, the title of **HB 2625** was agreed to.

On motion of Representative Burger, **HB 2625** was ordered perfected and printed.

Representative Chipman assumed the Chair.

HCS HB 1696, relating to the illegal discharge of a firearm, was taken up by Representative Reedy.

On motion of Representative Reedy, **HCS HB 1696** was adopted.

On motion of Representative Reedy, **HCS HB 1696** was ordered perfected and printed.

Representative Taylor (139) resumed the Chair.

HS HB 2310, relating to state designations, was taken up by Representative McDaniel.

On motion of Representative McDaniel, the title of **HS HB 2310** was agreed to.

Representative Pike offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Substitute for House Bill No. 2310, Page 1, Section 9.280, Line 4, by inserting after all of said section and line the following:

"9.308. The first full week in February is hereby designated as "School Counseling Week" in the state of Missouri. Citizens of this state are encouraged to participate in appropriate events and activities that recognize the important work of school counselors in helping Missouri's students succeed in school and beyond."; and

Further amend said bill, Page 2, Section 9.356, Line 4, by inserting after all of said section and line the following:

"9.357. The month of March is hereby designated as "Triple Negative Breast Cancer Awareness Month" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities designed to improve education and awareness in underserved communities that are disproportionately impacted; ensure equitable access and affordability of breast cancer screening, genetic counseling, and diagnostic testing; and guarantee timely patient access to clinically appropriate treatment options."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Grier offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Substitute for House Bill No. 2310, Page 1, Line 17, by inserting after all of said line the following:

"Further amend said bill and page, Section 10.095, Line 2, by inserting after all of said section and line the following:

"311.028. 1. (1) To qualify as "Ozark Highlands" spirits, and to be labeled as such for sale in Missouri, an aged product shall meet the following conditions:

(a) The product shall be mashed, fermented, distilled, aged, and bottled in the Ozark Highlands region;

(b) The product shall be aged in barrels manufactured in Missouri;

(c) The water source shall be untreated or natural from natural springs or deep wells in the Ozarks Highlands, and without chlorination or added chemicals such as fluoride; and

(d) The minimum age of a whiskey shall be four years.

(2) To qualify as "Ozark Highlands" spirits, and to be labeled as such for sale in Missouri, an unaged product, such as gin or vodka, shall meet the following conditions:

(a) The product shall be mashed, fermented, distilled, and bottled in the Ozark Highlands region; and

(b) The water source shall be untreated or natural from natural springs or deep wells in the Ozarks Highlands, and without chlorination or added chemicals such as fluoride.

2. To additionally qualify as "Single Malt", the final product shall be distilled and bottled at a single distillery.

3. The product shall be further certified, by seal or other means, by the "Ozark Highland Distillers Guild" as a qualifying "Ozark Highlands" product.

4. For the purposes of this section, the Missouri department of natural resources shall produce, in collaboration with the "Ozark Highland Distillers Guild", and publish an official map of the "Ozark Highlands" region.

Section 1. The newly constructed bridge on the CST David Hoeckel Parkway that crosses over Interstate 70 in Wentzville in St. Charles County shall be designated as "Marine LCPL Jared Schmitz Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Grier, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Mayhew offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Substitute for House Bill No. 2310, Page 1, Line 1, by inserting after the second occurrence of the number "1," the following:

"Section A, Line 3, by inserting after all of the said section and line the following:

"9.138. The governor shall annually issue a proclamation setting apart the first week of March as "~~[Math, Engineering, Technology and Science (METS) Week]~~ **Science, Technology, Engineering, and Math (STEM) Week**", and recommending to the people of the state that the week be appropriately observed through activities that will result in an increased awareness of the importance of advancing community interest in ~~[math, engineering, technology, and science]~~ **science, technology, engineering, and math** programs, and promote ~~[METS]~~ **STEM** careers statewide in order to advance Missouri's workforce. The proclamation shall also recommend that the week be observed with appropriate activities in public schools. Public and private involvement in ~~[METS]~~ **STEM** week demonstrates that fostering and encouraging interest in the sciences is a major factor in determining growth and success in school and will help students develop a focus on technology-based careers after graduation."; and

Further amend said bill and page,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mayhew, **House Amendment No. 2 to House Amendment No. 1** was adopted.

On motion of Representative Pike, **House Amendment No. 1, as amended**, was adopted.

Representative Sauls offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Substitute for House Bill No. 2310, Page 2, Section 9.347, Line 4, by inserting after said section and line the following:

"9.349. September fifteenth to October fifteenth each year shall be designated as "Hispanic Heritage Month" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to recognize the generations of Hispanic Americans who have positively influenced and enriched our state and society."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Proudie offered **House Amendment No. 1 to House Amendment No. 2**.

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Substitute for House Bill No. 2310, Page 1, Line 7, by inserting after said line the following:

"Further amend said bill, Page 2, Section 10.095, Line 2, by inserting after said section and line the following:

"Section 1. November fifth of each year is hereby designated "Cora Faith Walker Remembrance Day" and citizens of the state shall be encouraged to honor the life and memory of Cora Faith Walker."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Proudie, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Sauls, **House Amendment No. 2, as amended**, was adopted.

Representative Burnett offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Substitute for House Bill No. 2310, Page 2, Section 10.095, Line 2, by inserting after all of said section and line the following:

"10.205. 1. The book entitled "Missouri's Great Flood of '93 - Revisiting an Epic Natural Disaster" by Kenneth L. Kieser is selected for and shall be known as the official state work chronicling the 1993 flood.

2. The historic flood of 1993 encompassed a nine-state area in the Midwest during the summer of 1993. "Missouri's Great Flood of '93 - Revisiting an Epic Natural Disaster" provides a comprehensive document of history that outlines how the flood occurred meteorologically and how those who lived through the flood survived and rebuilt after the flood waters receded."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley offered **House Amendment No. 1 to House Amendment No. 3**.

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 10, by deleting said line and inserting in lieu thereof the following:

"those who lived through the flood survived and rebuilt after the flood waters receded.

Section 1. April 11 through April 17 of each year is hereby designated as "Black Maternal Health Week". The citizens of this state are encouraged to engage in appropriate events and activities to commemorate black maternal health.

Section 2. The month of April of each year is hereby designated as "Minority Health Month". The citizens of this state are encouraged to engage in appropriate events and activities to commemorate minority health month."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 1 to House Amendment No. 3** was adopted.

Representative Seitz offered **House Amendment No. 2 to House Amendment No. 3**.

*House Amendment No. 2
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Substitute for House Bill No. 2310, Page 1, Line 10, by deleting said line and inserting in lieu thereof the following:

**"those who lived through the flood survived and rebuilt after the flood waters receded.
Section 1. Beginning January 1, 2023, in order for a day to be designated in honor of deceased individual, such individual shall be deceased at least five years unless such individual was killed in combat while on active duty in the military, in which case such individual shall be deceased at least one year."; and"; and**

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HS HB 2310, as amended, with House Amendment No. 2 to House Amendment No. 3 and House Amendment No. 3, as amended, pending, was laid over.

On motion of Representative Kelly (141), the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 047

Anderson	Atchison	Aune	Bailey	Baker
Basye	Billington	Brown 16	Brown 27	Burton
Busick	Chipman	Collins	Cook	Cupps
Davidson	Davis	DeGroot	Evans	Francis
Haffner	Haley	Hardwick	Kalberloh	Kelley 127
Kelly 141	Lewis 6	Lovasco	Mayhew	McGill
Morse	Murphy	Price IV	Reedy	Richey
Riggs	Roberts	Sander	Sassmann	Seitz
Shields	Taylor 139	Terry	Van Schoiack	Veit
Walsh 50	Wright			

NOES: 001

Rowland

PRESENT: 085

Adams	Aldridge	Andrews	Appelbaum	Bangert
Baringer	Black 7	Boggs	Bosley	Bromley
Buchheit-Courtway	Burger	Burnett	Butz	Christofanelli
Clemens	Coleman 32	Coleman 97	Copeland	Deaton
Dinkins	Dogan	Eggleston	Ellebracht	Falkner
Fishel	Fitzwater	Fogle	Gray	Gregory 51
Grier	Griffith	Gunby	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Kidd	Knight	McCreery	McDaniel	Merideth
Nurrenbern	O'Donnell	Owen	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Quade	Railsback
Riley	Roden	Rogers	Sauls	Schnelting
Schroer	Schwadron	Shaul	Smith 45	Stacy

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Stephens 128	Tate	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Wiemann	Windham	Young	Mr. Speaker

ABSENT WITH LEAVE: 024

Barnes	Black 137	Bland Manlove	Brown 70	Derges
Doll	Gregory 96	Haden	Johnson	Lewis 25
Mackey	McGaugh	Mosley	Patterson	Pollock 123
Rone	Sharp 36	Sharpe 4	Simmons	Smith 155
Smith 163	Smith 67	Stevens 46	West	

VACANCIES: 006

Representative Taylor (139) resumed the Chair.

PERFECTION OF HOUSE BILLS - INFORMAL

HS HCS HBs 2574, 1929 & 1456, relating to detached catalytic converters, was taken up by Representative Mayhew.

On motion of Representative Mayhew, the title of **HS HCS HBs 2574, 1929 & 1456** was agreed to.

On motion of Representative Mayhew, **HS HCS HBs 2574, 1929 & 1456** was adopted.

On motion of Representative Mayhew, **HS HCS HBs 2574, 1929 & 1456** was ordered re-perfected and printed.

HCS HB 1709, relating to certain experimental or investigational medical treatments, was taken up by Representative Buchheit-Courtway.

Representative Buchheit-Courtway moved that the title of **HCS HB 1709** be agreed to.

Representative Sander offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1709, Page 1, In the Title, Line 3, by deleting said line and inserting in lieu thereof the words "unlawful discriminatory practices."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Walsh (50) raised a point of order that a member was in violation of Rule 49.

Representative Taylor (139) requested a parliamentary ruling.

The point of order was withdrawn.

Representative Sander moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Buchheit-Courtway again moved that the title of **HCS HB 1709** be agreed to.

Which motion was adopted.

Representative Sander offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1709, Page 1, Section A, Line 2, by inserting after said section and line the following:

"213.010. As used in this chapter, the following terms shall mean:

(1) "Age", an age of forty or more years but less than seventy years, except that it shall not be an unlawful employment practice for an employer to require the compulsory retirement of any person who has attained the age of sixty-five and who, for the two-year period immediately before retirement, is employed in a bona fide executive or high policy-making position, if such person is entitled to an immediate nonforfeitable annual retirement benefit from a pension, profit sharing, savings or deferred compensation plan, or any combination of such plans, of the employer, which equals, in the aggregate, at least forty-four thousand dollars;

(2) "Because" or "because of", as it relates to the adverse decision or action, the protected criterion was the motivating factor;

(3) "Commission", the Missouri commission on human rights;

(4) "Complainant", a person who has filed a complaint with the commission alleging that another person has engaged in a prohibited discriminatory practice;

(5) "Disability", a physical or mental impairment which substantially limits one or more of a person's major life activities, being regarded as having such an impairment, or a record of having such an impairment, which with or without reasonable accommodation does not interfere with performing the job, utilizing the place of public accommodation, or occupying the dwelling in question. For purposes of this chapter, the term "disability" does not include current, illegal use of or addiction to a controlled substance as such term is defined by section 195.010; however, a person may be considered to have a disability if that person:

(a) Has successfully completed a supervised drug rehabilitation program and is no longer engaging in the illegal use of, and is not currently addicted to, a controlled substance or has otherwise been rehabilitated successfully and is no longer engaging in such use and is not currently addicted;

(b) Is participating in a supervised rehabilitation program and is no longer engaging in illegal use of controlled substances; or

(c) Is erroneously regarded as currently illegally using, or being addicted to, a controlled substance;

(6) "Discrimination", conduct proscribed herein, taken because of race, color, religion, national origin, ancestry, sex, ~~or~~ **sexual orientation**, age as it relates to employment, disability, or familial status as it relates to housing. **"Discrimination" includes any unfair treatment based on a person's presumed or assumed race, color, religion, national origin, ancestry, sex, sexual orientation, age as it relates to employment, disability, or familial status as it relates to housing, regardless of whether the presumption or assumption as to such characteristic is correct;**

(7) "Dwelling", any building, structure or portion thereof which is occupied as, or designed or intended for occupancy as, a residence by one or more families, and any vacant land which is offered for sale or lease for the construction or location thereon of any such building, structure or portion thereof;

(8) "Employer", a person engaged in an industry affecting commerce who has six or more employees for each working day in each of twenty or more calendar weeks in the current or preceding calendar year, and shall include the state, or any political or civil subdivision thereof, or any person employing six or more persons within

the state but does not include corporations and associations owned or operated by religious or sectarian organizations. "Employer" shall not include:

- (a) The United States;
- (b) A corporation wholly owned by the government of the United States;
- (c) An individual employed by an employer;
- (d) An Indian tribe;
- (e) Any department or agency of the District of Columbia subject by statute to procedures of the competitive service, as defined in 5 U.S.C. Section ~~[2101]~~ **2102**; or
- (f) A bona fide private membership club, other than a labor organization, that is exempt from taxation under 26 U.S.C. Section 501(c);
- (9) "Employment agency" includes any person or agency, public or private, regularly undertaking with or without compensation to procure employees for an employer or to procure for employees opportunities to work for an employer;
- (10) "Executive director", the executive director of the Missouri commission on human rights;
- (11) "Familial status", one or more individuals who have not attained the age of eighteen years being domiciled with:
 - (a) A parent or another person having legal custody of such individual; or
 - (b) The designee of such parent or other person having such custody, with the written permission of such parent or other person. The protections afforded against discrimination because of familial status shall apply to any person who is pregnant or is in the process of securing legal custody of any individual who has not attained the age of eighteen years;
- (12) "Human rights fund", a fund established to receive civil penalties as required by federal regulations and as set forth by subdivision (2) of subsection 11 of section 213.075, and which will be disbursed to offset additional expenses related to compliance with the Department of Housing and Urban Development regulations;
- (13) "Labor organization" includes any organization which exists for the purpose, in whole or in part, of collective bargaining or of dealing with employers concerning grievances, terms or conditions of employment, or for other mutual aid or protection in relation to employment;
- (14) "Local commissions", any commission or agency established prior to August 13, 1986, by an ordinance or order adopted by the governing body of any city, constitutional charter city, town, village, or county;
- (15) **"Motivating factor", the factor that actually played a role in the adverse action or decision and had a determinative influence on the adverse action or decision;**
- (16) "Person" includes one or more individuals, corporations, partnerships, associations, organizations, labor organizations, legal representatives, mutual companies, joint stock companies, trusts, trustees, trustees in bankruptcy, receivers, fiduciaries, or other organized groups of persons;
- ~~[(16)]~~ (17) "Places of public accommodation", all places or businesses offering or holding out to the general public, goods, services, privileges, facilities, advantages or accommodations for the peace, comfort, health, welfare and safety of the general public or such public places providing food, shelter, recreation and amusement, including, but not limited to:
 - (a) Any inn, hotel, motel, or other establishment which provides lodging to transient guests, other than an establishment located within a building which contains not more than five rooms for rent or hire and which is actually occupied by the proprietor of such establishment as ~~his~~ **the proprietor's** residence;
 - (b) Any restaurant, cafeteria, lunchroom, lunch counter, soda fountain, or other facility principally engaged in selling food for consumption on the premises, including, but not limited to, any such facility located on the premises of any retail establishment;
 - (c) Any gasoline station, including all facilities located on the premises of such gasoline station and made available to the patrons thereof;
 - (d) Any motion picture house, theater, concert hall, sports arena, stadium, or other place of exhibition or entertainment;
 - (e) Any public facility owned, operated, or managed by or on behalf of this state or any agency or subdivision thereof, or any public corporation; and any such facility supported in whole or in part by public funds;
 - (f) Any establishment which is physically located within the premises of any establishment otherwise covered by this section or within the premises of which is physically located any such covered establishment, and which holds itself out as serving patrons of such covered establishment;
- ~~[(17)]~~ (18) "Rent" includes to lease, to sublease, to let and otherwise to grant for consideration the right to occupy premises not owned by the occupant;

~~[(18)]~~ (19) "Respondent", a person who is alleged to have engaged in a prohibited discriminatory practice in a complaint filed with the commission;

~~[(19)] "The motivating factor", the employee's protected classification actually played a role in the adverse action or decision and had a determinative influence on the adverse decision or action;—]~~

(20) **"Sexual orientation", one's actual or perceived emotional or physical attraction to, or romantic or physical relationships with, members of the same gender, members of a different gender, or members of any gender; or the actual or perceived lack of any emotional or physical attraction to, or romantic or physical relationships with, anyone. The term "sexual orientation" includes a history of such attraction or relationships or a history of no such attraction or relationships;**

(21) "Unlawful discriminatory practice", any act that is unlawful under this chapter.

213.030. 1. The powers and duties of the commission shall be:

(1) To seek to eliminate and prevent discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, age as it relates to employment, disability, or familial status as it relates to housing and to take other actions against discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, age, disability, or familial status as provided by law; and the commission is hereby given general jurisdiction and power for such purposes;

(2) To implement the purposes of this chapter first by conference, conciliation and persuasion so that persons may be guaranteed their civil rights and goodwill be fostered;

(3) To formulate policies to implement the purposes of this chapter and to make recommendations to agencies and officers of the state and political subdivisions in aid of such policies and purposes;

(4) To appoint such employees as it may deem necessary, fix their compensation within the appropriations provided and in accordance with the wage structure established for other state agencies, and prescribe their duties;

(5) To obtain upon request and utilize the services of all governmental departments and agencies to be paid from appropriations to this commission;

(6) To adopt, promulgate, amend, and rescind suitable rules and regulations to carry out the provisions of this chapter and the policies and practices of the commission in connection therewith;

(7) To receive, investigate, initiate, and pass upon complaints alleging discrimination in employment, housing or in places of public accommodations because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, age as it relates to employment, disability, or familial status as it relates to housing and to require the production for examination of any books, papers, records, or other materials relating to any matter under investigation;

(8) To hold hearings, subpoena witnesses, compel their attendance, administer oaths, to take the testimony of any person under oath, and, in connection therewith, to require the production for examination of any books, papers or other materials relating to any matter under investigation or in question before the commission;

(9) To issue publications and the results of studies and research which will tend to promote goodwill and minimize or eliminate discrimination in housing, employment or in places of public accommodation because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, age as it relates to employment, disability, or familial status as it relates to housing;

(10) To provide each year to the governor and to the general assembly a full written report of all its activities and of its recommendations;

(11) To adopt an official seal;

(12) To cooperate, act jointly, enter into cooperative or work-sharing agreements with the United States Equal Employment Opportunity Commission, the United States Department of Housing and Urban Development, and other federal agencies and local commissions or agencies to achieve the purposes of this chapter;

(13) To accept grants, private gifts, bequests, and establish funds to dispose of such moneys so long as the conditions of the grant, gift, or bequest are not inconsistent with the purposes of this chapter and are used to achieve the purposes of this chapter;

(14) To establish a human rights fund as defined in section 213.010, for the purposes of administering sections 213.040, 213.045, 213.050, 213.070, 213.075, and 213.076.

2. No rule or portion of a rule promulgated under the authority of this chapter shall become effective unless it has been promulgated pursuant to the provisions of section 536.024.

213.040. 1. It shall be an unlawful housing practice:

(1) To refuse to sell or rent after the making of a bona fide offer, to refuse to negotiate for the sale or rental of, to deny or otherwise make unavailable, a dwelling to any person because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability, or familial status;

(2) To discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection therewith, because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability, or familial status;

(3) To make, print, or publish, or cause to be made, printed, or published any notice, statement or advertisement, with respect to the sale or rental of a dwelling that indicates any preference, limitation, or discrimination because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability, or familial status, or an intention to make any such preference, limitation, or discrimination;

(4) To represent to any person because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability, or familial status that any dwelling is not available for inspection, sale, or rental when such dwelling is in fact so available;

(5) To induce or attempt to induce any person to sell or rent any dwelling by representations regarding the entry or prospective entry into the neighborhood of a person or persons because of a particular race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability, or familial status;

(6) To discriminate in the sale or rental of, or to otherwise make unavailable or deny, a dwelling to any buyer or renter because of a disability of:

(a) That buyer or renter;

(b) A person residing in or intending to reside in that dwelling after it is so sold, rented, or made available; or

(c) Any person associated with that buyer or renter;

(7) To discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling, or in the provision of services or facilities in connection with such dwelling, because of a disability of:

(a) That person;

(b) A person residing in or intending to reside in that dwelling after it is so sold, rented, or made available; or

(c) Any person associated with that person.

2. For purposes of this section and sections 213.045 and 213.050, discrimination includes:

(1) A refusal to permit, at the expense of the person with the disability, reasonable modifications of existing premises occupied or to be occupied by such person if such modifications may be necessary to afford such person full enjoyment of the premises, except that, in the case of a rental, the landlord may, where it is reasonable to do so, condition permission for a modification on the renter's agreeing to restore the interior of the premises to the condition that existed before the modification, reasonable wear and tear excepted;

(2) A refusal to make reasonable accommodations in rules, policies, practices, or services, when such accommodations may be necessary to afford such person equal opportunity to use and enjoy a dwelling; or

(3) In connection with the design and construction of covered multifamily dwellings for first occupancy after March 13, 1991, a failure to design and construct those dwellings in such a manner that:

(a) The public use and common use portions of such dwellings are readily accessible to and usable by persons with a disability;

(b) All the doors designed to allow passage into and within all premises within such dwellings are sufficiently wide to allow passage by persons with a disability in wheelchairs; and

(c) All premises within such dwellings contain the following features of adaptive design:

a. An accessible route into and through the dwelling;

b. Light switches, electrical outlets, thermostats, and other environmental controls in accessible locations;

c. Reinforcements in bathroom walls to allow later installation of grab bars; and

d. Usable kitchens and bathrooms such that an individual in a wheelchair can maneuver about the space.

3. As used in subdivision (3) of subsection 2 of this section, the term "covered multifamily dwelling" means:

(1) Buildings consisting of four or more units if such buildings have one or more elevators; and

(2) Ground floor units in other buildings consisting of four or more units.

4. Compliance with the appropriate requirements of the American National Standard for Buildings and Facilities providing accessibility and usability for people with physical disabilities, commonly cited as "ANSI A117.1", suffices to satisfy the requirements of paragraph (a) of subdivision (3) of subsection 2 of this section.

5. Where a unit of general local government has incorporated into its laws the requirements set forth in subdivision (3) of subsection 2 of this section, compliance with such laws shall be deemed to satisfy the requirements of that subdivision. Such compliance shall be subject to the following provisions:

(1) A unit of general local government may review and approve newly constructed covered multifamily dwellings for the purpose of making determinations as to whether the design and construction requirements of subdivision (3) of subsection 2 of this section are met;

(2) The commission shall encourage, but may not require, the units of local government to include in their existing procedures for the review and approval of newly constructed covered multifamily dwellings, determinations

as to whether the design and construction of such dwellings are consistent with subdivision (3) of subsection 2 of this section, and shall provide technical assistance to units of local government and other persons to implement the requirements of subdivision (3) of subsection 2 of this section;

(3) Nothing in this chapter shall be construed to require the commission to review or approve the plans, designs or construction of all covered dwellings, to determine whether the design and construction of such dwellings are consistent with the requirements of subdivision (3) of subsection 2 of this section.

6. Nothing in this chapter shall be construed to invalidate or limit any law of the state or political subdivision of the state, or other jurisdiction in which this chapter shall be effective, that requires dwellings to be designed and constructed in a manner that affords persons with disabilities greater access than is required by this chapter.

7. Nothing in this section and sections 213.045 and 213.050 requires that a dwelling be made available to an individual whose tenancy would constitute a direct threat to the health or safety of other individuals or whose tenancy would result in substantial physical damage to the property of others.

8. Nothing in this section and sections 213.045 and 213.050 limits the applicability of any reasonable local or state restriction regarding the maximum number of occupants permitted to occupy a dwelling, nor does any provision in this section and sections 213.045 and 213.050 regarding familial status apply with respect to housing for older persons.

9. As used in this section and sections 213.045 and 213.050, "housing for older persons" means housing:

(1) Provided under any state or federal program that the commission determines is specifically designed and operated to assist elderly persons, as defined in the state or federal program;

(2) Intended for, and solely occupied by, persons sixty-two years of age or older; or

(3) Intended and operated for occupancy by at least one person fifty-five years of age or older per unit. In determining whether housing qualifies as housing for older persons under this subsection, the commission shall develop regulations which require at least the following factors:

(a) The existence of significant facilities and services specifically designed to meet the physical or social needs of older persons, or if the provision of such facilities and services is not practicable, that such housing is necessary to provide important housing opportunities for older persons; and

(b) That at least eighty percent of the units are occupied by at least one person fifty-five years of age or older per unit; and

(c) The publication of, and adherence to, policies and procedures which demonstrate an intent by the owner or manager to provide housing for persons fifty-five years of age or older.

10. Housing shall not fail to meet the requirements for housing for older persons by reason of:

(1) Persons residing in such housing as of August 28, 1992, who do not meet the age requirements of subdivision (2) or (3) of subsection 9 of this section, provided that new occupants of such housing meet the age requirements of subdivision (2) or (3) of subsection 9 of this section; or

(2) Unoccupied units, provided that such units are reserved for occupancy by persons who meet the age requirements of subdivision (2) or (3) of subsection 9 of this section.

11. Nothing in this section or section 213.045 or 213.050 shall prohibit conduct against a person because such person has been convicted by any court of competent jurisdiction of the illegal manufacture or distribution of a controlled substance, as defined by section 195.010.

12. Nothing in this chapter shall prohibit a religious organization, association, or society, or any nonprofit institution or organization operated, supervised or controlled by or in conjunction with a religious organization, association, or society, from limiting the sale, rental or occupancy of dwellings which it owns or operates for other than a commercial purpose to persons of the same religion, or from giving preference to such persons, unless membership in such religion is restricted on account of race, color, or national origin. Nor shall anything in this chapter prohibit a private club not in fact open to the public, which as an incident to its primary purpose or purposes provides lodging which it owns or operates for other than a commercial purpose, from limiting the rental or occupancy of such lodging to its members or from giving preference to its members.

13. Nothing in this chapter, other than the prohibitions against discriminatory advertising in subdivision (3) of subsection 1 of this section, shall apply to:

(1) The sale or rental of any single family house by a private individual owner, provided the following conditions are met:

(a) The private individual owner does not own or have any interest in more than three single family houses at any one time; and

(b) The house is sold or rented without the use of a real estate broker, agent or salesperson or the facilities of any person in the business of selling or renting dwellings and without publication, posting or mailing of any advertisement. If the owner selling the house does not reside in it at the time of the sale or was not the most recent resident of the house prior to such sale, the exemption in this section applies to only one such sale in any twenty-four-month period; or

(2) Rooms or units in dwellings containing living quarters occupied or intended to be occupied by no more than four families living independently of each other, if the owner actually maintains and occupies one of such living quarters as his or her residence.

213.045. It shall be unlawful for any bank, building and loan association, insurance company or other corporation, association, firm or enterprise whose business consists in whole or in part in the making of commercial real estate loans, to deny a loan or other financial assistance because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability or familial status to a person applying therefor for the purpose of purchasing, ~~[construction]~~ **constructing**, improving, repairing, or maintaining a dwelling, or to discriminate against ~~[him]~~ **such person** in fixing of the amount, interest rate, duration, or other terms or conditions of such loan or other financial assistance, because of the race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability, or familial status of such person or of any person associated with ~~[him]~~ **such person** in connection with such loan or other financial assistance, or of the present or prospective owners, lessees, tenants, or occupants, of the dwellings in relation to which such loan or other financial assistance is to be made or given.

213.050. It shall be unlawful to deny any person access to or membership or participation in any multiple listing service, real estate brokers' organization or other service organization, or facility relating to the business of selling or renting dwellings, because of race, color, religion, national origin, ancestry, sex, **sexual orientation**, disability, or familial status.

213.055. 1. It shall be an unlawful employment practice:

(1) For an employer, because of the race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability of any individual:

(a) To fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to ~~[his]~~ **such individual's** compensation, terms, conditions, or privileges of employment, because of such individual's race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability;

(b) To limit, segregate, or classify ~~[his]~~ **such employer's** employees or ~~[his]~~ **such employer's** employment applicants in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect ~~[his]~~ **such individual's** status as an employee, because of such individual's race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability;

(2) For a labor organization to exclude or to expel from its membership any individual or to discriminate in any way against any of its members or against any employer or any individual employed by an employer because of race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability of any individual; or to limit, segregate, or classify its membership, or to classify or fail or refuse to refer for employment any individual, in any way which would deprive or tend to deprive any individual of employment opportunities, or would limit such employment opportunities or otherwise adversely affect ~~[his]~~ **such individual's** status as an employee or as an applicant for employment, because of such individual's race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability; or for any employer, labor organization, or joint labor-management committee controlling apprenticeship or other training or retraining, including on-the-job training programs to discriminate against any individual because of ~~[his]~~ **such individual's** race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability in admission to, or employment in, any program established to provide apprenticeship or other training;

(3) For any employer or employment agency to print or circulate or cause to be printed or circulated any statement, advertisement or publication, or to use any form of application for employment or to make any inquiry in connection with prospective employment, which expresses, directly or indirectly, any limitation, specification, or discrimination, because of race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability unless based upon a bona fide occupational qualification or for an employment agency to fail or refuse to refer for employment, or otherwise to discriminate against, any individual because of his or her race, color, religion, national origin, sex, **sexual orientation**, ancestry, age as it relates to employment, or disability, or to classify or refer for employment any individual because of his or her race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability.

2. Notwithstanding any other provision of this chapter, it shall not be an unlawful employment practice for an employer to apply different standards of compensation, or different terms, conditions or privileges of employment pursuant to a bona fide seniority or merit system, or a system which measures earnings by quantity or

quality of production or to employees who work in different locations, provided that such differences or such systems are not the result of an intention or a design to discriminate, and are not used to discriminate, because of race, color, religion, sex, **sexual orientation**, national origin, ancestry, age, or disability, nor shall it be an unlawful employment practice for an employer to give and to act upon the results of any professionally developed ability test, provided that such test, its administration, or action upon the results thereof, is not designed, intended or used to discriminate because of race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability.

3. Nothing contained in this chapter shall be interpreted to require any employer, employment agency, labor organization, or joint labor-management committee subject to this chapter to grant preferential treatment to any individual or to any group because of the race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability of such individual or group on account of an imbalance which may exist with respect to the total number or percentage of persons of any race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability employed by any employer, referred or classified for employment by any employment agency or labor organization, admitted to membership or classified by any labor organization, or admitted to or employed in any apprenticeship or other training program, in comparison with the total number or percentage of persons of such race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, or disability in any community, state, section, or other area, or in the available workforce in any community, state, section, or other area.

4. Notwithstanding any other provision of this chapter, it shall not be an unlawful employment practice for the state or any political subdivision of the state to comply with the provisions of 29 U.S.C. Section 623 relating to employment as firefighters or law enforcement officers.

213.065. 1. All persons within the jurisdiction of the state of Missouri are free and equal and shall be entitled to the full and equal use and enjoyment within this state of any place of public accommodation, as hereinafter defined, without discrimination or segregation because of race, color, religion, national origin, sex, **sexual orientation**, ancestry, or disability.

2. It is an unlawful discriminatory practice for any person, directly or indirectly, to refuse, withhold from or deny any other person, or to attempt to refuse, withhold from or deny any other person, any of the accommodations, advantages, facilities, services, or privileges made available in any place of public accommodation, as defined in section 213.010 and this section, or to segregate or discriminate against any such person in the use thereof because of race, color, religion, national origin, sex, **sexual orientation**, ancestry, or disability.

3. The provisions of this section shall not apply to a private club, a place of accommodation owned by or operated on behalf of a religious corporation, association or society, or other establishment which is not in fact open to the public, unless the facilities of such establishments are made available to the customers or patrons of a place of public accommodation as defined in section 213.010 and this section."; and

Further amend said bill and page, Section 213.066, Line 13, by inserting after said section and line the following:

"213.070. 1. It shall be an unlawful discriminatory practice for an employer, employment agency, labor organization, or place of public accommodation:

(1) To aid, abet, incite, compel, or coerce the commission of acts prohibited under this chapter or to attempt to do so;

(2) To retaliate or discriminate in any manner against any other person because such person has opposed any practice prohibited by this chapter or because such person has filed a complaint, testified, assisted, or participated in any manner in any investigation, proceeding or hearing conducted pursuant to this chapter;

(3) For the state or any political subdivision of this state to discriminate on the basis of race, color, religion, national origin, sex, **sexual orientation**, ancestry, age[=] as it relates to employment, disability, or familial status as it relates to housing; or

(4) To discriminate in any manner against any other person because of such person's association with any person protected by this chapter.

2. This chapter, in addition to ~~[chapter]~~ **chapters** 285 and ~~[chapter]~~ 287, shall provide the exclusive remedy for any and all claims for injury or damages arising out of an employment relationship.

213.101. 1. The provisions of this chapter shall be construed to accomplish the purposes thereof and any law inconsistent with any provision of this chapter shall not apply. Nothing contained in this chapter shall be deemed to repeal any of the provisions of any law of this state relating to discrimination because of race, color, religion, national origin, sex, **sexual orientation**, ancestry, age, disability, or familial status.

2. The general assembly hereby expressly abrogates the case of *McBryde v. Ritenour School District*, 207 S.W.3d 162 (Mo.App. E.D. 2006), and its progeny as it relates to the necessity and appropriateness of the issuance of a business judgment instruction. In all civil actions brought under this chapter, a jury shall be given an instruction expressing the business judgment rule.

3. If an employer in a case brought under this chapter files a motion pursuant to rule 74.04 of the Missouri rules of civil procedure, the court shall consider the burden-shifting analysis of *McDonnell Douglas Corp. v. Green*, 411 U.S. 792 (1973), and its progeny to be highly persuasive for analysis in cases not involving direct evidence of discrimination.

4. The general assembly hereby expressly abrogates by this statute the cases of *Daugherty v. City of Maryland Heights*, 231 S.W.3d 814 (Mo. 2007) and its progeny as they relate to the contributing factor standard and abandonment of the burden-shifting framework established in *McDonnell Douglas Corp. v. Green*, 411 U.S. 792 (1973).

5. The general assembly hereby expressly abrogates by this statute the holding in *Hurst v. Kansas City Mo. School District*, 437 S.W.3d 327 (Mo.App. W.D. 2014), that Missouri Approved Instruction 19.01 may be applied to actions brought pursuant to this chapter, and the holding in *Thomas v. McKeever's Enterprises, Inc.*, 388 S.W.3d 206 (Mo.App. W.D. 2012), that juries shall not be instructed that plaintiffs bear the burden of establishing "but for" causation in actions brought pursuant to this chapter.

6. The general assembly hereby abrogates all Missouri-approved jury instructions specifically addressing civil actions brought under this chapter which were in effect prior to August 28, 2017."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mackey raised a point of order that **House Amendment No. 2** is beyond the scope of the bill.

Representative Taylor (139) requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order well taken.

On motion of Representative Buchheit-Courtway, **HCS HB 1709** was adopted.

On motion of Representative Buchheit-Courtway, **HCS HB 1709** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HB 2209, HB 2487, HCS HB 2605, HB 2781, HB 2798, HCS HB 2913, HCS HB 2564, HCS HB 2583, HB 2611, HB 1547, HCS HB 1550, HB 1585, HCS HB 1595, HB 1601, and HCS HB 1614 were placed on the Informal Calendar.

HB 1629, relating to myasthenia gravis awareness month, was taken up by Representative Morse.

Representative Morse offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Bill No. 1629, Page 1, In the Title, Lines 2-3, by deleting the words "myasthenia gravis awareness month" and inserting in lieu thereof the words "state designations"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morse, **House Amendment No. 1** was adopted.

Representative Morse offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 1629, Page 1, Section 9.275, Line 4, by inserting after all of said section and line the following:

"9.307. July twentieth of each year shall be designated as "Farmers and Ranchers Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to recognize the positive impact farming and ranching families have on this state.

9.343. May tenth of each year is hereby designated as "School Bus Drivers' Appreciation Day" in Missouri. Citizens of this state are encouraged to recognize the day with appropriate events and activities to express appreciation for the dedicated bus drivers who transport children to and from school safely."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Morse, **House Amendment No. 2** was adopted.

Representative Davidson offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 1629, Page 1, Section 9.275, Line 4, by inserting after all of said section and line the following:

"9.344. September twenty-eighth is hereby designated as "National Good Neighbor Day" and September twenty-eighth and the six subsequent days are hereby designated as "Missouri Good Neighbor Week" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to establish connections with their neighbors. Research shows that knowing one's neighbors reduces loneliness, crime, and isolation and leads to safer and more vibrant communities."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley offered **House Amendment No. 1 to House Amendment No. 3**.

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Bill No. 1629, Page 1, Line 1, by inserting after the phrase "Page 1," the following:

"Section A, Line 2, by inserting after all of said section and line the following:

"9.010. The first day of January, the third Monday of January, the twelfth day of February, the third Monday in February, the eighth day of May, the last Monday in May, the nineteenth day of June, the fourth day of July, the first Monday in September, the second Monday in October, the eleventh day of November, the fourth Thursday in November, and the twenty-fifth of December, are declared and established public holidays; and when any of such holidays falls upon Sunday, the Monday next following shall be considered the holiday. There shall be no holiday for state employees on the fourth Monday of October."; and

Further amend said bill and page,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 1 to House Amendment No. 3** was adopted.

Representative McCreery offered **House Amendment No. 2 to House Amendment No. 3**.

House Amendment No. 2
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1629, Page 1, Line 9, by deleting said line and inserting in lieu thereof the following:

"communities.

10.095. The ~~[Hypsibema]~~ **Parrosaurus** missouriensis dinosaur is hereby selected for, and shall be known as, the official dinosaur of the state of Missouri."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCreery, **House Amendment No. 2 to House Amendment No. 3** was adopted.

Representative Sauls offered **House Amendment No. 3 to House Amendment No. 3**.

House Amendment No. 3
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1629, Page 1, Line 9, by deleting said line and inserting in lieu thereof following:

"communities.

9.349. September fifteenth to October fifteenth each year shall be designated as "Hispanic Heritage Month" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to recognize the generations of Hispanic Americans who have positively influenced and enriched our state and society."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sauls, **House Amendment No. 3 to House Amendment No. 3** was adopted.

Representative Hurlbert offered **House Amendment No. 4 to House Amendment No. 3**.

House Amendment No. 4
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1629, Page 1, Line 9, by deleting said line and inserting in lieu thereof the following:

"communities.

9.362. June first of each year is hereby designated as "Sexual Assault Prevention and Awareness Day" in Missouri. The citizens of this state are encouraged to participate in appropriate events and activities to raise awareness of the many ways in which we can work together to put an end to the crime of sexual assault."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hurlbert, **House Amendment No. 4 to House Amendment No. 3** was adopted.

Representative Taylor (48) offered **House Amendment No. 5 to House Amendment No. 3**.

House Amendment No. 5
to
House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1629, Page 1, Line 9, by deleting said line and inserting in lieu thereof the following:

"communities.

those who lived through the flood survived and rebuilt after the flood waters receded.

10.245. Archery is selected for and shall be known as the official state sport. Archery was revolutionized by Missourian Holless Wilbur Allen in 1966 with his invention of the compound bow. Participation in the sport can span all ages, sizes, and abilities."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor (48), **House Amendment No. 5 to House Amendment No. 3** was adopted.

On motion of Representative Davidson, **House Amendment No. 3, as amended**, was adopted.

Representative Seitz offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Bill No. 1629, Page 1, Section 9.275, Line 4, by inserting after all of said section and line the following:

"Section 1. Beginning January 1, 2023, in order for a day to be designated in honor of a deceased individual, such individual shall be deceased at least five years unless such individual was killed in combat while on active duty in the military or killed in the line of duty as a first responder, in which case such individual shall be deceased at least one year."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Billington offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Bill No. 1629, Page 1, Line 4, by deleting said line and inserting in lieu thereof the following:

""9.319. January twelfth each year is hereby designated as "Rush Limbaugh Day" in Missouri. Citizens of this state are encouraged to celebrate the day by participating in appropriate events and activities to remember the life of the famous Missourian and groundbreaking radio host.

Section 1. Beginning January 1, 2023, in order for a day to be designed in honor of a"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Andrews	Atchison	Baker	Basye	Billington
Black 137	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Christofanelli	Coleman 32	Cook	Copeland
Cupps	Davidson	Davis	Deaton	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McDaniel	McGaugh	McGill	Morse	O'Donnell
Owen	Perkins	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Schroer	Schwadron	Seitz	Shaul	Shields
Simmons	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 043

Aldridge	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 027

Adams	Bailey	Black 7	Boggs	Chipman
Coleman 97	DeGroot	Derges	Doll	Gregory 51
Gregory 96	Hurlbert	Johnson	Kidd	Lewis 25
Murphy	Patterson	Pietzman	Pollock 123	Rone
Rowland	Sassmann	Schnelting	Sharpe 4	Smith 155
Stephens 128	Terry			

VACANCIES: 006

On motion of Representative Billington, House Amendment No. 1 to House Amendment No. 4 was adopted by the following vote, the ayes and noes having been demanded by Representative Billington:

AYES: 077

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Buchheit-Courtway	Burger
Busick	Christofanelli	Coleman 32	Cook	Copeland
Cupps	Davis	Deaton	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Kalberloh	Kelley 127	Kelly 141	Knight	Lovasco
Mayhew	McGaugh	McGill	Morse	O'Donnell
Owen	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Richey
Riggs	Sander	Schnelting	Schroer	Seitz
Shaul	Simmons	Smith 163	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 051

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Chipman	Clemens	Collins	Ellebracht	Fogle
Gray	Gunby	Hicks	Ingle	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Reedy
Riley	Roberts	Rogers	Sauls	Schwadron
Sharp 36	Smith 45	Smith 67	Stephens 128	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 002

Brown 16	Roden
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ABSENT WITH LEAVE: 027

Bailey	Black 7	Coleman 97	Davidson	DeGroot
Derges	Dogan	Doll	Gregory 51	Gregory 96
Hurlbert	Johnson	Kidd	Lewis 25	Lewis 6
McDaniel	Murphy	Patterson	Pollock 123	Rone
Rowland	Sassmann	Sharpe 4	Shields	Smith 155
Veit	Windham			

VACANCIES: 006

Representative Seitz moved that **House Amendment No. 4, as amended**, be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 050

Billington	Busick	Coleman 32	Cook	Copeland
Cupps	Davis	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Haden
Haffner	Hardwick	Henderson	Houx	Hudson
Kelley 127	Kelly 141	Knight	Lovasco	Mayhew
McGill	Murphy	Owen	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Railsback	Riley
Sander	Seitz	Shaul	Smith 163	Stacy
Tate	Taylor 139	Thomas	Toalson Reisch	Van Schoiack
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 069

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Baker	Bangert	Baringer	Barnes
Basye	Black 137	Bland Manlove	Boggs	Bosley
Brown 27	Brown 70	Buchheit-Courtway	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Collins
Deaton	Dogan	Fogle	Gray	Griffith
Gunby	Haley	Hicks	Ingle	Kalberloh
Mackey	McCreery	McDaniel	Merideth	Mosley
Nurrenbern	O'Donnell	Person	Phifer	Porter
Pouche	Price IV	Proudie	Quade	Richey
Roberts	Rogers	Sauls	Schnelting	Schroer
Schwadron	Sharp 36	Smith 45	Smith 67	Stephens 128
Stevens 46	Terry	Trent	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 013

Atchison	Bromley	Brown 16	Burger	Grier
Hovis	McGaugh	Morse	Reedy	Roden
Simmons	Taylor 48	Thompson		

ABSENT WITH LEAVE: 025

Bailey	Black 7	Coleman 97	Davidson	DeGroot
Derges	Doll	Ellebracht	Gregory 51	Gregory 96
Hurlbert	Johnson	Kidd	Lewis 25	Lewis 6

Patterson
Sassmann

Pollock 123
Sharpe 4

Riggs
Shields

Rone
Smith 155

Rowland
Veit

VACANCIES: 006

Representative Grier offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Bill No. 1629, Page 1, Section 9.275, Line 4, by inserting after all of said section and line the following:

"311.028. 1. (1) To qualify as "Ozark Highlands" spirits, and to be labeled as such for sale in Missouri, a product shall meet the following conditions:

(a) The product shall be mashed, fermented, distilled, aged, and bottled in the Ozark Highlands region;

(b) The product shall be aged in barrels manufactured from Missouri;

(c) The water source shall be untreated or natural from natural springs or deep wells in the Ozark Highlands, and without chlorination or added chemicals such as fluoride; and

(d) The minimum age of a whiskey shall be four years.

(2) To qualify as "Ozark Highlands" spirits, and to be labeled as such for sale in Missouri, an unaged product, such as gin or vodka, shall meet the following conditions:

(a) The product shall be mashed, fermented, distilled, and bottled in the Ozark Highlands region; and

(b) The water source shall be untreated or natural from natural springs or deep wells in the Ozark Highlands, and without chlorination or added chemicals such as fluoride.

2. To additionally qualify as "Single Malt", the final product shall be distilled and bottled at a single distillery.

3. The product shall be further certified, by seal or other means, by the "Ozark Highland Distillers Guild" as a qualifying "Ozark Highlands" product.

4. For the purposes of this section, the Missouri department of natural resources shall produce, in collaboration with the "Ozark Highland Distillers Guild", and publish an official map of the "Ozark Highlands" region."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer offered **House Amendment No. 1 to House Amendment No. 5.**

*House Amendment No. 1
to
House Amendment No. 5*

AMEND House Amendment No. 5 to House Bill No. 1629, Page 1, Line 24, by deleting all of said line and inserting in lieu thereof the following:

"The "Ozark Highlands" region.

Section 1. The newly constructed bridge on the CST David Hoeckel Parkway that crosses over Interstate 70 in Wentzville in St. Charles County shall be designated as "Marine LCPL Jared Schmitz Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 1 to House Amendment No. 5** was adopted.

Representative Pike offered **House Amendment No. 2 to House Amendment No. 5.**

House Amendment No. 2
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Bill No. 1629, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""9.308. The first full week in February is hereby designated as "School Counseling Week" in the state of Missouri. Citizens of this state are encouraged to participate in appropriate events and activities that recognize the important work of school counselors in helping Missouri's students succeed in school and beyond.

9.357. The month of March is hereby designated as "Triple Negative Breast Cancer Awareness Month" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to improve education and awareness in underserved communities who are disproportionately impacted; ensure equitable access and affordability of breast cancer screening, genetic counseling, and diagnostic testing; and guarantee timely patient access to clinically appropriate treatment options.

311.028. 1. (1) To qualify as "Ozark Highlands" spirits, and to be labeled as such for sale"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 2 to House Amendment No. 5** was adopted.

Representative Lovasco offered **House Amendment No. 3 to House Amendment No. 5.**

House Amendment No. 3
to
House Amendment No. 5

AMEND House Amendment No. 5 to House Bill No. 1629, Page 1, Line 24, by deleting said line and inserting in lieu thereof the following:

"the "Ozark Highlands" region.

Section 1. July twenty-seventh of each year is hereby designated as "Richard P. Astley Appreciation Day". The citizens of this state are encouraged to engage in appropriate events and activities to signal their unwavering commitment to the virtue of loyalty and the keeping of promises, while pledging to refrain from causing sorrow or heartbreak through their permanent departure or dishonesty."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lovasco, **House Amendment No. 3 to House Amendment No. 5** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Atchison	Baker	Billington	Black 137	Boggs
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Christofanelli	Coleman 32	Cook	Copeland
Cupps	Davis	Deaton	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riley	Roberts	Roden	Rone
Sander	Schroer	Schwadron	Seitz	Shaul
Shields	Simmons	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright			

NOES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gray	Gunby	Ingle
McCreery	Mosley	Nurrenbern	Person	Phifer
Price IV	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 030

Andrews	Bailey	Basye	Black 7	Bland Manlove
Bosley	Coleman 97	Davidson	DeGroot	Derges
Doll	Gregory 51	Gregory 96	Hurlbert	Johnson
Kidd	Lewis 25	Mackey	Merideth	Patterson
Pollock 123	Proudie	Riggs	Rowland	Sassmann
Schnelting	Sharpe 4	Smith 155	Smith 163	Mr. Speaker

VACANCIES: 006

On motion of Representative Grier, **House Amendment No. 5, as amended**, was adopted.

Representative Hardwick offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Bill No. 1629, Page 1, Section 9.275, Line 4, by inserting after all of said section and line the following:

"227.475. The portion of State Highway 17 from Broadway Street continuing south to Dogwood Drive through the city of Waynesville in Pulaski County shall be designated the "Chief of Police Ferman R Raines Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Porter offered **House Amendment No. 1 to House Amendment No. 6.**

*House Amendment No. 1
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Bill No. 1629, Page 1, Line 8, by deleting said line and inserting in lieu thereof the following:

"donations.

227.774. The portion of State Highway 94 from State Highway TT to State Highway F in St. Charles County shall be designated as "George Washington Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.775. The portion of State Highway F from State Highway 94 continuing west to Femme Osage Creek Road in St. Charles County shall be designated as "Daniel Boone Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.785. The bridge on State Highway 21 crossing over the Current River in Ripley County shall be designated as "Ripley County Veterans Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations.

227.787. The portion of Interstate 70 from Shreve Road continuing to Kingshighway Boulevard shall be designated as "Captain David Dorn Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.796. The bridge on State Highway P crossing over Lindley Creek in Polk County shall be designated the "WWII Henry Archie Black Memorial Bridge". The department of transportation shall erect and maintain appropriate signs designating such bridge, with the costs to be paid by private donations.

227.808. The portion of Interstate 435 from the Kansas/Missouri state line continuing to Holmes Road in Jackson County shall be designated the "Police Officer Richard C Fleming Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.809. The portion of State Highway 171 from State Highway Z continuing to State Highway 43 in Jasper County shall be designated the "Atomic Veterans Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donation.

227.810. The portion of State Highway J from CST Service Road continuing west to State Highway U in Pemiscot County shall be designated the "Annistyn Kate Rackley Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.811. The portion of State Highway 19 from Strube Road continuing north to Kimmich Road in Montgomery County shall be designated the "Russell Lee Burton Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.812. The portion of State Highway P from State Highway 30 continuing north to State Highway 366 in St. Louis County shall be designated the "Firefighter Benjamin J Polson Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.813. The portion of State Highway 291 from N.E. Cookingham Drive continuing south to Kansas Street in Clay County shall be designated the "Samuel C Houston Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.814. The portion of U.S. 67 from Maple Street continuing to Perrine Road through the city of Farmington in St. Francois County shall be designated the "SP5 Billy J Meador Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.815. The portion of U.S. 67 from Perrine Road continuing to Highway H through the city of Farmington in St. Francois County shall be designated the "WO1 Reginald D Cleve Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations.

227.817. The portion of U.S. Highway 169 from State Highway VV continuing to State Highway DD in Clinton and Clay Counties shall be designated the "Championship Way". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donations. This designation shall expire on December 31, 2022."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Porter, **House Amendment No. 1 to House Amendment No. 6** was adopted.

Representative Roden offered **House Amendment No. 2 to House Amendment No. 6.**

*House Amendment No. 2
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Bill No. 1629, Page 1, Line 8, by deleting all of said line and inserting in lieu thereof the following:

"donations.

Section 1. The portion of State Highway 231 (Telegraph Rd.) from PVT Tori Pines Drive continuing to Meadow Haven Lane in St. Louis County shall be designated as "Mehlville Fire Captain Chris Francis Memorial Highway". The department of transportation shall erect and maintain appropriate signs designating such highway, with the costs to be paid by private donation."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roden, **House Amendment No. 2 to House Amendment No. 6** was adopted.

Representative Young offered **House Amendment No. 3 to House Amendment No. 6.**

*House Amendment No. 3
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Bill No. 1629, Page 1, Line 1, by inserting after the phrase "Page 1," the following:

"Section A, Line 2, by inserting after all of said section and line the following:

"9.317. The third full week of March each year shall be known as "Victims of Coronavirus Memorial Week" in Missouri. The citizens of this state are encouraged to participate in appropriate events and activities to acknowledge our collective losses during the COVID-19 pandemic by honoring the sacrifices of our first responders, those who died, those who lost loved ones, those who lost employment or a business, and all who were negatively impacted during the pandemic."; and

Further amend said bill and page,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Young, **House Amendment No. 3 to House Amendment No. 6** was adopted.

Representative Cook offered **House Amendment No. 4 to House Amendment No. 6.**

House Amendment No. 4
to
House Amendment No. 6

AMEND House Amendment No. 6 to House Bill No. 1629, Page 1, Line 8, by deleting all of said line and inserting in lieu thereof the following:

"donations.

Section 1. The first week of February is hereby designated as "National Girls and Women in Sports Day" in Missouri. Citizens of this state are encouraged to recognize the day with appropriate events and activities to express appreciation for girls and women in sports."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 084

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Coleman 32	Cook
Copeland	Davis	Deaton	Dinkins	Dogan
Eggleston	Falkner	Fishel	Francis	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Schwadron	Seitz	Shaul	Shields	Simmons
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gray	Gunby	Ingle
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Price IV	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 033

Bland Manlove	Boggs	Brown 27	Chipman	Christofanelli
Coleman 97	Cupps	Davidson	DeGroot	Derges
Doll	Evans	Fitzwater	Gregory 51	Gregory 96
Johnson	Kidd	Lewis 25	Murphy	Person
Phifer	Pietzman	Pollock 123	Proudie	Rowland
Sassmann	Schnelting	Schroer	Sharpe 4	Smith 155
Smith 163	Toalson Reisch	Trent		

VACANCIES: 006

On motion of Representative Cook, **House Amendment No. 4 to House Amendment No. 6** was adopted.

Representative Dogan offered **House Amendment No. 5 to House Amendment No. 6**.

*House Amendment No. 5
to
House Amendment No. 6*

AMEND House Amendment No. 6 to House Bill No. 1629, Page 1, Line 4, by deleting said line and inserting in lieu thereof:

""9.339. September [~~22, 2021,~~] **twenty-second each year** is hereby designated as "Hazel Erby Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to recognize Hazel Erby's lifelong dedication to public service and community improvement.

227.475 The portion of State Highway 17 from Broadway Street continuing south to"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dogan, **House Amendment No. 5 to House Amendment No. 6** was adopted.

Representative Windham offered **House Amendment No. 6 to House Amendment No. 6**.

House Amendment No. 6
to
House Amendment No. 6

AMEND House Amendment No. 6 to House Bill No. 1629, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""9.345. The month of September each year is hereby designated as "Polycystic Ovary Syndrome (PCOS) Awareness Day" in Missouri. Citizens of this state are encouraged to participate in appropriate events and activities to raise awareness about PCOS, a common hormonal disorder that causes ovarian cysts, infertility, menstrual irregularity, and obesity in women.

9.346. The month of July is hereby designated as "Uterine Fibroid Awareness Month" in Missouri. Citizens of this state are encouraged to wear white on July first and participate in appropriate events and activities to raise awareness about uterine fibroids, benign tumors that grow in the uterus and cause pain, heavy bleeding, and reproductive problems.

227.475. The portion of State Highway 17 from Broadway Street continuing south to"; and

Further amend said amendment and page, Line 8, by deleting all of said line and inserting in lieu thereof the following:

"donations.

Section 1. May second of each year is hereby designated as "Pinhook Remembrance Day" in Missouri. Citizens of this state are encouraged to recognize the day with appropriate events and activities to honor the struggles and triumphs of the villagers of Pinhook, Missouri."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Windham, **House Amendment No. 6 to House Amendment No. 6** was adopted.

On motion of Representative Hardwick, **House Amendment No. 6, as amended**, was adopted.

On motion of Representative Morse, **HB 1629, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1704, relating to the offense of making a false report, was taken up by Representative Roberts.

On motion of Representative Roberts, the title of **HCS HB 1704** was agreed to.

Representative Sauls offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1704, Page 1, Section 575.080, Lines 17-18, by deleting the words **"if the report is a false report of a misdemeanor offense"**; and

Further amend said bill and section, Page 2, Line 19, by deleting the phrase **"class C"** and inserting in lieu thereof the phrase **"class E"**; and

Further amend said bill, page, and section, Line 20, by inserting after the word "**offense**" the words "**as outlined in subdivision (3) of subsection 1 of this section**"; and

Further amend said bill, page, and section, Lines 29-30, by deleting all of said lines and inserting in lieu thereof the following:

"9. (1) In such cases when a child, as defined under section 211.021, violates this section, such child is guilty of a status offense for the first offense. Such child must appear before a juvenile court in"; and

Further amend said bill, page, and section, Line 33, by deleting the word "**person**" and inserting in lieu thereof the word "**child**"; and

Further amend said bill, page, and section, Lines 35-36, by deleting all of said lines and inserting in lieu thereof the following:

"(2) For a second or subsequent violation of this section, a child, as defined under section 211.021, shall be guilty of a class C misdemeanor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sauls, **House Amendment No. 1** was adopted.

On motion of Representative Roberts, **HCS HB 1704, as amended**, was adopted.

On motion of Representative Roberts, **HCS HB 1704, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HB 2566, relating to travel insurance, was taken up by Representative Porter.

On motion of Representative Porter, the title of **HB 2566** was agreed to.

On motion of Representative Porter, **HB 2566** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2140, relating to elections, was taken up by Representative McGaugh.

On motion of Representative McGaugh, the title of **HCS HB 2140** was agreed to.

Speaker Vescovo resumed the Chair.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2140, Page 11, Section 115.165, Line 17, by inserting immediately after the phrase "**election authority**" on said line the phrase "**after the deadline to register to vote, including**"; and

Further amend said page and section, Line 18, by inserting immediately after the phrase "**election day**" on said line the phrase "**in person at the office of the election authority**"; and

Further amend said bill, Page 46, Section 115.1510, Line 22, by inserting after all of said section and line the following:

"247.215. 1. The board of directors of any public water supply district which is dependent upon purchases of water to supply its needs may sell and convey part or all of its water mains, plant, real estate, or equipment to any water corporation as defined in section 386.020 if all bonds of the district, whether general obligation bonds constituting a lien on the property within the district or special obligation or revenue bonds constituting a lien on the income and revenues arising from the operation of the water system:

(1) Are to be paid in full, or
 (2) A sum sufficient to pay all of such bonds together with interest accrued or to accrue thereon, together with all other items of expense incident to the payment of such bonds, shall be set aside from the proceeds of said sale and deposited with the fiscal agent named in the bonds for the purpose of full payment.

2. After the board of directors of any public water supply district has entered into a contract to sell part or all of its water mains, plant, real estate or equipment, pursuant to this section, an application shall be made by said board of directors to the circuit court which originally incorporated the district, which application shall set forth a copy of the contract entered into by the parties, and the facts concerning the bondholders and their rights, and requesting an order of the court approving or disapproving the contract.

3. Upon the filing of the application, the court shall set a time for the hearing thereof and shall order a public notice setting forth the nature of the application, a description of the property to be sold, and the time and place for the hearing, to be published for three weeks consecutively, in a newspaper of general circulation in the county in which the application is pending, the last publication to be not more than five days before the date set for the hearing.

4. If the court finds that the contract provides for the sale of all of the mains, plants, real estate and equipment of the district and protects the bondholders' rights, and also provides for the rendering of the necessary water service in the territory embracing the district, and is in the best interest of the residents and property owners of the district, it shall, by its decree, approve the contract and order dissolution of the district, provided that such dissolution is assented to by a ~~two-thirds~~ majority of the voters of the district, voting on the question and provided further, that the dissolution of the district shall not become final until after all its debts have been paid and the disposition of funds of the district has been fully carried out as hereinafter provided to the satisfaction of the court, after which a final decree may be entered.

5. Such water supply district shall not be finally dissolved, upon the sale of all of its assets, until final liquidation thereof and until the trustees of the district have first paid to the collector of the county, or counties, in which the district is located all of its remaining funds which shall be applied pro rata toward the payment and satisfaction of the taxes of the residents and property owners of the district on their respective personal and real property tax bills for the next ensuing year or years. In the event that the sum of money so paid to the collector would amount to less than the equivalent of one cent reduction in the tax rate and thus impose upon the collector a cost burden in excess of the money so paid, then and in that event said funds shall be paid over to the treasurer of the various school districts having real estate within the said water supply district in the ratio that the assessed valuation of such school district bears to the whole assessed valuation of the water supply district.

247.220. 1. Proceedings for the dissolution of a public water supply district shall be substantially the same as proceedings for the formation of such a district, as follows: A petition describing the boundaries of the district sought to be dissolved shall be filed with the clerk of the circuit court of the county wherein the subject district is situate, or with the clerk of the circuit court of the county having the largest acreage within the boundaries of the subject district, in the event that the subject district embraces lands in more than one county. Such petition, in addition to such boundary description, shall allege that further operation of the subject district is inimicable to the best interests of the inhabitants of the district, that the district should, in the interest of the public welfare and safety, be dissolved, that an alternative water supplier is available and better able to supply water to the inhabitants of the district, and such other information as may be useful to the court in determining whether the petition should be granted and a decree of dissolution entered. Such petition shall also include a detailed plan for payment of all debt and obligations of the district at the time of dissolution. Such petition shall be accompanied by a cash deposit of fifty dollars as an advancement of the costs of the proceeding and the petition shall be signed by not less than one-fifth of the registered voters from each subdistrict, or fifty registered voters from each subdistrict, whichever is less,

within the subject district. The petition shall be verified by at least one of the signers thereof and shall be served upon the board of directors of the district as provided by law. The district shall be a party, and if the board of directors in its discretion determines that such dissolution is not in the public interest, the district shall oppose such petition and pay all cost and expense thereof.

2. Upon the filing of the petition, the same shall be presented to the circuit court, and such court shall fix a date for a hearing on such petition, as provided in this section. Thereupon, the clerk of the court shall give notice of the filing of the petition in some newspaper of general circulation in the county in which the proceedings are pending, and if the district extends into any other county or counties, such notice shall also be published in some newspaper of general circulation in such other county or counties. The notice shall contain a description of the subject boundary lines of the district and the general purposes of the petition, and shall set forth the date fixed for the hearing on the petition, which shall not be less than seven nor more than twenty-one days after the date of the last publication of the notice and shall be on some regular judicial day of the court wherein the petition is pending. Such notice shall be signed by the clerk of the circuit court and shall be published in three successive issues of a weekly newspaper or in twenty successive issues of a daily newspaper.

3. The court, for good cause shown, may continue the case or the hearing thereon from time to time until final disposition thereof.

4. Exceptions to the dissolution of a district may be made by any voter or landowner of the district, and by the district as herein provided; such exceptions shall be filed not less than five days prior to the date set for the hearing on the petition. Such exceptions shall specify the grounds upon which the exceptions are filed and the court shall take them into consideration in passing upon the petition and shall also consider the evidence in support of the petition and in support of the exceptions made. Unless petitioners prove that all debts and financial obligations of the district can be paid in full upon dissolution, the petition shall be dismissed at the cost of the petitioners.

5. Should the court find that it would not be to the public interest to dissolve a district, the petition shall be dismissed at the costs of the petitioners. If, however, the court should find in favor of the petitioners, the court shall enter its interlocutory decree of dissolution which decree shall provide for the submission of the question to the voters of the district in substantially the following form:

Shall _____ Public Water Supply District be dissolved?

6. The decree of dissolution shall not become final and conclusive until it shall have been submitted to the voters residing within the boundaries described in such decree and until it shall have been assented to by a majority ~~[of two-thirds]~~ of the voters of the district voting on the proposition. The decree shall provide for the submission of the question and shall fix the date thereof. The returns shall be certified by the election authority to the circuit court having jurisdiction in the case and the court shall thereupon enter its order canvassing the returns and declaring the result of such election.

7. If, upon canvass and declaration, it is found and determined that the question shall have been assented to by a majority of ~~[two-thirds of]~~ the voters of the district voting on such proposition then the court shall, in such order declaring the result of the election, enter a further order declaring the decree of dissolution to be final and conclusive. In the event, however, that the court should find that the question had not been assented to by the majority required, the court shall enter a further order declaring such decree of dissolution to be void and of no effect. No appeal shall lie from any of the aforesaid orders. In the event that the court declares the decree of dissolution to be final, as provided in this section, the clerk of the circuit court shall file certified copies of such decree of dissolution and of such final order with the secretary of state of the state of Missouri, and with the recorder of deeds of the county or counties in which the district is situate and with the clerk of the county commission of the county or counties in which the district is situate.

8. Notwithstanding anything in this section to the contrary, no district shall be dissolved until after all of its debts shall have been paid, and the court, in its decree of dissolution, shall provide for the disposition of the property of the district."; and

Further amend said bill, Page 47, Section 1, Line 48, by inserting after all of said section and line the following:

"Section 2. A person commits the offense of tampering with an election official if, with the purpose to harass, intimidate, or influence such official in the performance of such official's official duties, such person disseminates through any means, including by posting on the internet, the official's family's personal information. For purposes of this section, "personal information" includes a home address, Social Security

number, federal tax identification number, checking or savings account numbers, marital status, and identity of a child under eighteen years of age. For the purposes of this section, the term “election official” includes election judges, challengers, watchers, and other volunteers or employees of an election authority. The offense of tampering with an election official shall be a class D felony. If a violation of this section results in death or bodily injury to an election official or a member of the official’s family, the offense shall be a class B felony.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Falkner offered **House Amendment No. 1 to House Amendment No. 1.**

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 2140, Page 1, Lines 8-36, Page 2, Lines 1-42, Page 3, Lines 1-39, and Page 4, Lines 1-3, by deleting all of said lines from the amendment; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Falkner, **House Amendment No. 1 to House Amendment No. 1** was adopted by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 098

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Bangert	Baringer	Barnes	Basye
Black 137	Black 7	Bosley	Bromley	Brown 16
Brown 27	Buchheit-Courtway	Burger	Burnett	Busick
Chipman	Clemens	Collins	Copeland	Cupps
Dinkins	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fogle	Francis	Gray	Gregory 51
Griffith	Gunby	Haden	Haffner	Haley
Henderson	Hovis	Ingle	Kalberloh	Knight
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGill	Merideth	Morse	Mosley	Nurrenbern
O'Donnell	Owen	Patterson	Person	Phifer
Pike	Plocher	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Roberts	Rogers
Rone	Rowland	Sassmann	Sauls	Seitz
Sharp 36	Shaul	Shields	Smith 45	Smith 67
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	Wiemann
Windham	Wright	Young		

NOES: 028

Billington	Christofanelli	Cook	Davis	Deaton
Dogan	Grier	Hardwick	Hudson	Hurlbert
Kelley 127	Kelly 141	Lovasco	McGaugh	Murphy
Perkins	Pollitt 52	Richey	Riley	Roden
Sander	Schwadron	Smith 163	Stacy	Thompson
Trent	West	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 031

Aune	Bailey	Baker	Bland Manlove	Boggs
Brown 70	Burton	Butz	Coleman 32	Coleman 97
Davidson	DeGroot	Derges	Doll	Fitzwater
Gregory 96	Hicks	Houx	Johnson	Kidd
Lewis 25	Pietzman	Pollock 123	Price IV	Riggs
Schnelting	Schroer	Sharpe 4	Simmons	Smith 155
Stevens 46				

VACANCIES: 006

Representative Stacy offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 2140, Page 1, Line 6, by inserting after said line the following:

"Further amend said bill, Page 18, Section 115.277, Line 5, by inserting immediately after the phrase "**section 115.427.**" the following:

"Any absentee ballot cast in person under this section shall be a provisional ballot and subject to all general laws governing the counting of provisional ballots under this chapter."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 2 to House Amendment No. 1 was withdrawn.

On motion of Representative McGaugh, **House Amendment No. 1, as amended**, was adopted.

Representative Basye offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2140, Page 46, Section 115.1510, Line 22, by inserting after all of said section and line the following:

"167.177. 1. Any school district in the state may adopt the provisions of subsections 2 and 3 of this section if approved by vote of residents of the school district.

2. As used in this section, the following terms mean:

(1) "Public school", the same definition as in section 160.011;

(2) "Sex", an individual's biological sex based solely on an individual's reproductive biology and genetics at birth.

3. No public school shall knowingly allow a student of the male sex who is enrolled in such public school to participate on a school-sponsored athletic team that is exclusively for students of the female sex.

4. Beginning July 1, 2023, the joint committee on education shall study student athletic events that are exclusively for males or exclusively for females and the impact of a policy that prohibits participation in

those events by individuals who are of the opposite sex. Before January 1, 2024, the joint committee shall report its findings and recommendations, with any legislation required to implement the recommendations, to the general assembly."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Clemens raised a point of order that **House Amendment No. 2** is not germane to the bill.

The Chair ruled the point of order not well taken.

Representative Dogan offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 2140, Page 1, Lines 4-13, by deleting all of said lines and inserting in lieu thereof the following:

""167.177. Beginning July 1, 2023, the joint committee on education shall study student athletic"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman raised a point of order that **House Amendment No. 1 to House Amendment No. 2** is not germane.

The Chair ruled the point of order well taken.

Representative Eggleston assumed the Chair.

Speaker Vescovo resumed the Chair.

Representative Collins offered **House Amendment No. 2 to House Amendment No. 2.**

House Amendment No. 2
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 2140, Page 1, Line 17, by inserting after all of said line the following:

"Further amend said bill, Page 47, Section 1, Line 48, by inserting after all of said section and line the following:

"Section 2. Any trans woman who is convicted of any crime, other than a sexual offense of any type, and who is sentenced to a term of incarceration in any facility regulated by the Missouri department of corrections or to any jail in this state shall be confined in a facility or jail that is designated by the department or other official for the incarceration of females."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Perkins raised a point of order that **House Amendment No. 2 to House Amendment No. 2** is beyond the scope of the amendment.

Representative Taylor (139) raised an additional point of order that a member was in violation of Rule 9.

The Chair advised members to keep discussion to the topic at hand.

The Chair ruled the first point of order well taken.

Representative Aune offered **House Amendment No. 3 to House Amendment No. 2.**

*House Amendment No. 3
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 2140, Page 1, Line 5, by inserting immediately after the phrase "**school district.**" the following:

"In addition to a vote to adopt the provisions of subsections 2 and 3 of this section, any political subdivision or school district shall have the right to hold local elections to determine whether or not to prohibit discrimination on the basis of sexual identity or gender identity."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Aune moved that **House Amendment No. 3 to House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Cook
Copeland	Cupps	Davis	Deaton	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Shaul

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Shields	Simmons	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 039

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Clemens	Collins	Ellebracht
Fogle	Gray	Gunby	Ingle	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Proudie	Quade	Rogers	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 025

Aldridge	Bailey	Bland Manlove	Boggs	Butz
Christofanelli	Coleman 97	Davidson	DeGroot	Derges
Doll	Gregory 96	Johnson	Kidd	Lewis 25
McDaniel	Morse	Pietzman	Price IV	Rowland
Sauls	Sharp 36	Sharpe 4	Smith 155	Smith 163

VACANCIES: 006

On motion of Representative Basye, **House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 089

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Cook
Copeland	Cupps	Davis	Deaton	Dinkins
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Mayhew
McGaugh	McGill	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sassmann	Schnelting	Schroer	Seitz
Shaul	Shields	Simmons	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 040

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Clemens	Collins	Dogan

Fogle	Gunby	Ingle	Mackey	McCreery
Merideth	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sander	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 003

Gray	Lovasco	Schwadron
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ABSENT WITH LEAVE: 025

Aldridge	Bailey	Bland Manlove	Boggs	Butz
Christofanelli	Coleman 97	Davidson	DeGroot	Derges
Doll	Ellebracht	Gregory 96	Johnson	Kidd
Lewis 25	McDaniel	Morse	Mosley	Pietzman
Rowland	Sauls	Sharpe 4	Smith 155	Smith 163

VACANCIES: 006

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Cook
Copeland	Cupps	Davis	Deaton	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Mayhew	McGaugh	McGill	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Shaul
Shields	Simmons	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 037

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Clemens	Collins	Fogle
Gray	Ingle	Lovasco	Mackey	McCreery
Merideth	Nurrenbern	Person	Phifer	Price IV
Quade	Rogers	Sharp 36	Smith 45	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 028

Aldridge	Bailey	Bland Manlove	Boggs	Butz
Christofanelli	Coleman 97	Davidson	DeGroot	Derges
Doll	Ellebracht	Gregory 96	Gunby	Johnson
Kidd	Lewis 25	McDaniel	Morse	Mosley
Pietzman	Rowland	Sauls	Sharpe 4	Smith 155
Smith 163	Smith 67	Trent		

VACANCIES: 006

On motion of Representative McGaugh, **HCS HB 2140, as amended**, was adopted.

On motion of Representative McGaugh, **HCS HB 2140, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTIONS - INFORMAL

HCS HJR 123, relating to assessors, was placed back on the House Joint Resolutions for Perfection Calendar.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1858 - Fiscal Review
HCS HB 2152 - Fiscal Review
HB 2325 - Fiscal Review
HB 2365 - Fiscal Review
HCS HB 2376 - Fiscal Review
HB 2825 - Pensions

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were referred to the Committee indicated:

SCR 31 - Agriculture Policy
SCR 33 - Agriculture Policy

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS SCS SB 725 - Budget

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2211**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Baker, Basye, Black (7), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Grier, Haffner, Hicks, Patterson and Toalson Reisch

Noes (6): Bangert, Brown (70), Nurrenbern, Pollitt (52), Sharp (36) and Terry

Absent (2): Mackey and Stacy

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1580**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Davidson, Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Sharp (36), Trent and Weber

Noes (0)

Absent (4): Boggs, Brown (16), Merideth and Schwadron

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2157**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Davidson, Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Sharp (36), Trent and Weber

Noes (0)

Absent (4): Boggs, Brown (16), Merideth and Schwadron

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2734**, **HB 2197** and **HB 2461**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Davidson, Hardwick, Hurlbert, Pollitt (52), Riley, Schnelting, Schroer and Trent

Noes (4): Ingle, Rogers, Sharp (36) and Weber

Absent (4): Boggs, Brown (16), Merideth and Schwadron

Special Committee on Government Accountability, Chairman Gregory (96) reporting:

Mr. Speaker: Your Special Committee on Government Accountability, to which was referred **HB 2003**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Baringer, Gregory (96), Henderson, Knight, Mackey, McGirl, Simmons, Terry and Veit

Noes (0)

Absent (7): Doll, Falkner, McDaniel, Patterson, Pollock (123), Proudie and Roden

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 132**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 SJR 38**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, April 14, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

BUDGET

Thursday, April 14, 2022, 8:15 AM, House Hearing Room 3.
Executive session will be held: HB 3021

CANCELLED

ECONOMIC DEVELOPMENT

Thursday, April 14, 2022, 9:00 AM, House Hearing Room 5.
Public hearing will be held: SS#3 SCS SB 758, SS SCS SB 672

EMERGING ISSUES

Tuesday, April 19, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: SS SB 690

EMERGING ISSUES

Wednesday, April 20, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Executive session will be held: SS SB 690

FISCAL REVIEW

Thursday, April 14, 2022, 9:45 AM, House Hearing Room 4.
Executive session will be held: SS HB 2149, SS HB 2162
Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Thursday, April 14, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 6.
Public hearing will be held: SB 718

LOCAL GOVERNMENT

Thursday, April 14, 2022, 9:00 AM, House Hearing Room 7.
Executive session will be held: HB 1581

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, April 14, 2022, 9:15 AM, House Hearing Room 4.
Executive session will be held: HB 1564, HB 2782, HCS HB 1608, HCS HB 1712, HB 1741, HCS HB 1974, HCS HB 2510, HCS HB 2614, HB 2660, HB 2731, HCS HB 2758, HB 2820, HR 3886, HCS SB 820
Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, April 14, 2022, 8:00 AM, House Hearing Room 6.
Public hearing will be held: SS SCS SB 724, HB 2916, SS#2 SB 823
Added HB 2916 and SB 823.
AMENDED

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, April 20, 2022, 8:00 AM, House Hearing Room 7.
Public hearing will be held: HB 2794, HB 2691, HJR 72

VETERANS

Tuesday, April 19, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: SCR 28, SCR 34

Presentation by Ross Bridges, Board Member for Welcome Home.

Time change.

CORRECTED

HOUSE CALENDAR

FIFTY-FOURTH DAY, THURSDAY, APRIL 14, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HB 1680 - Sharp (36)

HB 1736 - Roberts

HCS HB 1740 - Dogan

HB 1804 - Veit

HCS#2 HB 1992 - Coleman (97)

HCS HB 2013 - Kelly (141)

HCS HB 2118 - Taylor (139)

HCS HB 2142 - Mayhew

HB 2145 - Murphy

HB 2172 - Francis

HB 2174 - Mayhew

HB 2293 - Knight

HCS HB 2363 - McGirl

HB 2371 - Smith (155)

HCS HB 2381 - Roden

HB 2391 - Buchheit-Courtway

HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook

HCS HB 2652 - Haffner
HS HB 2310, as amended, with HA 2 HA 3 and HA 3, as amended, pending - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1692 - Boggs
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs

HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132 - Kidd
HJR 133 - Davidson
HJR 114 - Coleman (32)

HOUSE BILLS FOR THIRD READING

HB 2307 - Coleman (32)
HCS HB 1757 - Railsback
HB 2593 - Lovasco
HB 1860 - Eggleston
HCS HB 1583 - Murphy
HB 2623 - Veit
HB 1705 - Roberts
HCS HB 2218 - O'Donnell
HCS HB 2600, (Fiscal Review 4/7/22) - Railsback
HB 2331, E.C. - Baker
HCS HB 2171 - Francis
HB 2571, (Fiscal Review 4/12/22) - Owen
HCS HB 2376, (Fiscal Review 4/13/22), E.C. - Kelly (141)
HB 2325, (Fiscal Review 4/13/22) - Patterson
HB 2365, (Fiscal Review 4/13/22) - Shields
HCS HB 2152, (Fiscal Review 4/13/22) - Henderson
HB 2090 - Griffith
HCS HB 1683 - Brown (16)
HCS HB 1858, (Fiscal Review 4/13/22) - Baker

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2493 - Black (7)

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162, (Fiscal Review 4/5/22) - Deaton
SS SCS HCS HB 1720, as amended (Fiscal Review 4/7/22), E.C. - Pollitt (52)
SS HB 2149, as amended (Fiscal Review 4/12/22), E.C. - Shields

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTY-FOURTH DAY, THURSDAY, APRIL 14, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

I will say of the Lord, He is my refuge and my fortress: my God; in Him will I trust. (Psalm 91:2)

O God, our refuge, we come to You with joyful hearts and logical minds, realizing that this is a great time in which to be alive. By Your spirit, You help us to live with high hopes, fruitful faith, and glorious goals that we may move onward and forward to a greater state and a better world.

Strengthen our faith in You that when differences come we shall not fail; when difficulties burst upon us, we shall not falter; and when differences roll over us, we shall not allow ourselves to give way to frustration or give up to negativity. Let us say and believe You are our refuge and strength. In You, we will trust forever.

Help us to have the courage to stand up for the rights of people, for the freedom of all people, and for the benefit of all people. May we so think and speak so that Your blessings may be upon us this day and all our days here in the people's house.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Candice Sharp, John Jackson, and Lucy Jackson.

The Journal of the fifty-third day was approved as printed by the following vote:

AYES: 118

Anderson	Andrews	Atchison	Baker	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew

McGaugh	McGill	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 019

Adams	Appelbaum	Aune	Bosley	Burnett
Burton	Butz	Fogle	Ingle	Mackey
McCreery	Merideth	Quade	Rowland	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	

PRESENT: 001

Aldridge

ABSENT WITH LEAVE: 019

Bailey	Bangert	Bland Manlove	Boggs	Busick
Derges	Dogan	Doll	Gregory 96	Johnson
Lewis 25	McDaniel	Phifer	Pietzman	Rogers
Sauls	Smith 155	Stevens 46	Windham	

VACANCIES: 006

Representative Taylor (139) assumed the Chair.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1859, relating to labeling of ballot measures, was taken up by Representative Eggleston.

Representative Eggleston moved that the title of **HB 1859** be agreed to.

Representative Hudson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1859, Page 1, In the Title, Line 3, by deleting the words "labeling of ballot measures" and inserting in lieu thereof the word "ballots"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hudson, **House Amendment No. 1** was adopted.

Representative Lovasco offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 1859, Page 1, Section 116.225, Line 16, by inserting after all of said section and line the following:

"Section 1. For any election in which the selection of multiple candidates in response to a single ballot question is permitted, the ballot language for such an election shall specify that the voter "may vote for up to [the maximum number] candidates". The maximum number of candidates is based on the offices available. The ballot language shall not indicate that the voter "shall" or "must" vote for a definite number of candidates."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lovasco, **House Amendment No. 2** was adopted.

Representative Hudson offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 1859, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"115.225. 1. Before use by election authorities in this state, the secretary of state shall approve the marking devices and the automatic tabulating equipment used in electronic voting systems and may promulgate rules and regulations to implement the intent of sections 115.225 to 115.235.

2. No electronic voting system shall be approved unless it:

(1) Permits voting in absolute secrecy;

(2) Permits each voter to vote for as many candidates for each office as a voter is lawfully entitled to vote for;

(3) Permits each voter to vote for or against as many questions as a voter is lawfully entitled to vote on, and no more;

(4) Provides facilities for each voter to cast as many write-in votes for each office as a voter is lawfully entitled to cast;

(5) Permits each voter in a primary election to vote for the candidates of only one party announced by the voter in advance;

(6) Permits each voter at a presidential election to vote by use of a single mark for the candidates of one party or group of petitioners for president, vice president and their presidential electors;

(7) Accurately counts all proper votes cast for each candidate and for and against each question;

(8) Is set to reject all votes, except write-in votes, for any office and on any question when the number of votes exceeds the number a voter is lawfully entitled to cast;

(9) **Produces the election results from paper ballots that voters have marked by hand or, in the case of voters who are disabled and need assistance, from paper ballots that have been marked by paper ballot marking machines designed to assist voters who are disabled;**

(10) Permits each voter, while voting, to clearly see the ballot label; and

~~[(10)]~~ (11) Has been tested and is certified by an independent authority that meets the voting system standards developed by the Federal Election Commission or its successor agency. The provisions of this subdivision shall not be required for any system purchased prior to August 28, 2002.

3. **Until January 1, 2024, if any election authority uses direct-record electronic touchscreen vote counting machines, the election authority may continue to use such machines solely for voters who are disabled and desire to use them. When machines require replacement due to wear and tear, malfunction, or any other reason, such machine shall be replaced with a paper ballot marking machine designed to assist voters who are disabled. Under no circumstances shall direct-record electronic touchscreen vote counting machines be used after January 1, 2024.**

4. The secretary of state shall promulgate rules and regulations to allow the use of a computerized voting system. The procedures shall provide for the use of a computerized voting system with the ability to provide a paper audit trail. Notwithstanding any provisions of this chapter to the contrary, such a system may allow for the storage of processed ballot materials in an electronic form.

~~[4-]~~ 5. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void.

115.237. 1. **Beginning January 1, 2023, the official ballot shall be a paper ballot that is hand-marked by the voter or by the voter's designee as permitted under subsection 3 of section 115.445, unless such voter chooses to use a ballot marking device as provided in subsection 3 of section 115.225.**

2. Each ballot printed or designed for use with an electronic voting system for any election pursuant to this chapter shall contain all questions and the names of all offices and candidates certified or filed pursuant to this chapter and no other. As far as practicable, all questions and the names of all offices and candidates for which each voter is entitled to vote shall be printed on one page except for the ballot for political party committee persons in polling places not utilizing an electronic voting system which may be printed separately and in conformity with the requirements contained in this section. As far as practicable, ballots containing only questions and the names of nonpartisan offices and candidates shall be printed in accordance with the provisions of this section, except that the ballot information may be listed in vertical or horizontal rows. The names of candidates for each office shall be listed in the order in which they are filed.

~~[2-]~~ 3. In polling places using electronic voting systems, the ballot information may be arranged in vertical or horizontal rows or on a number of separate pages or screens. In any event, the name of each candidate, the candidate's party, the office for which he or she is a candidate, and each question shall be indicated clearly on the ballot.

~~[3-]~~ 4. Nothing in this subchapter shall be construed as prohibiting the use of a separate paper ballot for questions or for the presidential preference primary in any polling place using an electronic voting system.

~~[4-]~~ 5. Where electronic voting systems are used and when write-in votes are authorized by law, a write-in ballot, which may be in the form of a separate paper ballot, card, or envelope, may be provided by the election authority to permit each voter to write in the names of persons whose names do not appear on the ballot.

~~[5-]~~ 6. No ballot printed or designed for use with an electronic voting system for any partisan election held under this chapter shall allow a person to vote a straight political party ticket. For purposes of this subsection, a "straight political party ticket" means voting for all of the candidates for elective office who are on the ballot representing a single political party by a single selection on the ballot.

~~[6-]~~ 7. The secretary of state shall promulgate rules that specify uniform standards for ballot layout for each electronic or computerized ballot counting system approved under the provisions of section 115.225 so that the ballot used with any counting system is, where possible, consistent with the intent of this section. Nothing in this section shall be construed to require the format specified in this section if it does not meet the requirements of the ballot counting system used by the election authority.

~~[7-]~~ 8. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void."; and

Further amend said bill and page, Section 116.225, Line 16, by inserting after all of said section and line the following:

"Section 1. Notwithstanding any other provision of law to the contrary, drop boxes, which for purposes of this section shall mean unattended depositories for election ballots, but shall not include mail boxes under the ownership and control of the United States Postal Service, shall be prohibited in this state."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hudson, **House Amendment No. 3** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Coleman 32	Coleman 97	Cook	Cupps
Davidson	Davis	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rowland	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 022

Bailey	Bland Manlove	Boggs	Busick	Chipman
Christofanelli	Copeland	Deaton	Derges	Doll
Hovis	Johnson	Lewis 25	McDaniel	Perkins
Price IV	Rogers	Sassmann	Sauls	Schnelting
Sharp 36	Smith 155			

VACANCIES: 006

On motion of Representative Eggleston, **HB 1859, as amended**, was ordered perfected and printed.

HCS HB 2452, relating to the administration of medications by pharmacists, was taken up by Representative Cook.

Representative Cook moved that the title of **HCS HB 2452** be agreed to.

Representative Schwadron offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2452, Page 1, In the Title, Line 3, by deleting the words "by pharmacists"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schwadron, **House Amendment No. 1** was adopted.

Representative Wiemann offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2452, Page 1, Section A, Line 3, by inserting after said section and line the following:

"167.181. 1. The department of health and senior services, after consultation with the department of elementary and secondary education, shall promulgate rules and regulations governing the immunization against poliomyelitis, rubella, rubeola, mumps, tetanus, pertussis, diphtheria, and hepatitis B, to be required of children attending public~~[-private, parochial or parish]~~ schools. Such rules and regulations ~~[may modify the]~~ **shall not require immunizations against diseases** that are ~~[required of children]~~ **not listed** in this subsection. The immunizations required and the manner and frequency of their administration shall conform to recognized standards of medical practice. The department of health and senior services shall supervise and secure the enforcement of the required immunization program.

2. It is unlawful for any student to attend **public** school unless he **or she** has been immunized as required under the rules and regulations of the department of health and senior services~~[-]~~ and can provide satisfactory evidence of such immunization, **or unless he or she can provide satisfactory evidence of acquired immunity**; except that if he **or she** produces satisfactory evidence of having begun the process of immunization, he **or she** may continue to attend school as long as the immunization process is being accomplished in the prescribed manner. It is unlawful for any parent or guardian to refuse or neglect to have his **or her** child immunized as required by this section, unless the child is properly exempted.

3. This section shall not apply to any child if one parent or guardian objects in writing to his **or her** school administrator against the immunization of the child, because of religious **or conscientious** beliefs or medical contraindications. In cases where any such objection is for reasons of medical contraindications, a statement from a duly licensed physician must also be provided to the school administrator. **The written religious or conscientious belief objection may be a written statement of the parent or guardian as long as the written statement includes the child's name and the parent's or guardian's name and signature. Each public school shall accept the written religious or conscientious belief objection as described under this subsection or the religious or conscientious belief exemption form as described under section 167.186 and shall not require any additional actions including, but not limited to, submitting additional forms, making an appointment with the local health department, obtaining an official stamp or seal, watching a video, or attending a lecture.**

4. Each school superintendent~~[-, whether]~~ of a public~~[-private, parochial or parish]~~ school~~[-]~~ shall cause to be prepared a record showing the immunization status of every child enrolled in or attending a school under his **or her** jurisdiction. The name of any parent or guardian who neglects or refuses to permit a nonexempted child to be immunized against diseases as required by the rules and regulations promulgated pursuant to the provisions of this section shall be reported by the school superintendent to the department of health and senior services.

5. The immunization required may be done by any duly licensed physician or by someone under his or her direction. If the parent or guardian is unable to pay, the child shall be immunized at public expense by a physician or nurse at or from the county, district, city public health center or a school nurse or by a nurse or physician in the private office or clinic of the child's personal physician with the costs of immunization paid through the state Medicaid program, private insurance or in a manner to be determined by the department of health and senior services subject to state and federal appropriations, and after consultation with the school superintendent and the advisory committee established in section 192.630. When a child receives his or her immunization, the treating physician may also administer the appropriate fluoride treatment to the child's teeth.

6. Funds for the administration of this section and for the purchase of vaccines for children of families unable to afford them shall be appropriated to the department of health and senior services from general revenue or from federal funds if available.

7. No rule or portion of a rule promulgated under the authority of this section shall become effective unless it has been promulgated pursuant to the provisions of chapter 536. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2001, shall be invalid and void.

167.186. 1. The department of health and senior services shall develop an informational brochure outlining the process of obtaining a medical contraindication exemption or religious or conscientious belief exemption from the immunizations required under sections 167.181, 174.335, and 210.003.

2. The brochure shall include the religious or conscientious belief exemption form, the medical contraindication exemption form, and a statement that a student without immunizations cannot, on the basis of not having immunizations, be prohibited from attending a public school, a public institution of higher education, or a public day care center, preschool, or nursery school if the student has an exemption described under section 167.181, 174.335, or 210.003.

3. The department shall make the brochure available on its website. Every public school, public institution of higher education, and public day care center, preschool, and nursery school shall provide notice of the brochure to each student or, if the student is under eighteen years of age, to the student's parent or guardian any time notice of the vaccine requirements are provided.

4. The department shall develop and make a religious or conscientious belief exemption form available on its website. The religious or conscientious belief exemption form shall not require any information other than the date; the student's name; the student's signature or, if the student is a minor, the name and signature of the parent or guardian; and a list of the immunizations to which the student or the student's parent or guardian objects.

5. The religious or conscientious belief exemption form shall be in substantially the following form:

(The Great Seal of the State of Missouri)

**MISSOURI DEPARTMENT OF HEALTH AND SENIOR SERVICES
RELIGIOUS OR CONSCIENTIOUS BELIEF EXEMPTION**

Pursuant to the requirements of the Missouri state vaccination law (Sections 167.181, 174.335, and 210.003, RSMo) for children and students attending a public day care center, preschool, or nursery school; public elementary or secondary school; or a public institution of higher education, the following exemption is claimed:

THIS IS TO CERTIFY THAT

_____ NAME OF CHILD OR STUDENT (Print or type)

IS HEREBY EXEMPT FROM RECEIVING THE FOLLOWING CHECKED

**VACCINATION(S) BECAUSE SUCH VACCINATIONS VIOLATE MY RELIGIOUS OR
CONSCIENTIOUS BELIEFS:**

DATE

STUDENT or PARENT/GUARDIAN (Print or type)
STUDENT or PARENT/GUARDIAN SIGNATURE

2. Each public university or college in this state shall maintain records on the meningococcal vaccination status of every student residing in on-campus housing at the university or college.

4. For purposes of this section, the term "on-campus housing" shall include ~~any~~ **only publicly owned property.**

210.003. 1. No child shall be permitted to enroll in or attend any public~~[-private or parochial]~~ day care center, preschool, or nursery school ~~[caring for ten or more children]~~ unless such child has been adequately immunized against ~~[vaccine preventable childhood illnesses specified by the department of health and senior services in accordance with recommendations of the Centers for Disease Control and Prevention Advisory Committee on Immunization Practices (ACIP). The parent or guardian of such child shall provide satisfactory evidence of the required immunizations]~~ **poliomyelitis, rubella, rubeola, mumps, tetanus, pertussis, diphtheria, and hepatitis B.**

(1) Satisfactory evidence is produced that such child has begun the process of immunization. The child may continue to attend as long as the immunization process is being accomplished according to the [ACIP/Missouri] **schedule recommended by the** department of health and senior services [recommended schedule];

(a) A medical exemption, by which a child shall be exempted from the requirements of this section upon certification by a licensed physician that such immunization would seriously endanger the child's health or life; or

(b) A ~~parent or guardian~~ **religious or conscientious belief** exemption, by which a child shall be exempted from the requirements of this section if one parent or guardian files a written objection to immunization with the day care administrator; or

(3) The child is homeless or in the custody of the children's division and cannot provide satisfactory evidence of the required immunizations. Satisfactory evidence shall be presented within thirty days of enrollment and shall confirm either that the child has completed all immunizations **required under this section that are** appropriate for his or her age or has begun the process of immunization. If the child has begun the process of immunization, he or she may continue to attend as long as the process is being accomplished according to the schedule recommended by the department of health and senior services.

~~[Exemptions shall be accepted by the day care administrator when the necessary information as determined by the department of health and senior services is filed with the day care administrator by the parent or guardian. Exemption forms shall be provided by the department of health and senior services]~~ **The written religious or conscientious belief objection may be a written statement of the parent or guardian as long as the written statement includes the child's name and the parent's or guardian's name and signature. Each public day care center, preschool, and nursery school shall accept the written religious or conscientious belief objection as described under this subsection or the religious or conscientious belief exemption form as described under section 167.186 and shall not require any additional actions including, but not limited to, submitting additional forms, making an appointment with the local health department, obtaining an official stamp or seal, watching a video, or attending a lecture.**

3. In the event of an outbreak or suspected outbreak of a vaccine-preventable disease within a particular facility, the administrator of the facility shall follow the control measures instituted by the local health authority or the department of health and senior services or both the local health authority and the department of health and senior services, as established in Rule 19 CSR 20-20.040, "Measures for the Control of Communicable, Environmental and Occupational Diseases".

4. The administrator of each public~~[-private or parochial]~~ day care center, preschool, or nursery school shall cause to be prepared a record of immunization of every child enrolled in or attending a facility under his or her jurisdiction. An annual summary report shall be made by January fifteenth showing the immunization status of each child enrolled, using forms provided for this purpose by the department of health and senior services. The immunization records shall be available for review by department of health and senior services personnel upon request.

5. For purposes of this section, "satisfactory evidence of immunization" means a statement, certificate or record from a physician or other recognized health facility or personnel, stating that the required immunizations have been given to the child and verifying the type of vaccine and the month, day and year of administration.

6. Nothing in this section shall preclude any political subdivision from adopting more stringent rules regarding the immunization of preschool children.

7. All public~~[-private, and parochial]~~ day care centers, preschools, and nursery schools shall notify the parent or guardian of each child at the time of initial enrollment in or attendance at the facility that the parent or guardian may request notice of whether there are children currently enrolled in or attending the facility for whom an immunization exemption has been filed. Beginning December 1, 2015, all public~~[-private, and parochial]~~ day care centers, preschools, and nursery schools shall notify the parent or guardian of each child currently enrolled in or attending the facility that the parent or guardian may request notice of whether there are children currently enrolled in or attending the facility for whom an immunization exemption has been filed. Any public~~[-private, or parochial]~~ day care center, preschool, or nursery school shall notify the parent or guardian of a child enrolled in or attending the facility, upon request, of whether there are children currently enrolled in or attending the facility for whom an immunization exemption has been filed.

210.110. As used in sections 210.109 to 210.165, and sections 210.180 to 210.183, the following terms mean:

(1) "Abuse", any physical injury, sexual abuse, or emotional abuse inflicted on a child other than by accidental means by those responsible for the child's care, custody, and control, except that discipline including spanking, administered in a reasonable manner, **or a decision by those responsible for the child's care, custody, and control to not immunize a child** shall not be construed to be abuse. Victims of abuse shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. [78] Section ~~[7102(9)-(10)]~~ **7102, as amended;**

(2) "Assessment and treatment services for children", an approach to be developed by the children's division which will recognize and treat the specific needs of at-risk and abused or neglected children. The developmental and medical assessment may be a broad physical, developmental, and mental health screening to be completed within thirty days of a child's entry into custody and in accordance with the periodicity schedule set forth by the American Academy of Pediatrics thereafter as long as the child remains in care. Screenings may be offered at a centralized location and include, at a minimum, the following:

(a) Complete physical to be performed by a pediatrician familiar with the effects of abuse and neglect on young children;

(b) Developmental, behavioral, and emotional screening in addition to early periodic screening, diagnosis, and treatment services, including a core set of standardized and recognized instruments as well as interviews with the child and appropriate caregivers. The screening battery may be performed by a licensed mental health professional familiar with the effects of abuse and neglect on young children, who will then serve as the liaison

between all service providers in ensuring that needed services are provided. Such treatment services may include in-home services, out-of-home placement, intensive twenty-four-hour treatment services, family counseling, parenting training and other best practices.

Children whose screenings indicate an area of concern may complete a comprehensive, in-depth health, psychodiagnostic, or developmental assessment within sixty days of entry into custody;

(3) "Central registry", a registry of persons where the division has found probable cause to believe prior to August 28, 2004, or by a preponderance of the evidence after August 28, 2004, or a court has substantiated through court adjudication that the individual has committed child abuse or neglect or the person has pled guilty or has been found guilty of a crime pursuant to section 565.020, 565.021, 565.023, 565.024, 565.050, 566.030, 566.060, or 567.050 if the victim is a child less than eighteen years of age, or any other crime pursuant to chapter 566 if the victim is a child less than eighteen years of age and the perpetrator is twenty-one years of age or older, a crime under section 568.020, 568.030, 568.045, 568.050, 568.060, 568.080, 568.090, 573.023, 573.025, 573.035, 573.037, 573.040, 573.200, or 573.205, or an attempt to commit any such crimes. Any persons placed on the registry prior to August 28, 2004, shall remain on the registry for the duration of time required by section 210.152;

(4) "Child", any person, regardless of physical or mental condition, under eighteen years of age;

(5) "Children's services providers and agencies", any public, quasi-public, or private entity with the appropriate and relevant training and expertise in delivering services to children and their families as determined by the children's division, and capable of providing direct services and other family services for children in the custody of the children's division or any such entities or agencies that are receiving state moneys for such services;

(6) "Director", the director of the Missouri children's division within the department of social services;

(7) "Division", the Missouri children's division within the department of social services;

(8) "Family assessment and services", an approach to be developed by the children's division which will provide for a prompt assessment of a child who has been reported to the division as a victim of abuse or neglect by a person responsible for that child's care, custody or control and of that child's family, including risk of abuse and neglect and, if necessary, the provision of community-based services to reduce the risk and support the family;

(9) "Family support team meeting" or "team meeting", a meeting convened by the division or children's services provider in behalf of the family and/or child for the purpose of determining service and treatment needs, determining the need for placement and developing a plan for reunification or other permanency options, determining the appropriate placement of the child, evaluating case progress, and establishing and revising the case plan;

(10) "Investigation", the collection of physical and verbal evidence to determine if a child has been abused or neglected;

(11) "Jail or detention center personnel", employees and volunteers working in any premises or institution where incarceration, evaluation, care, treatment or rehabilitation is provided to persons who are being held under custody of the law;

(12) "Neglect", failure to provide, by those responsible for the care, custody, and control of the child, the proper or necessary support, education as required by law, nutrition or medical, surgical, or any other care necessary for the child's well-being. Victims of neglect shall also include any victims of sex trafficking or severe forms of trafficking as those terms are defined in 22 U.S.C. [78] Section [7102(9)-(10)] **7102, as amended. "Neglect" shall not include a decision by those responsible for the child's custody, care, and control to not immunize a child;**

(13) "Preponderance of the evidence", that degree of evidence that is of greater weight or more convincing than the evidence which is offered in opposition to it or evidence which as a whole shows the fact to be proved to be more probable than not;

(14) "Probable cause", available facts when viewed in the light of surrounding circumstances which would cause a reasonable person to believe a child was abused or neglected;

(15) "Report", the communication of an allegation of child abuse or neglect to the division pursuant to section 210.115;

(16) "Those responsible for the care, custody, and control of the child", includes, but is not limited to:

(a) The parents or legal guardians of a child;

(b) Other members of the child's household;

(c) Those exercising supervision over a child for any part of a twenty-four-hour day;

(d) Any adult person who has access to the child based on relationship to the parents of the child or members of the child's household or the family;

(e) Any person who takes control of the child by deception, force, or coercion; or

(f) School personnel, contractors, and volunteers, if the relationship with the child was established through the school or through school-related activities, even if the alleged abuse or neglect occurred outside of school hours or off school grounds.

210.115. 1. When any physician, medical examiner, coroner, dentist, chiropractor, optometrist, podiatrist, resident, intern, nurse, hospital or clinic personnel that are engaged in the examination, care, treatment or research of persons, and any other health practitioner, psychologist, mental health professional, social worker, day care center worker or other child-care worker, juvenile officer, probation or parole officer, jail or detention center personnel, teacher, principal or other school official, minister as provided by section 352.400, peace officer or law enforcement official, volunteer or personnel of a community service program that offers support services for families in crisis to assist in the delegation of any powers regarding the care and custody of a child by a properly executed power of attorney pursuant to sections 475.600 to 475.604, or other person with responsibility for the care of children has reasonable cause to suspect that a child has been or may be subjected to abuse or neglect or observes a child being subjected to conditions or circumstances which would reasonably result in abuse or neglect, that person shall immediately report to the division in accordance with the provisions of sections 210.109 to 210.183. No internal investigation shall be initiated until such a report has been made. As used in this section, the term "abuse" is not limited to abuse inflicted by a person responsible for the child's care, custody and control as specified in section 210.110, but shall also include abuse inflicted by any other person.

2. If two or more members of a medical institution who are required to report jointly have knowledge of a known or suspected instance of child abuse or neglect, a single report may be made by a designated member of that medical team. Any member who has knowledge that the member designated to report has failed to do so shall thereafter immediately make the report. Nothing in this section, however, is meant to preclude any person from reporting abuse or neglect.

3. The reporting requirements under this section are individual, and no supervisor or administrator may impede or inhibit any reporting under this section. No person making a report under this section shall be subject to any sanction, including any adverse employment action, for making such report. Every employer shall ensure that any employee required to report pursuant to subsection 1 of this section has immediate and unrestricted access to communications technology necessary to make an immediate report and is temporarily relieved of other work duties for such time as is required to make any report required under subsection 1 of this section.

4. Notwithstanding any other provision of sections 210.109 to 210.183, any child ~~[who does]~~ not ~~[receive]~~ **receiving** specified medical treatment by reason of the legitimate practice of the religious belief of the child's parents, guardian, or others legally responsible for the child~~[-for that reason alone,]~~ **or not receiving immunizations by reason of the religious or conscientious belief of the child's parents, guardian, or others legally responsible for the child** shall not be ~~[found to be]~~ **a contributing factor for a finding of** an abused or neglected child, and such parents, guardian or other persons legally responsible for the child shall not be entered into the central registry. However, the division may accept reports concerning such a child and may subsequently investigate or conduct a family assessment as a result of that report; **except that, a child not receiving immunizations shall not be a contributing factor in the division's decision to accept reports concerning such a child or to investigate or conduct a family assessment.** Such an exception shall not limit the administrative or judicial authority of the state to ensure that medical services are provided to the child when the child's health requires it.

5. In addition to those persons and officials required to report actual or suspected abuse or neglect, any other person may report in accordance with sections 210.109 to 210.183 if such person has reasonable cause to suspect that a child has been or may be subjected to abuse or neglect or observes a child being subjected to conditions or circumstances which would reasonably result in abuse or neglect.

6. Any person or official required to report pursuant to this section, including employees of the division, who has probable cause to suspect that a child who is or may be under the age of eighteen, who is eligible to receive a certificate of live birth, has died shall report that fact to the appropriate medical examiner or coroner. If, upon review of the circumstances and medical information, the medical examiner or coroner determines that the child died of natural causes while under medical care for an established natural disease, the coroner, medical examiner or physician shall notify the division of the child's death and that the child's attending physician shall be signing the death certificate. In all other cases, the medical examiner or coroner shall accept the report for investigation, shall immediately notify the division of the child's death as required in section 58.452 and shall report the findings to the child fatality review panel established pursuant to section 210.192.

7. Any person or individual required to report may also report the suspicion of abuse or neglect to any law enforcement agency or juvenile office. Such report shall not, however, take the place of reporting to the division.

8. If an individual required to report suspected instances of abuse or neglect pursuant to this section has reason to believe that the victim of such abuse or neglect is a resident of another state or was injured as a result of an act which occurred in another state, the person required to report such abuse or neglect may, in lieu of reporting to the Missouri children's division, make such a report to the child protection agency of the other state with the authority to receive such reports pursuant to the laws of such other state. If such agency accepts the report, no report is required to be made, but may be made, to the children's division.

9. For the purposes of providing supportive services or verifying the status of a youth as unaccompanied or homeless for the purposes of accessing supportive services, the fact that a child is an unaccompanied youth as defined in 42 U.S.C. Section 11434a(6) is not, in and of itself, a sufficient basis for reporting child abuse or neglect, unless the child is under sixteen years of age or is an incapacitated person, as defined in section 475.010. Nothing in this subsection shall limit a mandated reporter from making a report under this section if the mandated reporter knows or has reasonable cause to suspect that an unaccompanied youth has been or may be a victim of abuse or neglect.

334.099. 1. (1) The board may initiate a contested hearing to determine if reasonable cause exists to believe that a licensee or applicant is unable to practice his or her profession with reasonable skill and safety to the public by reason of medical or osteopathic incompetency, mental or physical incapacity, or due to the excessive use or abuse of alcohol or controlled substances. **The board shall not initiate a contested hearing on the basis of, or in retaliation for, any licensee or applicant providing an immunization exemption statement or certification under section 167.181, 174.335, or 210.003.**

(2) The board shall serve notice pursuant to section 536.067 of the contested hearing at least fifteen days prior to the hearing. Such notice shall include a statement of the reasons the board believes there is reasonable cause to believe that a licensee or applicant is unable to practice his or her profession with reasonable skill and safety to the public by reason of medical or osteopathic incompetency, mental, or physical incapacity, or due to the excessive use or abuse of alcohol or controlled substances.

(3) For purposes of this section and prior to any contested hearing, the board may, notwithstanding any other law limiting access to medical or other health data, obtain medical data and health records relating to the licensee or applicant without the licensee's or applicant's consent, upon issuance of a subpoena by the board. These data and records shall be admissible without further authentication by either board or licensee at any hearing held pursuant to this section.

(4) After a contested hearing before the board, and upon a showing of reasonable cause to believe that a licensee or applicant is unable to practice his or her profession with reasonable skill and safety to the public by reason of medical or osteopathic incompetency, mental, or physical incapacity, or due to the excessive use or abuse of alcohol or controlled substances the board may require a licensee or applicant to submit to an examination. The board shall maintain a list of facilities approved to perform such examinations. The licensee or applicant may propose a facility not previously approved to the board and the board may accept such facility as an approved facility for such licensee or applicant by a majority vote.

(5) For purposes of this subsection, every licensee or applicant is deemed to have consented to an examination upon a showing of reasonable cause. The applicant or licensee shall be deemed to have waived all objections to the admissibility of testimony by the provider of the examination and to the admissibility of examination reports on the grounds that the provider of the examination's testimony or the examination is confidential or privileged.

(6) Written notice of the order for an examination shall be sent to the applicant or licensee by registered mail, addressed to the licensee or applicant at the licensee's or applicant's last known address on file with the board, or shall be personally served on the applicant or licensee. The order shall state the cause for the examination, how to obtain information about approved facilities, and a time limit for obtaining the examination. The licensee or applicant shall cause a report of the examination to be sent to the board.

(7) The licensee or applicant shall sign all necessary releases for the board to obtain and use the examination during a hearing and to disclose the recommendations of the examination as part of a disciplinary order.

(8) After receiving the report of the examination ordered in subdivision (4) of this subsection, the board may hold a contested hearing to determine if by clear and convincing evidence the licensee or applicant is unable to practice with reasonable skill or safety to the public by reasons of medical or osteopathic incompetency, reason of mental or physical incapacity, or due to the excessive use or abuse of alcohol or controlled substances. If the board finds that the licensee or applicant is unable to practice with reasonable skill or safety to the public by reasons of medical or osteopathic incompetency, reason of mental or physical incapacity, or excessive use or abuse of controlled substances, the board shall, after a hearing, enter an order imposing one or more of the disciplinary measures set forth in subsection 4 of section 334.100.

(9) The provisions of chapter 536 for a contested case, except those provisions or amendments which are in conflict with this section, shall apply to and govern the proceedings contained in this subsection and the rights and duties of the parties involved. The person appealing such an action shall be entitled to present evidence under chapter 536 relevant to the allegations.

2. Failure to submit to the examination when directed shall be cause for the revocation of the license of the licensee or denial of the application. No license may be reinstated or application granted until such time as the examination is completed and delivered to the board or the board withdraws its order.

3. Neither the record of proceedings nor the orders entered by the board shall be used against a licensee or applicant in any other proceeding, except for a proceeding in which the board or its members are a party or in a proceeding involving any state or federal agency.

4. A licensee or applicant whose right to practice has been affected under this section shall, at reasonable intervals not to exceed twelve months, be afforded an opportunity to demonstrate that he or she can resume the competent practice of his or her profession or should be granted a license. The board may hear such motion more often upon good cause shown.

5. The board shall promulgate rules and regulations to carry out the provisions of this section.

6. For purposes of this section, "examination" means a skills, multidisciplinary, or substance abuse evaluation.

334.100. 1. **(1)** The board may refuse to issue or renew any certificate of registration or authority, permit or license required pursuant to this chapter for one or any combination of causes stated in subsection 2 of this section. The board shall notify the applicant in writing of the reasons for the refusal and shall advise the applicant of the applicant's right to file a complaint with the administrative hearing commission as provided by chapter 621. As an alternative to a refusal to issue or renew any certificate, registration or authority, the board may, at its discretion, issue a license which is subject to probation, restriction or limitation to an applicant for licensure for any one or any combination of causes stated in subsection 2 of this section. The board's order of probation, limitation or restriction shall contain a statement of the discipline imposed, the basis therefor, the date such action shall become effective, and a statement that the applicant has thirty days to request in writing a hearing before the administrative hearing commission. If the board issues a probationary, limited or restricted license to an applicant for licensure, either party may file a written petition with the administrative hearing commission within thirty days of the effective date of the probationary, limited or restricted license seeking review of the board's determination. If no written request for a hearing is received by the administrative hearing commission within the thirty-day period, the right to seek review of the board's decision shall be considered as waived.

(2) The board shall not refuse to issue or renew any certificate of registration or authority, permit, or license required by this chapter on the basis of, or in retaliation for, providing an immunization exemption statement or certification under section 167.181, 174.335, or 210.003. The board shall not issue a license that is subject to probation, restriction, or limitation on the basis of, or in retaliation for, providing an immunization exemption statement or certification under section 167.181, 174.335, or 210.003.

2. The board may cause a complaint to be filed with the administrative hearing commission as provided by chapter 621 against any holder of any certificate of registration or authority, permit, or license required by this chapter or any person who has failed to renew or has surrendered the person's certificate of registration or authority, permit, or license for any one or any combination of the following causes:

(1) Use of any controlled substance, as defined in chapter 195, or alcoholic beverage to an extent that such use impairs a person's ability to perform the work of any profession licensed or regulated by this chapter;

(2) The person has been finally adjudicated and found guilty, or entered a plea of guilty or nolo contendere, in a criminal prosecution under the laws of any state or of the United States, for any offense reasonably related to the qualifications, functions, or duties of any profession licensed or regulated pursuant to this chapter, for any offense involving fraud, dishonesty, or an act of violence, or for any offense involving moral turpitude, whether or not sentence is imposed;

(3) Use of fraud, deception, misrepresentation, or bribery in securing any certificate of registration or authority, permit, or license issued pursuant to this chapter or in obtaining permission to take any examination given or required pursuant to this chapter;

(4) Misconduct, fraud, misrepresentation, dishonesty, unethical conduct, or unprofessional conduct in the performance of the functions or duties of any profession licensed or regulated by this chapter, including, but not limited to, the following:

(a) Obtaining or attempting to obtain any fee, charge, tuition, or other compensation by fraud, deception, or misrepresentation; willfully and continually overcharging or overtreating patients; or charging for visits to the physician's office which did not occur unless the services were contracted for in advance, or for services which were not rendered or documented in the patient's records;

(b) Attempting, directly or indirectly, by way of intimidation, coercion, or deception, to obtain or retain a patient or discourage the use of a second opinion or consultation;

(c) Willfully and continually performing inappropriate or unnecessary treatment, diagnostic tests, or medical or surgical services;

(d) Delegating professional responsibilities to a person who is not qualified by training, skill, competency, age, experience, or licensure to perform such responsibilities;

(e) Misrepresenting that any disease, ailment, or infirmity can be cured by a method, procedure, treatment, medicine, or device;

(f) Performing or prescribing medical services which have been declared by board rule to be of no medical or osteopathic value;

(g) Final disciplinary action by any professional medical or osteopathic association or society or licensed hospital or medical staff of such hospital in this or any other state or territory, whether agreed to voluntarily or not, and including, but not limited to, any removal, suspension, limitation, or restriction of the person's license or staff or hospital privileges, failure to renew such privileges or license for cause, or other final disciplinary action, if the action was in any way related to unprofessional conduct, professional incompetence, malpractice, or any other violation of any provision of this chapter;

(h) Signing a blank prescription form; or dispensing, prescribing, administering, or otherwise distributing any drug, controlled substance, or other treatment without sufficient examination including failing to establish a valid physician-patient relationship pursuant to section 334.108, or for other than medically accepted therapeutic or experimental or investigative purposes duly authorized by a state or federal agency, or not in the course of professional practice, or not in good faith to relieve pain and suffering, or not to cure an ailment, physical infirmity, or disease, except as authorized in section 334.104;

(i) Exercising influence within a physician-patient relationship for purposes of engaging a patient in sexual activity;

(j) Being listed on any state or federal sexual offender registry;

(k) Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient;

(l) Failing to furnish details of a patient's medical records to other treating physicians or hospitals upon proper request; or failing to comply with any other law relating to medical records;

(m) Failure of any applicant or licensee to cooperate with the board during any investigation;

(n) Failure to comply with any subpoena or subpoena duces tecum from the board or an order of the board;

(o) Failure to timely pay license renewal fees specified in this chapter;

(p) Violating a probation agreement, order, or other settlement agreement with this board or any other licensing agency;

(q) Failing to inform the board of the physician's current residence and business address;

(r) Advertising by an applicant or licensee which is false or misleading, or which violates any rule of the board, or which claims without substantiation the positive cure of any disease, or professional superiority to or greater skill than that possessed by any other physician. An applicant or licensee shall also be in violation of this provision if the applicant or licensee has a financial interest in any organization, corporation, or association which issues or conducts such advertising;

(s) Any other conduct that is unethical or unprofessional involving a minor;

(5) Any conduct or practice which is or might be harmful or dangerous to the mental or physical health of a patient or the public; or incompetency, gross negligence, or repeated negligence in the performance of the functions or duties of any profession licensed or regulated by this chapter. For the purposes of this subdivision, "repeated negligence" means the failure, on more than one occasion, to use that degree of skill and learning ordinarily used under the same or similar circumstances by the member of the applicant's or licensee's profession;

(6) Violation of, or attempting to violate, directly or indirectly, or assisting or enabling any person to violate, any provision of this chapter or chapter 324, or of any lawful rule or regulation adopted pursuant to this chapter or chapter 324;

(7) Impersonation of any person holding a certificate of registration or authority, permit, or license or allowing any person to use his or her certificate of registration or authority, permit, license, or diploma from any school;

(8) Revocation, suspension, restriction, modification, limitation, reprimand, warning, censure, probation, or other final disciplinary action against the holder of or applicant for a license or other right to practice any profession regulated by this chapter by another state, territory, federal agency, or country, whether or not voluntarily agreed to by the licensee or applicant, including, but not limited to, the denial of licensure, surrender of the license, allowing the license to expire or lapse, or discontinuing or limiting the practice of medicine while subject to an investigation or while actually under investigation by any licensing authority, medical facility, branch of the Armed Forces of the United States of America, insurance company, court, agency of the state or federal government, or employer;

(9) A person is finally adjudged incapacitated or disabled by a court of competent jurisdiction;

(10) Assisting or enabling any person to practice or offer to practice any profession licensed or regulated by this chapter who is not registered and currently eligible to practice pursuant to this chapter; or knowingly performing any act which in any way aids, assists, procures, advises, or encourages any person to practice medicine who is not registered and currently eligible to practice pursuant to this chapter. A physician who works in accordance with standing orders or protocols or in accordance with the provisions of section 334.104 shall not be in violation of this subdivision;

(11) Issuance of a certificate of registration or authority, permit, or license based upon a material mistake of fact;

(12) Failure to display a valid certificate or license if so required by this chapter or any rule promulgated pursuant to this chapter;

(13) Violation of the drug laws or rules and regulations of this state, including but not limited to any provision of chapter 195, any other state, or the federal government;

(14) Knowingly making, or causing to be made, or aiding, or abetting in the making of, a false statement in any birth, death, or other certificate or document executed in connection with the practice of the person's profession;

(15) Knowingly making a false statement, orally or in writing to the board;

(16) Soliciting patronage in person or by agents or representatives, or by any other means or manner, under the person's own name or under the name of another person or concern, actual or pretended, in such a manner as to confuse, deceive, or mislead the public as to the need or necessity for or appropriateness of health care services for all patients, or the qualifications of an individual person or persons to diagnose, render, or perform health care services;

(17) Using, or permitting the use of, the person's name under the designation of "Doctor", "Dr.", "M.D.", or "D.O.", or any similar designation with reference to the commercial exploitation of any goods, wares, or merchandise;

(18) Knowingly making or causing to be made a false statement or misrepresentation of a material fact, with intent to defraud, for payment pursuant to the provisions of chapter 208 or chapter 630 or for payment from Title XVIII or Title XIX of the Social Security Act;

(19) Failure or refusal to properly guard against contagious, infectious, or communicable diseases or the spread thereof; maintaining an unsanitary office or performing professional services under unsanitary conditions; or failure to report the existence of an unsanitary condition in the office of a physician or in any health care facility to the board, in writing, within thirty days after the discovery thereof;

(20) Any candidate for licensure or person licensed to practice as a physical therapist, paying or offering to pay a referral fee or, notwithstanding section 334.010 to the contrary, practicing or offering to practice professional physical therapy independent of the prescription and direction of a person licensed and registered as a physician and surgeon pursuant to this chapter, as a dentist pursuant to chapter 332, as a podiatrist pursuant to chapter 330, as an advanced practice registered nurse under chapter 335, or any licensed and registered physician, dentist, podiatrist, or advanced practice registered nurse practicing in another jurisdiction, whose license is in good standing;

(21) Any candidate for licensure or person licensed to practice as a physical therapist, treating or attempting to treat ailments or other health conditions of human beings other than by professional physical therapy and as authorized by sections 334.500 to 334.620;

(22) Any person licensed to practice as a physician or surgeon, requiring, as a condition of the physician-patient relationship, that the patient receive prescribed drugs, devices, or other professional services directly from facilities of that physician's office or other entities under that physician's ownership or control. A physician shall provide the patient with a prescription which may be taken to the facility selected by the patient and a physician knowingly failing to disclose to a patient on a form approved by the advisory commission for professional physical therapists as established by section 334.625 which is dated and signed by a patient or guardian acknowledging that

the patient or guardian has read and understands that the physician has a pecuniary interest in a physical therapy or rehabilitation service providing prescribed treatment and that the prescribed treatment is available on a competitive basis. This subdivision shall not apply to a referral by one physician to another physician within a group of physicians practicing together;

(23) A pattern of personal use or consumption of any controlled substance unless it is prescribed, dispensed, or administered by another physician who is authorized by law to do so;

(24) Habitual intoxication or dependence on alcohol, evidence of which may include more than one alcohol-related enforcement contact as defined by section 302.525;

(25) Failure to comply with a treatment program or an aftercare program entered into as part of a board order, settlement agreement, or licensee's professional health program;

(26) Revocation, suspension, limitation, probation, or restriction of any kind whatsoever of any controlled substance authority, whether agreed to voluntarily or not, or voluntary termination of a controlled substance authority while under investigation;

(27) For a physician to operate, conduct, manage, or establish an abortion facility, or for a physician to perform an abortion in an abortion facility, if such facility comes under the definition of an ambulatory surgical center pursuant to sections 197.200 to 197.240, and such facility has failed to obtain or renew a license as an ambulatory surgical center.

3. Collaborative practice arrangements, protocols, and standing orders shall be in writing and signed and dated by a physician prior to their implementation.

4. After the filing of such complaint before the administrative hearing commission, the proceedings shall be conducted in accordance with the provisions of chapter 621. Upon a finding by the administrative hearing commission that the grounds, provided in subsection 2 of this section, for disciplinary action are met, the board may, singly or in combination, warn, censure, or place the person named in the complaint on probation on such terms and conditions as the board deems appropriate for a period not to exceed ten years, or may suspend the person's license, certificate, or permit for a period not to exceed three years, or restrict or limit the person's license, certificate or permit for an indefinite period of time, or revoke the person's license, certificate, or permit, or administer a public or private reprimand, or deny the person's application for a license, or permanently withhold issuance of a license or require the person to submit to the care, counseling or treatment of physicians designated by the board at the expense of the individual to be examined, or require the person to attend such continuing educational courses and pass such examinations as the board may direct.

5. In any order of revocation, the board may provide that the person may not apply for reinstatement of the person's license for a period of time ranging from two to seven years following the date of the order of revocation. All stay orders shall toll this time period.

6. Before restoring to good standing a license, certificate, or permit issued pursuant to this chapter which has been in a revoked, suspended, or inactive state for any cause for more than two years, the board may require the applicant to attend such continuing medical education courses and pass such examinations as the board may direct.

7. In any investigation, hearing, or other proceeding to determine a licensee's or applicant's fitness to practice, any record relating to any patient of the licensee or applicant shall be discoverable by the board and admissible into evidence, regardless of any statutory or common law privilege which such licensee, applicant, record custodian, or patient might otherwise invoke. In addition, no such licensee, applicant, or record custodian may withhold records or testimony bearing upon a licensee's or applicant's fitness to practice on the ground of privilege between such licensee, applicant, or record custodian and a patient."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Veit offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 2452, Page 1, Lines 4-30; Page 2, Lines 1-39; and Page 3, Lines 1-3, by deleting all of said lines and inserting in lieu thereof the following:

"167.816. 1. The department shall develop and make a religious belief exemption"; and

Further amend said amendment, Page 3, Line 8, by deleting the number "5." and inserting in lieu thereof the number "2."; and

Further amend said amendment and page, Lines 4 and 8, by deleting both instances of the phrase "**or conscientious**"; and

Further amend said amendment, Page 4, Lines 1-38; Page 5, Lines 1-39; Page 6, Lines 1-39; Page 7, Lines 1-39; Page 8, Lines 1-39; Page 9, Lines 1-39; Page 10, Lines 1-39; Page 11, Lines 1-39; Page 12, Lines 1-39; Page 13, Lines 1-39; Page 14, Lines 1-39; Page 15, Lines 1-39; Page 16, Lines 1-39; and Page 17, Lines 1-31, by deleting all of said lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Veit, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Wiemann, **House Amendment No. 2, as amended**, was adopted.

Representative Schwadron offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2452, Page 5, Section 338.011, Line 18, by inserting after all of said section and line the following:

"338.061. 1. This section shall be known and may be cited as the "Tricia Leann Tharp Act".

2. The board of pharmacy shall recommend that all licensed pharmacists who are employed at a licensed retail pharmacy obtain two hours of continuing education in suicide awareness and prevention. Any such board-approved continuing education shall count toward the total hours of continuing education hours required by the board for the renewal of a license under subsection 3 of section 338.060.

3. The board of pharmacy shall develop guidelines suitable for training materials that may be used by accredited schools of pharmacy and other organizations and courses approved by the Accreditation Council for Pharmacy Education; except that, schools of pharmacy may approve materials to be used in providing training for faculty and other employees.

4. The board of pharmacy may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schwadron, **House Amendment No. 3** was adopted.

On motion of Representative Cook, **HCS HB 2452, as amended**, was adopted.

On motion of Representative Cook, **HCS HB 2452, as amended**, was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HB 2307, relating to human trafficking, was taken up by Representative Coleman (32).

On motion of Representative Coleman (32), **HB 2307** was read the third time and passed by the following vote:

AYES: 140

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Rowland	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright

NOES: 000

PRESENT: 001

Davis

ABSENT WITH LEAVE: 016

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Johnson	Lewis 25	McDaniel	Perkins
Sauls	Sharp 36	Smith 155	Unsicker	Young
Mr. Speaker				

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

HCS HB 1757, relating to the state building usage task force, was taken up by Representative Railsback.

On motion of Representative Railsback, **HCS HB 1757** was read the third time and passed by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mackey	Mayhew	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rowland
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 163	Smith 45	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 018

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Johnson	Lewis 25	McCreery	McDaniel
Perkins	Rone	Sauls	Sharp 36	Smith 155
Smith 67	Young	Mr. Speaker		

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS SCS HCS HB 1720, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Eggleston, Fitzwater, Fogle and Walsh (50)

Noes (2): Chipman and Richey

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2152**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (0)

Absent (1): Fogle

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS HB 2162**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (0)

Absent (1): Fogle

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2376**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (0)

Absent (1): Fogle

THIRD READING OF HOUSE BILLS

HB 2593, relating to the use of private property, was taken up by Representative Lovasco.

On motion of Representative Lovasco, **HB 2593** was read the third time and passed by the following vote:

AYES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burger	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGirl	Morse	Murphy
O'Donnell	Owen	Patterson	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann		

NOES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Falkner	Fogle	Gray	Gunby	Ingle
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rowland	Smith 45	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Wright

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Ellebracht	Evans	Johnson	Lewis 25
McDaniel	Perkins	Rogers	Sauls	Sharp 36
Smith 155	Smith 67	Young	Mr. Speaker	

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

HB 1860, relating to employment security, was taken up by Representative Eggleston.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

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AYES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Lovasco	Mayhew	McGaugh	McGirt	Morse
Murphy	O'Donnell	Owen	Patterson	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright		

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham				

PRESENT: 000

ABSENT WITH LEAVE: 023

Bailey	Bland Manlove	Boggs	Busick	Davidson
Derges	Doll	Evans	Hicks	Johnson
Knight	Lewis 25	Lewis 6	McDaniel	Perkins
Pollock 123	Price IV	Rowland	Sauls	Schnelting
Smith 155	Young	Mr. Speaker		

VACANCIES: 006

On motion of Representative Eggleston, **HB 1860** was read the third time and passed by the following vote:

AYES: 094

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96

Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham				

PRESENT: 000

ABSENT WITH LEAVE: 022

Bailey	Bland Manlove	Boggs	Busick	Davidson
Derges	Doll	Evans	Hicks	Johnson
Knight	Lewis 25	Lewis 6	McDaniel	Perkins
Pollock 123	Price IV	Rowland	Sauls	Smith 155
Young	Mr. Speaker			

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

HCS HB 1583, relating to property taxes, was taken up by Representative Murphy.

On motion of Representative Murphy, **HCS HB 1583** was read the third time and passed by the following vote:

AYES: 119

Anderson	Andrews	Atchison	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burton	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Ellebracht
Falkner	Fishel	Fitzwater	Francis	Gray

Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Lovasco
Mayhew	McCreery	McGaugh	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 163	Smith 67	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	

NOES: 001

Burnett

PRESENT: 014

Adams	Aldridge	Appelbaum	Aune	Bosley
Fogle	Mackey	Merideth	Quade	Smith 45
Stevens 46	Unsicker	Walsh Moore 93	Weber	

ABSENT WITH LEAVE: 023

Bailey	Bland Manlove	Boggs	Busick	Derges
Dogan	Doll	Evans	Hicks	Johnson
Knight	Lewis 25	Lewis 6	McDaniel	Perkins
Pollock 123	Price IV	Rowland	Sauls	Smith 155
Windham	Young	Mr. Speaker		

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

HB 2623, relating to certain required background checks, was taken up by Representative Veit.

On motion of Representative Veit, **HB 2623** was read the third time and passed by the following vote:

AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater

Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Murphy	Nurrenbern	O'Donnell	Owen
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Rowland
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 021

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Evans	Johnson	Knight	Lewis 25
Lewis 6	McDaniel	Mosley	Patterson	Perkins
Pollock 123	Price IV	Sauls	Smith 155	Young
Mr. Speaker				

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

HB 1705, relating to offender registries, was taken up by Representative Roberts.

On motion of Representative Roberts, **HB 1705** was read the third time and passed by the following vote:

AYES: 102

Andrews	Atchison	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Burnett
Butz	Chipman	Coleman 32	Coleman 97	Cook
Copeland	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Mackey	Mayhew	McCreery	McGaugh
McGill	Morse	Nurrenbern	O'Donnell	Owen

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Person	Phifer	Pietzman	Pike	Plocher
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
Wiemann	Wright			

NOES: 031

Adams	Aldridge	Anderson	Appelbaum	Aune
Barnes	Bosley	Christofanelli	Clemens	Collins
Davidson	Davis	Gray	Lovasco	Merideth
Mosley	Murphy	Pollitt 52	Pollock 123	Proudie
Quade	Sander	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	West
Windham				

PRESENT: 005

Brown 70	Burton	Cupps	Gunby	Smith 67
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ABSENT WITH LEAVE: 019

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Evans	Johnson	Knight	Lewis 25
Lewis 6	McDaniel	Patterson	Perkins	Price IV
Sauls	Smith 155	Young	Mr. Speaker	

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

HCS HB 2218, relating to property regulations, was taken up by Representative O'Donnell.

On motion of Representative O'Donnell, **HCS HB 2218** was read the third time and passed by the following vote:

AYES: 111

Adams	Andrews	Atchison	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Butz	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Person

Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Rowland	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 163
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright				

NOES: 013

Anderson	Appelbaum	Barnes	Collins	Gray
Mosley	Price IV	Smith 45	Terry	Turnbaugh
Unsicker	Weber	Windham		

PRESENT: 015

Aldridge	Aune	Bosley	Burnett	Burton
Clemens	Fogle	Ingle	Mackey	McCreery
Merideth	Proudie	Quade	Stevens 46	Walsh Moore 93

ABSENT WITH LEAVE: 018

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Evans	Johnson	Knight	Lewis 25
Lewis 6	McDaniel	Patterson	Perkins	Sauls
Smith 155	Young	Mr. Speaker		

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

HB 2331, relating to public health, was taken up by Representative Baker.

On motion of Representative Baker, **HB 2331** was read the third time and passed by the following vote:

AYES: 094

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone

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Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Kidd	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Rowland	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Thomas
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Wright				

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Johnson	Knight	Lewis 25	Lewis 6
McDaniel	Patterson	Perkins	Sauls	Smith 155
Young	Mr. Speaker			

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burger	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Lovasco	Mayhew	McCreery	McGaugh
McGill	Morse	Murphy	Nurrenbern	O'Donnell
Owen	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann				

NOES: 038

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 70	Burnett
Butz	Clemens	Collins	Dinkins	Ellebracht
Fogle	Gray	Gunby	Haden	Kidd
Mackey	Mosley	Person	Price IV	Proudie
Quade	Rogers	Rowland	Sharp 36	Smith 67
Stevens 46	Terry	Thomas	Turnbaugh	Walsh Moore 93
Weber	Windham	Wright		

PRESENT: 006

Aldridge	Burton	Ingle	Merideth	Smith 45
Unsicker				

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Johnson	Knight	Lewis 25	Lewis 6
McDaniel	Patterson	Perkins	Sauls	Smith 155
Young	Mr. Speaker			

VACANCIES: 006

HCS HB 2600, HB 2571, HB 2325, HB 2365, and HCS HB 1858 were placed on the Informal Calendar.

HCS HB 2171, relating to workforce development in elementary and secondary education, was taken up by Representative Francis.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 094

Andrews	Atchison	Baker	Basye	Black 137
Black 7	Bromley	Brown 16	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Lovasco	Mayhew	McGill
Morse	Murphy	O'Donnell	Owen	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Proudie	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	

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NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Pollock 123	Price IV
Quade	Roden	Rogers	Rowland	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Billington	Bland Manlove	Boggs	Busick
Derges	Doll	Johnson	Knight	Lewis 25
Lewis 6	McDaniel	McGaugh	Patterson	Perkins
Sauls	Smith 155	Young	Mr. Speaker	

VACANCIES: 006

Representative Francis moved that **HCS HB 2171** be read the third time and passed.

Which motion was defeated by the following vote:

AYES: 051

Atchison	Bangert	Baringer	Basye	Black 7
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Butz	Coleman 32	Dinkins
Ellebracht	Falkner	Fitzwater	Gregory 51	Haden
Haffner	Haley	Henderson	Houx	Hovis
Hurlbert	Kalberloh	Mackey	McCreery	McGaugh
McGill	Merideth	Morse	Owen	Person
Pollitt 52	Railsback	Reedy	Riggs	Rogers
Sassmann	Sharpe 4	Shields	Stephens 128	Tate
Thomas	Thompson	Unsicker	Van Schoiack	Veit
Wright				

NOES: 080

Adams	Aldridge	Anderson	Andrews	Aune
Baker	Barnes	Billington	Black 137	Bromley
Chipman	Christofanelli	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dogan	Eggleston	Evans	Fishel
Francis	Gray	Gregory 96	Grier	Griffith
Hardwick	Hicks	Hudson	Kelley 127	Kelly 141
Kidd	Lovasco	Mayhew	Mosley	Murphy
Nurrenbern	O'Donnell	Phifer	Pietzman	Pike
Plocher	Pollock 123	Porter	Pouche	Price IV
Proudie	Richey	Riley	Roberts	Roden
Rone	Rowland	Sander	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Simmons
Smith 163	Smith 67	Stacy	Taylor 139	Taylor 48
Terry	Toalson Reisch	Trent	Turnbaugh	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham

PRESENT: 009

Appelbaum	Bosley	Clemens	Fogle	Gunby
Ingle	Quade	Smith 45	Stevens 46	

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Johnson	Knight	Lewis 25	Lewis 6
McDaniel	Patterson	Perkins	Sauls	Smith 155
Young	Mr. Speaker			

VACANCIES: 006

HCS HB 2376, relating to youth services, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), **HCS HB 2376** was read the third time and passed by the following vote:

AYES: 109

Adams	Andrews	Atchison	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Butz	Chipman	Christofanelli	Coleman 32	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Smith 45
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	West	Wiemann	Wright	

NOES: 014

Aune	Barnes	Bosley	Brown 70	Burnett
Gray	Mosley	Person	Price IV	Smith 67
Terry	Turnbaugh	Unsicker	Weber	

PRESENT: 017

Aldridge	Anderson	Appelbaum	Burton	Clemens
Coleman 97	Collins	Fogle	Gunby	Ingle
Merideth	Phifer	Proudie	Stevens 46	Walsh 50
Walsh Moore 93	Windham			

ABSENT WITH LEAVE: 017

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Johnson	Knight	Lewis 25	Lewis 6
McDaniel	Patterson	Perkins	Sauls	Smith 155
Young	Mr. Speaker			

VACANCIES: 006

Representative Taylor (139) declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 116

Andrews	Appelbaum	Atchison	Aune	Baker
Bangert	Baringer	Basye	Billington	Black 137
Black 7	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burton	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gregory 51	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Smith 45	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Weber	West	Wiemann
Wright				

NOES: 018

Adams	Aldridge	Anderson	Barnes	Bosley
Burnett	Collins	Gray	Kidd	Mosley
Person	Price IV	Proudie	Smith 67	Stephens 128
Terry	Walsh 50	Windham		

PRESENT: 002

Coleman 97	Merideth
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ABSENT WITH LEAVE: 021

Bailey	Bland Manlove	Boggs	Busick	Derges
Doll	Gregory 96	Hovis	Johnson	Knight

Lewis 25
Rowland
Mr. Speaker

Lewis 6
Sauls

McDaniel
Smith 155

Patterson
Walsh Moore 93

Perkins
Young

VACANCIES: 006

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1709 - Fiscal Review

HCS HB 2140 - Fiscal Review

REFERRAL OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolution was referred to the Committee indicated:

SCR 24 - Special Committee on Homeland Security

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2626**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Lovasco, Owen, Perkins, Railsback, Sander and Van Schoiack

Noes (4): Aune, Bangert, Burton and Gray

Absent (3): Person, Schnelting and Taylor (139)

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1678**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron and Shaul

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (3): Simmons, Stacy and Toalson Reisch

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1742**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (1): Fitzwater

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **SB 652**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Davidson, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Smith (45)

Noes (2): Cupps and Taylor (139)

Absent (1): Fitzwater

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **SS SCS SBs 775, 751 & 640**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (1): Fitzwater

Committee on Insurance, Chairman Wiemann reporting:

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 2743**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Atchison, Davidson, Ellebracht, Murphy, Pollock (123), Porter, Sauls, Simmons, Tate and West

Noes (0)

Absent (3): Butz, Johnson and Wiemann

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1581**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Falkner, Gray, Hudson, Murphy, Perkins, Railsback, Reedy and Walsh Moore (93)

Noes (0)

Absent (3): Burger, Fishel and West

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1974**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51) and Hudson

Noes (3): Ingle, Mackey and Smith (45)

Absent (5): Bosley, Gregory (96), McDaniel, McGaugh and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2758**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51) and Hudson

Noes (1): Mackey

Present (3): Bosley, Ingle and Smith (45)

Absent (4): Gregory (96), McDaniel, McGaugh and Patterson

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 25** entitled:

Relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 35** entitled:

Relating to sickle cell awareness week.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 756** entitled:

An act to repeal sections 34.045, 44.032, 144.010, 144.011, 144.030, 386.266, 386.890, 393.1400, 393.1640, 393.1655, 393.1700, 442.404, and 610.021, RSMo, and to enact in lieu thereof seventeen new sections relating to public utilities, with an effective date for a certain section.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SB 997** entitled:

An act to repeal section 33.100, RSMo, and to enact in lieu thereof one new section relating to the payment of salaries out of the state treasury.

In which the concurrence of the House is respectfully requested.

Read the first time.

LETTER OF RESIGNATION

April 14, 2022

The Honorable Rob Vescovo
Speaker of the House of Representatives
State Capitol, Room 308A
Jefferson City, MO 65101

Dear Speaker Vescovo:

For the past seven years, I have had the tremendous privilege of serving the citizens of the 29th District in the Missouri House of Representatives. The citizens of the 29th District entrusted me with their voice which is something I will forever cherish.

As I begin my next journey in life, I want to thank my colleagues for their service and wish them the best in their future endeavors.

Therefore, pursuant to RSMo. 21.090, I hereby submit my resignation, effective at 11:59 p.m. on Sunday, April 17, 2022, as state representative for the 29th District.

Sincerely,

/s/ Rory Rowland
State Representative, 29th District

The following member's presence was noted: Bland Manlove.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 12:00 p.m., Tuesday, April 19, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

BUDGET

Tuesday, April 19, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 3.
Executive session will be held: HB 3017, HB 3018, HB 3019, HB 3021

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 19, 2022, 9:00 AM, House Hearing Room 7.
Public hearing will be held: SS SCS SBs 681 & 662
Executive session will be held: HB 1836, HB 2745, HB 2844

EMERGING ISSUES

Tuesday, April 19, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: SS SB 690

EMERGING ISSUES

Wednesday, April 20, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Executive session will be held: SS SB 690

FISCAL REVIEW

Tuesday, April 19, 2022, 10:15 AM, House Hearing Room 4.
Executive session will be held: HCS HB 1709, HB 2571, HB 2325, HCS HB 1858, HB 2365
Executive session may be held on any matter referred to the committee.

PENSIONS

Wednesday, April 20, 2022, 8:00 AM, House Hearing Room 5.
Public hearing will be held: HB 2787
Executive session will be held: SB 655

RULES - LEGISLATIVE OVERSIGHT

Tuesday, April 19, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HB 1770, HB 1956, HB 1994, HB 2397, HCS HB 2638, HCS HB 2704

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, April 20, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2794, HB 2691, HJR 72, HB 2663

Executive session will be held: HB 1486, HB 1573, HB 1813, HB 2916, HJR 138, SS SCS SB 724, SS#2 SB 823, SCS SB 982

VETERANS

Tuesday, April 19, 2022, 3:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: SCR 28, SCR 34

Presentation by Ross Bridges, Board Member for Welcome Home.

Time change.

CORRECTED

HOUSE CALENDAR

FIFTY-FIFTH DAY, TUESDAY, APRIL 19, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HB 1680 - Sharp (36)

HB 1736 - Roberts

HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HCS HB 1974 - Murphy
HCS HB 2758 - Evans

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer

HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2652 - Haffner
HS HB 2310, as amended, with HA 2 HA 3 and HA 3, as amended, pending - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2474 - Hicks
HB 1692 - Boggs
HB 1762 - Sander
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1716 - Riley
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli

HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1753 - Basye
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher
HCS HB 2564 - Riggs

HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132 - Kidd
HJR 133 - Davidson
HJR 114 - Coleman (32)

HOUSE BILLS FOR THIRD READING

HCS HB 2152 - Henderson
HB 2090 - Griffith
HCS HB 1683 - Brown (16)
HB 2372 - Chipman
HB 2625, E.C. - Burger
HCS HB 1696 - Reedy
HS HCS HBs 2574, 1929 & 1456 - Mayhew
HCS HB 1709, (Fiscal Review 4/14/22) - Buchheit-Courtway
HB 1629 - Morse
HCS HB 1704 - Roberts
HB 2566 - Porter
HCS HB 2140, (Fiscal Review 4/14/22) - McGaugh

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2493 - Black (7)
HCS HB 2600, (Fiscal Review 4/7/22) - Railsback
HB 2571, (Fiscal Review 4/12/22) - Owen
HB 2325, (Fiscal Review 4/13/22) - Patterson
HB 2365, (Fiscal Review 4/13/22) - Shields
HCS HB 1858, (Fiscal Review 4/13/22) - Baker

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 25
SCR 35

SENATE BILLS FOR SECOND READING

SS SCS SB 756
SS#2 SB 997

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Brown (16)

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Brown (16)

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162 - Deaton
SS SCS HCS HB 1720, as amended, E.C. - Pollitt (52)
SS HB 2149, as amended (Fiscal Review 4/12/22), E.C. - Shields

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-SIXTH DAY, SUNDAY, APRIL 3, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

BILLS DROPPED FROM INFORMAL CALENDAR

Pursuant to Rule 47, the following bill, having remained on the Informal Calendar for ten legislative days, was laid on the table and dropped from the Calendar: **HJR 70**.

The following members' presence was noted: Billington, Brown (27), Burger, Chipman, Cook, Davidson, Davis, DeGroot, Falkner, Fitzwater, Fogle, Gray, Griffith, Hovis, Johnson, Kelley (127), Lovasco, Mackey, Mosley, Person, Pike, Sander, Sharp (36), Sharpe (4), Toalson Reisch, Vescovo, Weber, and Windham.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 4:00 p.m., Monday, April 4, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 5, 2022, 9:00 AM, House Hearing Room 1.
Executive session will be held: HB 2720

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University Agriculture Facilities.

CONSERVATION AND NATURAL RESOURCES

Monday, April 4, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.
Executive session will be held: HB 2673, HB 2532

CRIME PREVENTION

Monday, April 4, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1712, HB 2894

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1678, HB 2301

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 5, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2211, HB 1933, HB 2292

Executive session will be held: HB 1770, HB 2745

Removed HB 1457 and added HB 2292

AMENDED

EMERGING ISSUES

Tuesday, April 5, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2854

Executive session will be held: HB 2782, HB 1564

FISCAL REVIEW

Monday, April 4, 2022, 2:45 PM, House Hearing Room 4.

Executive session will be held: HCS HB 2012, HB 2088, HCS HB 2120, HCS HJR 131, HJR 116, HCS HB 2587

Executive session may be held on any matter referred to the committee.

Added HB 2587.

AMENDED

GENERAL LAWS

Monday, April 4, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2157

HEALTH AND MENTAL HEALTH POLICY

Monday, April 4, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2680, HB 2800

Executive session will be held: HB 1644, HB 2510

INSURANCE

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2305, HB 2743

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

LEGISLATIVE REVIEW

Monday, April 4, 2022, 1:30 PM, House Hearing Room 4.

Executive session will be held: HCS HBs 2574, 1929 & 1456

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, April 5, 2022, 9:45 AM, House Hearing Room 6.

Executive session will be held: HB 1640, HB 1676, HB 2154, HB 2432

RURAL COMMUNITY DEVELOPMENT

Thursday, April 7, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2133

Executive session will be held: HB 1586

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, April 5, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HJR 83

Executive session will be held: HB 2780

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2888

Executive session will be held: HB 2758, HB 2654

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 2771

WORKFORCE DEVELOPMENT

Monday, April 4, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2498

HOUSE CALENDAR

FORTY-SEVENTH DAY, MONDAY, APRIL 4, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 132 - Kidd
HJR 133 - Davidson
HJR 100 - Richey
HCS HJR 110 - Christofanelli
HJR 114 - Coleman (32)
HCS HJRs 82 & 106 - Black (137)
HCS HJR 88 - McGirl

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 3001, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3002, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3003, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3004, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3005, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3006, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3007, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3008, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3009, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3010, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3011, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3012, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3013, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3015, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3020, (6 hours total debate on Perfection) - Smith (163)

HOUSE BILLS FOR PERFECTION

HCS HB 2616 - Coleman (32)
HB 2697 - Shaul
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel

HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2307 - Coleman (32)
HCS HB 2376 - Kelly (141)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins

HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley

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HB 2603 - Patterson

HB 2607 - Rone

HCS HBs 2574, 1929 & 1456, (Legislative Review 3/30/22) - Mayhew

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman

HCR 71 - Riggs

HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 116, (Fiscal Review 3/31/22) - Schnelting

HCS HJR 131, (Fiscal Review 3/31/22) - Shaul

HOUSE BILLS FOR THIRD READING

HCS HB 2127 - Francis

HB 2387 - Gregory (051)

HCS HB 2000 - Schwadron

HCS HB 2485 - Knight

HB 2088, (Fiscal Review 3/30/22) - Grier

HCS HB 2012, (Fiscal Review 3/30/22) - Kelly (141)

HB 1954 - Henderson

HB 1684 - Black (137)

HCS HB 2120, (Fiscal Review 3/31/22) - Taylor (139)

HCS HB 1597 - Busick

HCS HB 1472 - Pike

HCS HB 2587, (Fiscal Review 3/31/22) - Riley

HB 2493, (Fiscal Review 3/31/22) - Black (7)

HCS HB 2289 - Andrews

HCS HB 1682 - Brown (16)

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh

HCS HB 2032 - Lewis (6)

HB 1637 - Schwadron

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 2627 - Sharp (36)

HCS HB 1662 - Fishel

HCS HB 2462 - Burger

HB 2400 - Houx

HB 2416 - Porter

HCS HB 2151 - Shields

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-SEVENTH DAY, MONDAY, APRIL 4, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Kent Haden.

Heavenly Father, thank You for this beautiful day. Lord, as we consider the important matters that are before us this week, help us to have the wisdom of Solomon, the vision of Daniel, and most of all, allow us to have grace toward each other and our constituents, just as You showed us grace with the gift of Christ, who died on the cross for our sins. Be with us in our deliberations, and Lord, also remember the people of Ukraine and be with them in their time of terror.

Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the forty-fourth day was approved as printed by the following vote:

AYES: 136

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48

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Terry	Thomas	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 003

Aldridge	Bosley	Windham
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ABSENT WITH LEAVE: 018

Bailey	Bland Manlove	Chipman	Christofanelli	Clemens
Collins	Cupps	Derges	Doll	Ellebracht
Grier	Hovis	Pietzman	Proudie	Roden
Rowland	Schroer	Thompson		

VACANCIES: 006

The Journal of the forty-fifth day was approved as printed.

The Journal of the forty-sixth day was approved as printed.

PERFECTION OF HOUSE BILLS

HCS HB 2616, relating to criminal offenses, was placed on the Informal Calendar.

HB 2697, relating to the offense of organized retail theft, was taken up by Representative Shaul.

On motion of Representative Shaul, the title of **HB 2697** was agreed to.

Representative Roberts offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2697, Page 1, Section A, Line 2, by inserting after said section and line the following:

"407.1700. 1. For the purposes of this section, the following terms shall mean:

(1) "Consumer product", any tangible personal property that is distributed in commerce and that is normally used for personal, family, or household purposes, including any such property intended to be attached to or installed in any real property without regard to whether the personal property is so attached or installed;

(2) "High-volume third-party seller", a participant in an online marketplace who is a third-party seller and who, in any continuous twelve-month period during the previous twenty-four months, has entered into two hundred or more discrete sales or transactions of new or unused consumer products with an aggregate total of five thousand dollars or more in gross revenue. For purposes of calculating the number of discrete sales or transactions or the aggregate gross revenues under this subdivision, an online marketplace shall be required to count only sales or transactions made through the online marketplace and for which payment was processed by the online marketplace, either directly or through its payment processor;

(3) "Online marketplace", any person or entity that operates a consumer-directed, electronically-based or accessed platform that:

- (a) Includes features that allow for, facilitate, or enable third-party sellers to engage in the sale, purchase, payment, storage, shipping, or delivery of a consumer product in the United States;
 - (b) Is used by one or more third-party sellers for such purposes; and
 - (c) Has a contractual or similar relationship with consumers governing its use of the platform to purchase consumer products;
 - (4) "Seller", a person who sells, offers to sell, or contracts to sell a consumer product through an online marketplace's platform;
 - (5) "Third-party seller", any seller, independent of an online marketplace, who sells, offers to sell, or contracts to sell a consumer product through an online marketplace. This term shall not include a seller who:
 - (a) Operates the online marketplace's platform; or
 - (b) Is a business entity that has:
 - a. Made available to the general public the entity's name, business address, and working contact information;
 - b. An ongoing contractual relationship with the online marketplace to provide the online marketplace with the manufacture, distribution, wholesaling, or fulfillment of shipments of consumer products; and
 - c. Provided to the online marketplace identifying information, as described in subparagraph a. of this paragraph, that has been verified under subsection 2 of this section;
 - (6) "Verify", to confirm information provided to an online marketplace under this section, which may include the use of one or more methods that enable the online marketplace to reliably determine that any information and documents provided are valid, corresponding to the seller or an individual acting on the seller's behalf; not misappropriated; and not falsified.
2. An online marketplace shall require any high-volume third-party seller on the online marketplace to provide, no later than ten days after qualifying as a high-volume third-party seller, the following information:
- (1) Bank account information, including a bank account number or, if such seller does not have a bank account, the name of the payee for payments issued by the online marketplace to such seller. The bank account or payee information required under this subdivision may be provided by the seller in the following ways:
 - (a) To the online marketplace; or
 - (b) To a payment processor or other third party contracted by the online marketplace to maintain such information, provided that the online marketplace ensures that it may obtain such information on demand from such payment processor or other third party;
 - (2) Contact information for such seller, including the following:
 - (a) With respect to a high-volume third-party seller who is an individual, the individual's name; or
 - (b) With respect to a high-volume third-party seller who is not an individual, one of the following forms of contact information:
 - a. A copy of a valid government-issued identification for an individual acting on behalf of such seller that includes the individual's name; or
 - b. A copy of a valid government-issued record or tax document that includes the business name and physical address of such seller;
 - (3) A current working email address and phone number for such seller; and
 - (4) A business tax identification number or, if such seller does not have a business tax identification number, a taxpayer identification number.
3. An online marketplace shall:
- (1) Periodically, but no less than annually, notify any high-volume third-party seller on such online marketplace's platform of the requirement to keep any information collected under subsection 2 of this section current; and
 - (2) Require any high-volume third-party seller on such online marketplace's platform to, no later than ten days after receiving the notice under subdivision (1) of this subsection, electronically certify that:
 - (a) The seller has provided any changes to such information to the online marketplace if any such changes have occurred;
 - (b) There have been no changes to such seller's information; or
 - (c) Such seller has provided any changes to such information to the online marketplace.

4. In the event that a high-volume third-party seller does not provide the information or certification required under subsections 2 and 3 of this section, the online marketplace shall, after providing the seller with written or electronic notice and an opportunity to provide such information or certification no later than ten days after the issuance of such notice, suspend any future sales activity of such seller until such seller provides such information or certification.

5. (1) An online marketplace shall:

(a) Verify the information collected in subsection 2 of this section no later than ten days after such collection; and

(b) Verify any change to such information no later than ten days after being notified of such change by a high-volume third-party seller under subsection 3 of this section.

(2) In the case of a high-volume third-party seller who provides a copy of a valid government-issued tax document, any information contained in such tax document shall be presumed to be verified as of the date of issuance of such document.

(3) Data collected to comply solely with the requirements of this section shall not be used for any other purpose unless required by law.

(4) An online marketplace shall implement and maintain reasonable security procedures and practices, including administrative, physical, and technical safeguards, appropriate to the nature of the data and the purposes for which the data will be used, to protect the data collected to comply with the requirements of this section from unauthorized use, disclosure, access, destruction, or modification.

6. (1) An online marketplace shall:

(a) Require any high-volume third-party seller with an aggregate total of twenty thousand dollars or more in annual gross revenues on such online marketplace, and that uses such online marketplace's platform, to provide the information described in subdivision (2) of this subsection to the online marketplace; and

(b) Disclose the information described in subdivision (2) of this subsection to consumers in a clear and conspicuous manner in the order confirmation message or other document or communication made to a consumer after a purchase is finalized and in the consumer's account transaction history.

(2) The information required shall be the following:

(a) Subject to subdivision (3) of this subsection, the identity of the high-volume third-party seller, including:

a. The full name of the seller, which may include the seller's name or seller's company name, or the name by which the seller or company operates on the online marketplace;

b. The physical address of the seller; and

c. Contact information for the seller, to allow for the direct, unhindered communication with high-volume third-party sellers by users of the online marketplace, including:

(i) A current working phone number;

(ii) A current working email address; or

(iii) Other means of direct electronic messaging, which may be provided to such seller by the online marketplace; and

(b) Whether the high-volume third-party seller used a different seller to supply the consumer product to the consumer upon purchase and, upon the request of an authenticated purchaser, the information described in paragraph (a) of this subdivision relating to any such seller who supplied the consumer product to the purchaser if such seller is different than the high-volume third-party seller listed on the product listing prior to purchase.

(3) Subject to subdivision (2) of this subsection, upon the request of a high-volume third-party seller, an online marketplace may provide for partial disclosure of the identity information required under paragraph (a) of subdivision (2) of this subsection in the following situations:

(a) If such seller certifies to the online marketplace that the seller does not have a business address and only has a residential street address, or has a combined business and residential address, the online marketplace may:

a. Disclose only the country and, if applicable, the state in which such seller resides; and

b. Inform consumers that there is no business address available for the seller and that consumer inquiries should be submitted to the seller by phone, email, or other means of electronic messaging provided to such seller by the online marketplace;

(b) If such seller certifies to the online marketplace that the seller is a business that has a physical address for product returns, the online marketplace may disclose the seller's physical address for product returns; and

(c) If such seller certifies to the online marketplace that the seller does not have a phone number other than a personal phone number, the online marketplace shall inform consumers that there is no phone number available for the seller and that consumer inquiries should be submitted to the seller's email address or other means of electronic messaging provided to such seller by the online marketplace.

(4) If an online marketplace becomes aware that a high-volume third-party seller has made a false representation to the online marketplace in order to justify the provision of a partial disclosure under subdivision (1) of this subsection or that a high-volume third-party seller who has requested and received a provision for a partial disclosure under subdivision (1) of this subsection has not provided responsive answers within a reasonable time frame to consumer inquiries submitted to the seller by phone, email, or other means of electronic messaging provided to such seller by the online marketplace, the online marketplace shall, after providing the seller with written or electronic notice and an opportunity to respond no later than ten days after the issuance of such notice, suspend any future sales activity of such seller unless such seller consents to the disclosure of the identity information required under paragraph (a) of subdivision (2) of this subsection.

(5) An online marketplace shall disclose to consumers in a clear and conspicuous manner on the product listing of any high-volume third-party seller a reporting mechanism that allows for electronic and telephonic reporting of suspicious marketplace activity to the online marketplace.

(6) If a high-volume third-party seller does not comply with the requirements to provide and disclose information under this subsection, the online marketplace shall, after providing the seller with written or electronic notice and an opportunity to provide or disclose such information no later than ten days after the issuance of such notice, suspend any future sales activity of such seller until the seller complies with such requirements.

7. (1) A violation of the provisions of this section shall be treated as a violation of sections 407.010 to 407.130 and shall be enforced solely by the attorney general. Nothing in this section shall be construed as providing the basis for, or subjecting a party to, a private civil action.

(2) The consumer protection section of the office of the attorney general may promulgate rules and regulations with respect to collecting, verifying, and disclosing information under this section, provided that such rules and regulations are limited to what is necessary to collect, verify, or disclose such information. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after the effective date of this section shall be invalid and void.

8. If the attorney general has reason to believe that any online marketplace has violated or is violating this section or a rule or regulation promulgated under this section that affects one or more residents of Missouri, the attorney general may bring a civil action in any appropriate circuit court to:

- (1) Enjoin further such violation by the defendant;
- (2) Enforce compliance with this section or such rule or regulation;
- (3) Obtain civil penalties in the amount provided for under subsection 6 of this section;
- (4) Obtain other remedies permitted under state law; and
- (5) Obtain damages, restitution, or other compensation on behalf of residents of this state."; and

Further amend said bill, Page 2, Section 570.036, Line 27, by inserting after said section and line the following:

"Section B. Section 407.1700 of section A of this act shall become effective on February 28, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts, **House Amendment No. 1** was adopted.

On motion of Representative Shaul, **HB 2697, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2474, HB 1692, HCS HB 1757, HB 1762, HB 1859, HB 1864, HCS HB 1875, HB 1977, HB 2090, HB 2095, HB 2123, HB 2169, HCS HB 2246, and HB 2372 were placed back on the House Bills for Perfection Calendar.

HB 2607, relating to excursion gambling boat facilities, was taken up by Representative Rone.

Representative Rone offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2607, Page 1, In the Title, Line 3, by inserting after the words "relating to" the words "siting requirements for"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rone, **House Amendment No. 1** was adopted.

On motion of Representative Rone, **HB 2607, as amended**, was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HCS HB 2127, relating to offenses involving teller machines, was taken up by Representative Francis.

On motion of Representative Francis, **HCS HB 2127** was read the third time and passed by the following vote:

AYES: 112

Adams	Andrews	Atchison	Baker	Bangert
Baringer	Barnes	Basye	Black 137	Black 7
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Clemens	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Gregory 96	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Phifer	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields

Simmons	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Trent	Unsicker
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 027

Aldridge	Anderson	Appelbaum	Aune	Bland Manlove
Bosley	Brown 70	Davis	Johnson	Lewis 25
Lovasco	Merideth	Mosley	Nurrenbern	Person
Price IV	Proudie	Quade	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 018

Bailey	Billington	Boggs	Christofanelli	Collins
Cupps	Derges	Doll	Ellebracht	Gray
Grier	Pietzman	Roden	Rowland	Schroer
Smith 155	Thompson	Toalson Reisch		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

Speaker Pro Tem Wiemann assumed the Chair.

HB 2387, relating to soybean assessments, was taken up by Representative Gregory (51).

On motion of Representative Gregory (51), **HB 2387** was read the third time and passed by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Clemens	Coleman 32	Coleman 97	Cook
Copeland	Davidson	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey

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Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 003

Chipman	Davis	Lovasco
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PRESENT: 000

ABSENT WITH LEAVE: 016

Bailey	Billington	Boggs	Christofanelli	Collins
Cupps	Derges	Doll	Ellebracht	Gray
Grier	Pietzman	Rowland	Schroer	Stevens 46
Thompson				

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 2000, relating to Holocaust education, was taken up by Representative Schwadron.

On motion of Representative Schwadron, **HCS HB 2000** was read the third time and passed by the following vote:

AYES: 140

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls

Schnelting	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 001

McDaniel

PRESENT: 000

ABSENT WITH LEAVE: 016

Bailey	Bland Manlove	Boggs	Christofanelli	Collins
Cupps	Derges	Doll	Ellebracht	Gray
Grier	Merideth	Pietzman	Rowland	Schroer
Thompson				

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 2485, relating to promoting advanced recycling, was taken up by Representative Knight.

On motion of Representative Knight, **HCS HB 2485** was read the third time and passed by the following vote:

AYES: 099

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Burnett	Burton	Butz	Clemens
Fogle	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Proudie	Quade	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Boggs	Brown 70	Christofanelli	Collins
Cupps	DeGroot	Derges	Doll	Ellebracht
Gray	Grier	Kidd	Phifer	Price IV
Rowland	Sauls	Schroer	Thompson	

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3001** was agreed to.

HCS HB 3001 was laid over.

HCS HB 3002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3002** was agreed to.

HCS HB 3002 was laid over.

HCS HB 3003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3003** was agreed to.

HCS HB 3003 was laid over.

HCS HB 3004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3004** was agreed to.

HCS HB 3004 was laid over.

HCS HB 3005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3005** was agreed to.

HCS HB 3005 was laid over.

HCS HB 3006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof, and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3006** was agreed to.

HCS HB 3006 was laid over.

HCS HB 3007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3007** was agreed to.

HCS HB 3007 was laid over.

HCS HB 3008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3008** was agreed to.

HCS HB 3008 was laid over.

HCS HB 3009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3009** was agreed to.

HCS HB 3009 was laid over.

HCS HB 3010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3010** was agreed to.

HCS HB 3010 was laid over.

HCS HB 3011, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3011** was agreed to.

HCS HB 3011 was laid over.

HCS HB 3012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3012** was agreed to.

HCS HB 3012 was laid over.

HCS HB 3013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3013** was agreed to.

HCS HB 3013 was laid over.

HCS HB 3015, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3015** was agreed to.

HCS HB 3015 was laid over.

HCS HB 3020, to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3020** was agreed to.

HCS HB 3020 was laid over.

PERFECTION OF HOUSE BILLS

HCS HB 1749, HCS HB 1903, HCS HB 2093, HB 2356, HB 2010, HCS HB 2306, HCS HB 1619, as amended, with House Amendment No. 2, pending, HCS HB 1695, HB 1715, HCS HB 1876, HCS HB 1559, HB 1687, HB 2308, HB 1627, HB 1628, HB 1652, HB 1672, HB 1475, HB 1624, HB 1451, HB 1594, HB 1490, HB 1579, HB 1717, HCS HB 1722, HB 1863, HB 1881, HCS HB 1908, HCS HB 1998, HB 2129, HCS HB 2136, HCS HB 2206, HB 2219, HB 2365, HB 2439, HCS HB 2447, HCS HB 2452, HCS HB 2600, HB 2625, HCS HB 2652, HS HB 2310, HCS HB 1562, and HCS HBs 1593 & 1959 were placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1562, relating to the designation of a historic region, was taken up by Representative Griffith.

On motion of Representative Griffith, the title of **HCS HB 1562** was agreed to.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hudson
Hurlbert	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Mr. Speaker				

NOES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Burnett	Burton	Butz	Clemens
Fogle	Gunby	Ingle	Lewis 25	Mackey
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 021

Bailey	Boggs	Brown 70	Christofanelli	Collins
Cupps	Derges	Doll	Ellebracht	Gray
Grier	Hovis	Kidd	Lewis 6	McCreery
Murphy	Price IV	Rowland	Schroer	Thompson
Wright				

VACANCIES: 006

On motion of Representative Griffith, **HCS HB 1562** was adopted.

On motion of Representative Griffith, **HCS HB 1562** was ordered perfected and printed.

THIRD READING OF HOUSE BILLS - CONSENT

HCS HB 2627, relating to public holidays, was taken up by Representative Sharp (36).

On motion of Representative Sharp (36), **HCS HB 2627** was read the third time and passed by the following vote:

AYES: 138

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Politt 52	Pollock 123	Porter

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Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Windham	Young	Mr. Speaker		

NOES: 000

PRESENT: 001

Walsh 50

ABSENT WITH LEAVE: 018

Bailey	Boggs	Christofanelli	Collins	Cupps
Derges	Doll	Eggleston	Ellebracht	Gray
Grier	Hovis	Lewis 6	Rowland	Schroer
Thompson	Trent	Wright		

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1662, relating to restrictive covenants, was taken up by Representative Fishel.

On motion of Representative Fishel, **HCS HB 1662** was read the third time and passed by the following vote:

AYES: 124

Anderson	Andrews	Appelbaum	Atchison	Baker
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Coleman 32	Coleman 97	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirl
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163

Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Veit	Walsh 50	Weber
West	Wiemann	Young	Mr. Speaker	

NOES: 000

PRESENT: 017

Adams	Aldridge	Aune	Bland Manlove	Bosley
Brown 70	Clemens	Fogle	Lewis 25	Merideth
Proudie	Quade	Smith 45	Stevens 46	Unsicker
Walsh Moore 93	Windham			

ABSENT WITH LEAVE: 016

Bailey	Boggs	Christofanelli	Collins	Cupps
Derges	Doll	Ellebracht	Gray	Grier
Hovis	Lewis 6	Rowland	Schroer	Thompson
Wright				

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 2462, relating to state designations, was taken up by Representative Burger.

On motion of Representative Burger, **HCS HB 2462** was read the third time and passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gregory 51	Gregory 96	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy

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Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 016

Bailey	Boggs	Christofanelli	Collins	Cupps
Derges	Doll	Ellebracht	Gray	Grier
Hovis	Lewis 6	Rowland	Schroer	Thompson
Wright				

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HB 2400, relating to professional employer organizations, was taken up by Representative Houx.

On motion of Representative Houx, **HB 2400** was read the third time and passed by the following vote:

AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Busick	Butz	Chipman
Clemens	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 021

Atchison	Bailey	Bland Manlove	Boggs	Burton
Christofanelli	Collins	Cupps	Derges	Doll
Ellebracht	Gray	Grier	Hovis	Lewis 25
Lewis 6	Owen	Rowland	Schroer	Thompson
Wright				

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HB 2416, relating to motor vehicle dealers, was taken up by Representative Porter.

On motion of Representative Porter, **HB 2416** was read the third time and passed by the following vote:

AYES: 137

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Busick
Butz	Chipman	Clemens	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelly 141	Kidd	Knight	Lewis 25	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Young	Mr. Speaker			

NOES: 000

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PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Boggs	Burton	Christofanelli	Collins
Cupps	DeGroot	Derges	Doll	Ellebracht
Gray	Grier	Hovis	Kelley 127	Lewis 6
Rone	Rowland	Schroer	Thompson	Wright

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 2151, relating to services provided to children, was taken up by Representative Shields.

On motion of Representative Shields, **HCS HB 2151** was read the third time and passed by the following vote:

AYES: 140

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gregory 51	Gregory 96	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kidd	Knight
Lewis 25	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Boggs	Christofanelli	Collins	Cupps
Derges	Doll	Ellebracht	Gray	Grier
Hovis	Kelly 141	Lewis 6	Rowland	Schroer
Thompson	Wright			

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SS SJR 33 - Special Committee on Government Oversight

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SB 807 - Special Committee on Government Oversight

SS SCS SB 834 - Judiciary

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1553**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Baker, Lovasco, Perkins, Sander, Schnelting, Taylor (139) and Van Schoiack

Noes (5): Aune, Bangert, Burton, Gray and Person

Absent (3): Bailey, Owen and Railsback

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1960**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy and Schroer

Noes (3): Mackey, Sauls and Veit

Absent (1): Riley

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2423**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Black (137), Davis, Ellebracht, Evans, Mackey, Reedy, Sauls, Schroer and Veit

Noes (0)

Absent (1): Riley

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2772**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Black (137), Davis, Ellebracht, Evans, Mackey, Reedy, Sauls, Schroer and Veit

Noes (0)

Absent (1): Riley

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2781**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Black (137), Ellebracht, Evans, Mackey, Reedy and Veit

Noes (2): Davis and Schroer

Absent (2): Riley and Sauls

Committee on Professional Registration and Licensing, Chairman Coleman (32) reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2004**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Brown (27), Coleman (32), Cook, Davidson, Davis, Dinkins, Doll, Kelley (127), Lewis (25), Riley, Roberts and Smith (67)

Noes (0)

Absent (2): Grier and Thomas

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2906**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Brown (27), Coleman (32), Cook, Dinkins, Doll, Kelley (127), Lewis (25), Roberts and Smith (67)

Noes (4): Davidson, Davis, Riley and Thomas

Absent (1): Grier

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 2704**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Bland Manlove, Mosley, Phifer, Roden and Taylor (48)

Noes (4): Cook, Hardwick, Schroer and Walsh (50)

Absent (1): McDaniel

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 116**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HJR 131**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Eggleston, Fitzwater and Richey

Noes (2): Baringer and Fogle

Absent (1): Walsh (50)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2012**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2088**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2120**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Fogle and Richey

Noes (0)

Absent (1): Walsh (50)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2587**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Committee on Legislative Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Legislative Review, to which was committed **HCS HBs 2574, 1929 & 1456**, begs leave to report it has examined the same and recommends that it **Do Pass with House Substitute** by the following vote:

Ayes (8): Burnett, Hicks, Houx, Kelly (141), McCreery, Shaul, Taylor (139) and Veit

Noes (0)

Absent (2): Bailey and Doll

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, April 5, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 5, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2720

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

DOWNSIZING STATE GOVERNMENT

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2917, HB 2626

Executive session will be held: SB 820

Added SB 820.

AMENDED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1678, HB 2301

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 5, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2211, HB 1933, HB 2292

Executive session will be held: HB 1770, HB 2745

Removed HB 1457 and added HB 2292.

AMENDED

EMERGING ISSUES

Tuesday, April 5, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2854

Executive session will be held: HB 2782, HB 1564, HB 1997

Added HB 1997.

AMENDED

INSURANCE

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2305, HB 2743

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Tuesday, April 12, 2022, 8:30 AM, Joint Hearing Room (117).

Report from Director; approve minutes from May 6, 2021; periodic review of rules; elect a new Chair. Only individuals or organizations testifying in person will be entered into the committee minutes.

Portions of this meeting may be closed pursuant to Section 610.021(1).

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

JUDICIARY

Wednesday, April 6, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1546, HB 2443, HB 1549, HB 2703, HB 2774

Executive session will be held: HB 2614, HB 2660, HB 1551

LOCAL GOVERNMENT

Thursday, April 7, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1581

Executive session will be held: HB 1803, HB 2761

PENSIONS

Wednesday, April 6, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HJR 136

Executive session will be held: HB 2799, HB 2245, HB 2430

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 6, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2191

PUBLIC SAFETY

Tuesday, April 5, 2022, 9:45 AM, House Hearing Room 6.

Executive session will be held: HB 1640, HB 1676, HB 2154, HB 2432

RURAL COMMUNITY DEVELOPMENT

Thursday, April 7, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2133

Executive session will be held: HB 1586

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Wednesday, April 6, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2765

CANCELLED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, April 5, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HJR 83

Executive session will be held: HB 2780

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2888

Executive session will be held: HB 2758, HB 2654

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 2771

TRANSPORTATION

Wednesday, April 6, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2496, HB 2083

Executive session will be held: HB 2664

UTILITIES

Wednesday, April 6, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1852, HB 2709

HOUSE CALENDAR

FORTY-EIGHTH DAY, TUESDAY, APRIL 5, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 132 - Kidd

HJR 133 - Davidson

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 3001, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3002, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3003, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3004, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3005, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3006, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3007, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3008, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3009, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3010, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3011, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3012, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3013, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3015, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3020, (6 hours total debate on Perfection) - Smith (163)

HOUSE BILLS FOR PERFECTION

HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2307 - Coleman (32)
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer

HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)

HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HS HCS HBs 2574, 1929 & 1456 - Mayhew
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer

HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 116 - Schnelting
HCS HJR 131 - Shaul

HOUSE BILLS FOR THIRD READING

HB 2088 - Grier
HCS HB 2012 - Kelly (141)
HB 1954 - Henderson
HB 1684 - Black (137)
HCS HB 2120 - Taylor (139)
HCS HB 1597 - Busick
HCS HB 1472 - Pike
HCS HB 2587 - Riley

HB 2493, (Fiscal Review 3/31/22) - Black (7)
HCS HB 2289 - Andrews
HCS HB 1682 - Brown (16)

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh
HCS HB 2032 - Lewis (6)
HB 1637 - Schwadron

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-EIGHTH DAY, TUESDAY, APRIL 5, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord is good to all; and His tender mercies are over all His works. (Psalm 145:9)

Almighty God, maker and ruler of the world, and the source of all goodness and beauty, all truth and love, to You we turn for quiet from the noise of the world and for inner peace from the distractions that rage about us.

Help us this day to accept our duties with gratitude, our troubles with fortitude, and our responsibilities with fidelity. Deliver us from petty annoyances which bother us and from petulant irritations which upset us.

Make us gloriously equal to our experiences and truly adequate for the task at hand with the budget to keep freedom for all, justice for all, and good will for all alive in our state and in this chamber.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Jocelyn Westerfeld, Maya Westerfeld, and August Westerfeld.

The Journal of the forty-seventh day was approved as printed by the following vote:

AYES: 135

Adams	Anderson	Andrews	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Clemens	Coleman 32	Cook	Copeland	Cupps
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haley	Hardwick	Henderson	Houx	Hudson
Hurlbert	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGirt
Merideth	Morse	Mosley	Murphy	Nurrenbern

O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 003

Aldridge	Bosley	Windham
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ABSENT WITH LEAVE: 019

Appelbaum	Bailey	Bland Manlove	Christofanelli	Coleman 97
Collins	Davidson	Doll	Gray	Haffner
Hicks	Hovis	Ingle	Lovasco	Person
Phifer	Porter	Price IV	Rowland	

VACANCIES: 006

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

MOTION

Representative Quade moved that Rule 49(6)(a), (b), and (c) be suspended for the purpose of suspending the balancing rule on **HCS HB 3001, HCS HB 3002, HCS HB 3003, HCS HB 3004, HCS HB 3005, HCS HB 3006, HCS HB 3007, HCS HB 3008, HCS HB 3009, HCS HB 3010, HCS HB 3011, HCS HB 3012, HCS HB 3013, HCS HB 3015, and HCS HB 3020.**

Which motion was defeated by the following vote:

AYES: 040

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Ellebracht
Fogle	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern

Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

NOES: 093

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Coleman 32	Cook	Copeland
Cupps	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haley	Hardwick
Henderson	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Sander	Sassmann	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 024

Appelbaum	Bailey	Busick	Chipman	Christofanelli
Clemens	Coleman 97	Collins	Davidson	Doll
Gray	Haffner	Hicks	Houx	Hovis
McDaniel	Person	Phifer	Porter	Price IV
Rone	Rowland	Schnelting	Schroer	

VACANCIES: 006

HCS HB 3001 was laid over.

HCS HB 3002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3002, Page 2, Section 2.015, Line 14, by deleting "2,210,778,592" and inserting "2,210,528,592"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

Representative Smith (163) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3002, Page 2, Section 2.015, Line 17, by deleting "163,798,283" and inserting "164,048,283"; and

Further amend said bill, Page 5, Section 2.025, Line 68, by immediately inserting after the word "program" the following:

" , including summer enrichment programs provided by community-based organizations"; and

Further amend said bill, Page 10, Section 2.075, Line 4, by deleting "500,000" and inserting "650,000"; and

Further amend said bill, said page, Section 2.083, Line 8, by inserting immediately thereafter the following:

"Section 2.084. To the Department of Elementary and Secondary
Education

For the purpose of funding a civic educational enhancement program,
provided by a not-for-profit organization, based on historical
American culture and ideals

From General Revenue Fund (0101).....\$100,000"; and

Further amend said bill, Page 34, Section 2.620, Line 5, by inserting immediately thereafter the following:

"2.033; 6; \$2,000,000; 0
2.075; 4; \$150,000; 0"; and

Further amend said bill, said page, said section, Line 6, by inserting immediately thereafter the following:

"2.084; 6; \$100,000; 0"; and

Further amend said bill, said page, said section, Line 11, by inserting immediately thereafter the following:

"2.333; 7; \$1,300,000; 0"; and

Further amend said bill, Page 33, Section 2.510, Line 15, by inserting immediately after the word "level" the following:

"but not greater than 85% of the state median income"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 2** was adopted.

Representative Cupps offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3002, Page 2, Section 2.015, Line 3, by deleting "3,747,547,679" and inserting "3,763,221,535"; and

Further amend said bill, Page 3, said section, Line 13, by deleting "21,793,144" and inserting "37,467,000"; and

Further amend said bill, said page, said section, Line 17, by deleting "163,798,283" and inserting "179,472,139"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Cupps, **House Amendment No. 3** was adopted.

Representative Gunby offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3002, Page 8, Section 2.032, Line 20, by deleting "2,500,000" and inserting "2,365,255"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Gunby moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Unsicker offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3002, Page 8, Section 2.040, Line 5, by inserting immediately after said line the following:

"Section 2.043. To the Department of Elementary and Secondary
Education
For a not-for-profit parent training and information center that
supports, trains, and educates families to advocate for children
with special education needs
From Lottery Proceeds Fund (0291).....\$100,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Unsicker moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Merideth offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 3002, Page 3, Section 2.015, Line 34, by inserting immediately thereafter the following:

"Section 2.023. To the Department of Elementary and Secondary
Education

For a statewide pilot program for the purpose of improving teacher pay; provided that interested local educational agencies shall submit proposals of plans to increase teacher salary pay, with a focus on those teachers at the bottom of the pay scale, and ensuring a minimum teacher salary of at least \$38,000; and further provided the cost of such plans should be shared at a ratio of seventy percent state and thirty percent local

From General Revenue Fund (0101).....\$100,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Deaton raised a point of order that **House Amendment No. 6** is in violation of Rule 49(6).

The Chair ruled the point of order well taken.

Representative Merideth offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 3002, Page 2, Section 2.015, Line 3, by deleting "3,747,547,679" and inserting "3,962,011,071"; and

Further amend said bill, Page 3, said section, Line 10, by deleting "113,947,713" and inserting "328,411,105"; and

Further amend said bill, said page, said section, Line 14, by deleting "2,210,778,592" and inserting "2,425,241,984"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Deaton raised a point of order that **House Amendment No. 7** is in violation of Rule 49(6).

The Chair ruled the point of order well taken.

Representative Merideth offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 3002, Page 16, Section 2.180, Line 6, by inserting immediately thereafter the following:

"Section 2.181. To the Department of Elementary and Secondary Education
For placing full-time dedicated social workers in elementary and secondary public and charter public schools across Missouri, provided that such social workers shall maintain professional licensure under Chapter 337, RSMo, and further provided that schools may hire one social worker for every five hundred pupils in their school as determined by such school's prior year average daily attendance, and further provided that no social worker shall receive a salary of less than \$50,000
From General Revenue Fund (0101).....\$108,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Deaton raised a point of order that **House Amendment No. 8** is in violation of Rule 49(6).

The Chair ruled the point of order well taken.

Representative Merideth offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 3002, Page 14, Section 2.120, Line 6, by inserting immediately thereafter the following:

"Section 2.123. To the Department of Elementary and Secondary Education
For grants to local educational agencies to provide tuition-free Pre-K;
provided that costs are shared at a ratio of seventy percent state
and thirty percent local
From General Revenue Fund (0101).....\$250,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Deaton raised a point of order that **House Amendment No. 9** is in violation of Rule 49(6).

The Chair ruled the point of order well taken.

Representative Nurrenbern offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 3002, Page 2, Section 2.015, Line 3, by deleting "3,747,547,679" and inserting "3,797,805,519"; and

Further amend said bill, Page 3, said section, Line 10, by deleting "113,947,713" and inserting "164,205,553"; and

Further amend said bill, said page, said section, Line 17, by deleting "163,798,283" and inserting "214,056,123"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Nurrenbern moved that **House Amendment No. 10** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Nurrenbern:

AYES: 043

Aldridge	Appelbaum	Atchison	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burger	Burnett	Burton	Butz
Clemens	Ellebracht	Fogle	Gunby	Haley

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Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

NOES: 083

Andrews	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Buchheit-Courtway	Busick	Coleman 32
Cook	Copeland	Cupps	Davis	Deaton
DeGroot	Dogan	Eggleston	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Hardwick	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Mayhew	McGaugh	McGill	Morse	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

PRESENT: 002

Brown 16	Dinkins
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ABSENT WITH LEAVE: 029

Adams	Anderson	Bailey	Baker	Chipman
Christofanelli	Coleman 97	Collins	Davidson	Derges
Doll	Evans	Gray	Haffner	Henderson
Hicks	Houx	Hovis	Johnson	Kidd
Lovasco	McDaniel	Murphy	Person	Rowland
Schnelting	Stevens 46	Toalson Reisch	Wright	

VACANCIES: 006

Representative Windham offered **House Amendment No. 11.**

House Amendment No. 11

AMEND House Committee Substitute for House Bill No. 3002, Page 8, Section 2.032, Line 20, by deleting "2,500,000" and inserting "2,400,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 11** be adopted.

Which motion was defeated.

Representative Fogle offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for House Bill No. 3002, Page 26, Section 2.328, Line 11, by deleting "125,000,000" and inserting "105,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Fogle, **House Amendment No. 12** was adopted.

Representative Fogle offered **House Amendment No. 13**.

House Amendment No. 13

AMEND House Committee Substitute for House Bill No. 3002, Page 26, Section 2.328, Line 11, by inserting immediately thereafter the following:

"For a funding opportunity providing child care to Missouri essential workers, including but not limited to employees of the State of Missouri, for the purpose of improving employee recruitment and retention; provided that interested new child care provider applicants shall submit a proposal for use of these funds, up to 250,000 dollars, no later than January 31, 2023; and further provided that eligible costs for these funds include staffing, facility lease, facility improvements or expansion, and other expense and equipment associated with child care partnerships; and further provided that the Department of Elementary and Secondary Education shall, within 60 days of receiving such applications, either approve such application or return it to the applicant with suggestions for improvements/corrections to be made within six weeks; and further provided that entities receiving such funds for child care partnerships to provide child care to Missouri's essential workers shall ensure services are available to children of state of Missouri employees, and then as capacity allows, children in the community; and further provided that the child care providers complete reports to the Department of Elementary and Secondary Education after receiving such funds for child care partnerships the impact of such child care facilities on employee retention efforts.

From Child Care Discretionary Federal Emergency Relief 2021 Fund (2468).....10,000,000

For a funding opportunity providing child care to employees of Missouri small businesses, for the purpose of improving employee retention; provided that interested businesses shall submit proposals for use of these funds, up to 250,000 dollars, no later than January 31, 2023; and further provided that eligible costs for these funds include staffing, facility lease, facility improvements or expansion, and other expense and equipment associated with child care partnerships; and further provided that the Department of Elementary and Secondary Education shall, within 60 days of receiving such applications, either approve or reject such applications, until such funding has been completely allocated; and further provided that applications featuring multiple small businesses applying together to provide child care for their employees are given priority, and further provided that businesses receiving such funds shall ensure child care services are available to children of their employees, and then as capacity allows, children in the community; and further provided that businesses receiving such funds for child care shall provide to the Department of Elementary and Secondary Education reports on the impact of such child care partnerships on employee retention efforts

From Child Care Discretionary Federal Emergency Relief 2021 Fund (2468).....10,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Fogle, **House Amendment No. 13** was adopted.

Representative Fogle offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute for House Bill No. 3002, Page 33, Section 2.515, Line 1, by deleting said line through and including Line 7; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Fogle moved that **House Amendment No. 14** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Fogle:

AYES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Ellebracht	Falkner	Fishel	Fogle	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Phifer	Price IV
Proudie	Quade	Riley	Roberts	Rogers
Sauls	Sharp 36	Shields	Smith 45	Smith 67
Stevens 46	Unsicker	Walsh Moore 93	Weber	Windham
Young				

NOES: 084

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Coleman 32	Cook	Copeland
Cupps	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGill	Morse	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Simmons	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 027

Bailey	Basye	Bland Manlove	Boggs	Christofanelli
Coleman 97	Collins	Davidson	Derges	Doll
Gray	Hicks	Kidd	McDaniel	McGaugh
Murphy	Person	Pietzman	Roden	Rone
Rowland	Schnelting	Smith 155	Stevens 128	Terry
Trent	Turnbaugh			

VACANCIES: 006

Representative Bosley offered **House Amendment No. 15.**

House Amendment No. 15

AMEND House Committee Substitute for House Bill No. 3002, Page 26, Section 2.328, Line 11, by deleting "125,000,000" and inserting "124,500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 15** was adopted.

Representative Bosley offered **House Amendment No. 16.**

House Amendment No. 16

AMEND House Committee Substitute for House Bill No. 3002, Page 26, Section 2.328, Line 11, by inserting immediately thereafter the following:

"For the creation of on-site child care facilities at a high school principally located in a city not within a county with more than four hundred fifteen students but less than four hundred forty students enrolled during academic year 2020-2021 and a high school principally located in a city not within a county with more than five hundred students but less than five hundred fifty students enrolled during academic year 2020-2021, including capital improvement, staff, food, and other supplies necessary to run such facilities, to provide services to their students who have children

From Child Care Discretionary Federal Emergency Relief 2021 Fund (2468).....\$500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 16** was adopted.

HCS HB 3002, as amended, was laid over.

HCS HB 3003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Windham offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3003, Page 4, Section 3.055, Line 8, by deleting "11,916,667" and inserting "16,416,667"; and

Further amend said bill, Page 5, Section 3.060, Line 5, by deleting "79,460,000" and inserting "83,960,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Windham, **House Amendment No. 1** was adopted.

Representative Windham offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3003, Page 12, Section 3.225, Line 5, by deleting "17,408,467" and inserting "12,408,467"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3003, Page 11, Section 3.215, Line 6, by deleting "4,935,757" and inserting "14,935,757"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3003, Page 14, Section 3.250, Line 6, by deleting "1,148,979" and inserting "3,148,979"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3003, Page 12, Section 3.225, Line 9, by inserting immediately thereafter the following:

"For the purpose of meeting the uncompensated operational, maintenance, repair, and other costs arising from the state's failure to pay the full federal match requirement in the areas of agriculture extension and/or research From Lottery Proceeds Fund (0291).....\$43,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 3003, Page 14, Section 3.250, Line 11, by inserting immediately thereafter the following:

"For a program to provide training and education on entrepreneurship and entrepreneurial skills
From Economic Development Advancement Fund (0783).....\$500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 6** was adopted.

Representative Aldridge offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 3003, Page 9, Section 3.155, Line 50, by deleting "66,708,165" and inserting "66,595,665"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Aldridge, **House Amendment No. 7** was adopted.

Representative Aldridge offered **House Amendment No. 8.**

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 3003, Page 10, Section 3.155, Line 75, by inserting immediately thereafter the following:

"For a 501(c)(3) located in city not within a county that provides
education and job skills development for strengthening students'
economic understanding of capitalism and ability to participate
and succeed in a capitalist economy
From Job Development and Training Fund (0155).....112,500"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Aldridge, **House Amendment No. 8** was adopted by the following vote, the ayes and noes having been demanded by Representative Merideth:

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AYES: 124

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Clemens	Cook	Copeland
Cupps	Davis	Deaton	DeGroot	Dinkins
Eggleston	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Gregory 96	Grier
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 25	Lewis 6	Lovasco	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Patterson
Perkins	Pike	Plocher	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riley	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stevens 46	Tate	Taylor 139	Terry	Thomas
Thompson	Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 033

Bailey	Basye	Chipman	Christofanelli	Coleman 32
Coleman 97	Collins	Davidson	Derges	Dogan
Doll	Ellebracht	Gray	Griffith	Houx
Knight	Mackey	McDaniel	Owen	Person
Phifer	Pietzman	Pollitt 52	Price IV	Riggs
Roberts	Roden	Rowland	Sharp 36	Stephens 128
Taylor 48	Trent	Veit		

VACANCIES: 006

Representative Windham offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 3003, Page 4, Section 3.045, Line 7, by inserting immediately thereafter the following:

"From Lottery Proceeds Fund (0291).....3,500,000"; and

Further amend said bill, said page, Section 3.050, Line 5, by deleting "25,576,666" and inserting "29,076,666"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Windham, **House Amendment No. 9** was adopted.

Representative Merideth offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 3003, Page 10, Section 3.200, Line 6, by deleting "136,932,598" and inserting "153,118,930"; and

Further amend said bill, Page 11, Section 3.205, Line 5, by deleting "7,927,794" and inserting "8,774,195"; and

Further amend said bill, said page, Section 3.210, Line 5, by deleting "54,435,104" and inserting "60,483,710"; and

Further amend said bill, said page, Section 3.215, Line 5, by deleting "45,210,410" and inserting "50,225,027"; and

Further amend said bill, Page 12, Section 3.220, Line 5, by deleting "93,072,851" and inserting "103,347,148"; and

Further amend said bill, said page, Section 3.225, Line 5, by deleting "17,408,467" and inserting "19,860,555"; and

Further amend said bill, said page, Section 3.230, Line 5, by deleting "40,958,484" and inserting "45,511,949"; and

Further amend said bill, Page 13, Section 3.235, Line 5, by deleting "30,743,623" and inserting "34,152,259"; and

Further amend said bill, said page, Section 3.240, Line 5, by deleting "25,942,588" and inserting "28,779,998"; and

Further amend said bill, said page, Section 3.245, Line 5, by deleting "21,921,332" and inserting "24,352,898"; and

Further amend said bill, Page 14, Section 3.250, Line 5, by deleting "10,285,158" and inserting "11,478,572"; and

Further amend said bill, said page, Section 3.255, Line 4, by deleting "378,118,049" and inserting "423,613,729"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Deaton raised a point of order that **House Amendment No. 10** is in violation of Rule 49(6).

The Chair ruled the point of order well taken.

Representative Fitzwater raised a point of order that members were in violation of Rule 84.

The Chair advised members to keep comments confined to the question under debate.

HCS HB 3003, as amended, was laid over.

HCS HB 3004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3004, Page 14, Section 4.450, Line 21, by deleting "100,000,000" and inserting "81,291,886"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

HCS HB 3004, as amended, was laid over.

HCS HB 3011, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "248,616,651"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

HCS HB 3011, as amended, was laid over.

HCS HB 3004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3004, Page 14, Section 4.450, Line 21, by deleting "100,000,000" and inserting "90,000,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith (163), **House Amendment No. 2** was adopted.

HCS HB 3004, as amended, was laid over.

HCS HB 3010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3010, Page 21, Section 10.410, Line 48, by inserting immediately thereafter the following:

"Section 10.411. To the Department of Mental Health
For an autism center headquartered in a city with more than one hundred sixty thousand but fewer than two hundred thousand inhabitants, provided that any grant awards disbursed from this appropriation shall be matched on a 1:1 basis by the recipient
From FMAP Enhancement Fund (0181).....\$5,000,000

For an autism center headquartered in a city with more than fifty-one thousand but fewer than fifty-eight thousand inhabitants and located in more than one county, provided that any grant awards disbursed from this appropriation shall be matched on a 1:1 basis by the recipient
From FMAP Enhancement Fund (0181).....5,000,000
Total.....\$10,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

HCS HB 3010, as amended, was laid over.

HCS HB 3004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3004, Page 14, Section 4.450, Line 21, by deleting "100,000,000" and inserting "96,750,000"; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith (163), **House Amendment No. 3** was adopted.

HCS HB 3004, as amended, was laid over.

HCS HB 3008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3008, Page 5, Section 8.005, Line 101, by inserting immediately thereafter the following:

"Section 8.006. To the Department of Public Safety
For a city not within a county to demolish abandoned, city-owned houses to reduce crime, provided that any grant awards disbursed from this appropriation shall be matched on a 1:1 basis by the recipient
From FMAP Enhancement Fund (0181).....\$3,250,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

HCS HB 3008, as amended, was laid over.

HCS HB 3004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Richey offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3004, Page 14, Section 04.450, Line 21, by deleting "100,000,000" and inserting "62,964,500"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Richey, **House Amendment No. 4** was adopted.

HCS HB 3004, as amended, was laid over.

HCS HB 3020, to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Richey offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3020, Page 12, Section 20.510, Line 4, by deleting "76,430,500" and inserting "113,466,000"; and

Further amend said bill, Page 23, Section 20.901, Line 4, by deleting "601,308,068" and inserting "638,343,568"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Richey, **House Amendment No. 1** was adopted.

HCS HB 3020, as amended, was laid over.

HCS HB 3004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3004, Page 14, Section 4.450, Line 21, by deleting the line in its entirety and inserting:

"From State Road Fund (0320).....100,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 5** was adopted.

Representative Merideth offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 3004, Page 16, Section 4.490, Line 4, by inserting immediately thereafter the following:

"From General Revenue Fund (0101).....7,000,000"; and

Further amend said bill, said page, said section, Line 5, by inserting immediately thereafter the following:

"Section 4.491. To the Department of Transportation
For the Transit Program
For a statewide public transportation program, to provide reimbursements
to such transportation providers to cover the cost of rider fare
From General Revenue Fund (0101).....\$60,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Taylor (139) raised a point of order that **House Amendment No. 6** is in violation of Rule 49(6).

The Chair ruled the point of order well taken.

HCS HB 3004, as amended, was laid over.

HCS HB 3005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Taylor (139) assumed the Chair.

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3005, Page 7, Section 5.030, Line 124, by deleting "652.25" and inserting "573.25"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

HCS HB 3005, as amended, was laid over.

HCS HB 3020, as amended, to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided

in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3020, Page 12, Section 20.510, Line 2, by inserting immediately thereafter the following:

" , provided that not more than twenty-five percent (25%) flexibility in F.T.E. is allowed from this section to Section 5.030 of House Bill No. 3005, as truly agreed to and finally passed by the 101st General Assembly"; and

Further amend said bill, said page, said section, Line 6, by inserting immediately after the number "(2464)" the following:

"(Not to exceed 61.00 F.T.E.)"; and

Further amend said bill, said page, Section 20.520, Line 3, by inserting immediately thereafter the following:

" , provided that not more than twenty-five percent (25%) flexibility in F.T.E. is allowed from this section to Section 5.030 of House Bill No. 3005, as truly agreed to and finally passed by the 101st General Assembly"; and

Further amend said bill, said page, said section, Line 6, by inserting immediately after the number "(2464)" the following:

"(Not to exceed 5.50 F.T.E.)"; and

Further amend said bill, said page, Section 20.525, Line 3, by inserting immediately thereafter the following:

" , provided that not more than twenty-five percent (25%) flexibility in F.T.E. is allowed from this section to Section 5.030 of House Bill No. 3005, as truly agreed to and finally passed by the 101st General Assembly"; and

Further amend said bill, said page, said section, Line 7, by inserting immediately after the number "(2464)" the following:

"(Not to exceed 12.50 F.T.E.)"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 2** was adopted.

HCS HB 3020, as amended, was laid over.

HCS HB 3005, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Aldridge offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "279,319,428"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Aldridge moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3005, Page 24, Section 5.605, Line 6, by inserting immediately thereafter the following:

"Section 5.610. To the Office of Administration
In reference to all sections in Part 1 of this act:
No funds shall be expended for the purchase or use of, or
otherwise in support of, any drugs used for the purpose of
implementing the death penalty in the state of Missouri."; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "278,500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "280,447,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "275,500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "268,900,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 7** be adopted.

Which motion was defeated.

Representative Mackey offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "280,266,259"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Mackey moved that **House Amendment No. 8** be adopted.

Which motion was defeated.

Representative Young offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "280,488,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Young moved that **House Amendment No. 9** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 10.**

House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "276,124,532"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 10** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 11.**

House Amendment No. 11

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "280,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 11** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "275,500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 12** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 13.**

House Amendment No. 13

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "279,500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 13** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Bosley:

AYES: 046

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Davis	Dogan
Ellebracht	Fogle	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Phifer	Proudie	Quade	Roberts
Rogers	Sauls	Schwadron	Smith 155	Smith 45
Smith 67	Stevens 46	Tate	Terry	Turnbaugh
Unsicker	Veit	Walsh Moore 93	Weber	Windham
Young				

NOES: 079

Andrews	Atchison	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Cook
Copeland	Cupps	Deaton	DeGroot	Dinkins
Eggleston	Evans	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Mayhew	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Sander
Sassmann	Schroer	Seitz	Sharpe 4	Shaul
Shields	Smith 163	Stacy	Taylor 139	Taylor 48
Thomas	Thompson	Trent	Van Schoiack	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 032

Aldridge	Bailey	Baker	Barnes	Bland Manlove
Christofanelli	Coleman 97	Collins	Davidson	Derges
Doll	Falkner	Gray	Grier	Hicks
Hovis	Kidd	Lovasco	McDaniel	McGaugh
Perkins	Person	Pietzman	Price IV	Roden
Rone	Rowland	Schnelting	Sharp 36	Simmons
Stephens 128	Toalson Reisch			

VACANCIES: 006

Representative Windham offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "230,500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 14** be adopted.

Which motion was defeated.

HCS HB 3005, as amended, was laid over.

HCS HB 3006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof, and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Merideth offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3006, Page 28, Section 6.365, Line 17, by deleting "1,325,000" and inserting "4,250,000"; and

Further amend said bill, said page, Section 6.370, Line 5, by deleting "1,354,619" and inserting "4,279,619"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

HCS HB 3006 was laid over.

HCS HB 3007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Unsicker offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3007, Page 8, Section 7.130, Line 6, by deleting "20,385,240" and inserting "12,385,240"; and

Further amend said bill, said page, Section 7.135, Line 7, by deleting "16,039,900" and inserting "8,039,900"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Unsicker moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Unsicker offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3007, Page 1, Section 7.000, Line 13, by inserting immediately after the word "act" the following:

"shall consist of guidance to the Department of Labor and Industrial Relations in implementing the appropriations found in Part 1 and Part 2 of this act and"; and

Further amend said bill, Page 24, Section 7.1000, Line 1, by inserting immediately preceding thereto the following:

"Section 7.1000. To the Department of Labor and Industrial Relations
In reference to all sections in Part 1 of this act:
The Department shall track the number of work certificates
issued to children participating in homeschooling pursuant to
Section 294.045, RSMo and shall provide the General Assembly
with an annual report of the aforementioned work certificates."; and

Further amend said bill, said page, said section, said line, by deleting "7.1000" and inserting "7.1005"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Unsicker moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Riggs offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3007, Page 6, Section 7.095, Line 4, by deleting "17,016,835" and inserting "15,116,835"; and

Further amend said bill, Page 7, said section, Line 6, by inserting immediately thereafter the following:

"Section 7.096. To the Department of Economic Development
For the innovation center located in a city with more than sixteen
thousand but fewer than eighteen thousand inhabitants and
located in more than one county
From General Revenue Fund (0101).....\$1,900,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 3** was adopted.

Representative Bosley offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3007, Page 5, Section 7.045, Line 4, by inserting immediately thereafter the following:

"Section 7.046. To the Department of Economic Development
For a program to provide grants to businesses in low-income
communities, as defined by the U.S. Department of
Housing and Urban Development, in the amount of
\$15,000 each, for the purpose of repairing the facades
of such businesses
From Economic Development Advancement Fund (0783).....\$300,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Bosley, **House Amendment No. 4** was adopted.

HCS HB 3007, as amended, was laid over.

HCS HB 3008, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3008, Page 24, Section 8.500, Line 17, by inserting immediately thereafter the following:

"8.100; 49; \$125,000; 0"; and

Further amend said bill, said page, said section, Line 18, by inserting immediately thereafter the following:

"8.115; 9; \$145,600; 0"; and

Further amend said bill, said page, said section, Line 20, by inserting immediately thereafter the following:

"8.140; 6; \$165,785; 0"; and

Further amend said bill, said page, said section, Line 30, by deleting "456,320" and inserting "1,611,959";
and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 2** was adopted.

Representative Gunby offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3008, Page 22, Section 08.320, Line 8, by inserting immediately after the word "benefits," the words "volunteer expenses,"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Gunby, **House Amendment No. 3** was adopted.

Representative Fogle offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3008, Page 23, Section 8.410, Line 1 through and including Line 6, by deleting said lines in their entirety; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Fogle moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Fogle:

AYES: 048

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Basye	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Dogan
Ellebracht	Fishel	Fogle	Griffith	Gunby
Ingle	Johnson	Kidd	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Proudie	Quade	Riley	Roberts
Rogers	Sauls	Shields	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Veit
Walsh Moore 93	Weber	Young		

NOES: 080

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Coleman 32	Cook	Copeland
Cupps	Davis	Deaton	Dinkins	Eggleston
Evans	Falkner	Fitzwater	Francis	Gregory 51

Haden	Haffner	Haley	Henderson	Houx
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Railsback	Reedy	Richey
Riggs	Rone	Sander	Sassmann	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Simmons
Smith 155	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Walsh 50	West	Wiemann	Wright	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 029

Bailey	Bangert	Barnes	Bland Manlove	Chipman
Christofanelli	Coleman 97	Collins	Davidson	DeGroot
Derges	Doll	Gray	Gregory 96	Grier
Hardwick	Hicks	Hovis	McDaniel	Pietzman
Pouche	Price IV	Roden	Rowland	Schnelting
Sharp 36	Stephens 128	Trent	Windham	

VACANCIES: 006

HCS HB 3008, as amended, was laid over.

HCS HB 3009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

HCS HB 3009 was laid over.

HCS HB 3010, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3010, Page 28, Section 10.575, Line 6, by inserting immediately thereafter the following:

"Section 10.576. To the Department of Mental Health
For medical and health related services performed by any clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital, or any affiliate or associate of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital

From General Revenue Fund (0101)	\$0
From Federal and Other Funds (Various)	<u>0</u>
Total	\$0"; and

Further amend said bill, Page 47, Section 10.955, Line 6, by inserting immediately thereafter the following:

"Section 10.956. To the Department of Health and Senior Services
 For medical and health related services performed by any clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital, or any affiliate or associate of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital
 From General Revenue Fund (0101) \$0
 From Federal and Other Funds (Various) 0
 Total \$0"; and

Further amend said bill, Page 50, Section 10.1100, Line 28, by inserting immediately thereafter the following:

"Section 10.1110. To the Department of Mental Health and the Department of Health and Senior Services
 In reference to all sections, except Section 10.576 and Section 10.956, in Part 1 and Part 2 of this act: No funds shall be expended to any clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital, or any affiliate or associate of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital."; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 2** was adopted by the following vote, the ayes and noes having been demanded by Representative Smith (163):

AYES: 087

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Coleman 32	Cook	Copeland
Cupps	Davis	Deaton	Dinkins	Eggleston
Evans	Falkner	Fitzwater	Francis	Gregory 51
Grier	Griffith	Haden	Haffner	Haley
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 035

Adams	Aldridge	Anderson	Aune	Bangert
Baringer	Bosley	Brown 70	Burnett	Burton
Clemens	Fogle	Gunby	Ingle	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern

Person	Phifer	Proudie	Quade	Rogers
Sauls	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 000

ABSENT WITH LEAVE: 035

Appelbaum	Bailey	Barnes	Bland Manlove	Boggs
Brown 27	Butz	Chipman	Christofanelli	Coleman 97
Collins	Davidson	DeGroot	Derges	Dogan
Doll	Ellebracht	Fishel	Gray	Gregory 96
Hardwick	Henderson	Hicks	Lewis 6	McDaniel
Pouche	Price IV	Roden	Rowland	Schnelting
Sharp 36	Simmons	Stephens 128	Trent	Windham

VACANCIES: 006

Representative Unsicker offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3010, Page 42, Section 10.810, Line 3, by deleting the words "at a rate not to exceed sixty percent (60%) of the average monthly Medicaid cost of nursing facility care"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Unsicker moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

HCS HB 3010, as amended, was laid over.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "229,605,537"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 2** was adopted.

Representative Smith (163) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3011, Page 34, Section 11.365, Line 60, by inserting immediately thereafter the following:

"For a Family Resource Center located in a county with more than seventeen thousand six hundred but fewer than nineteen thousand inhabitants and with a county seat with more than three hundred but fewer than one thousand inhabitants
From General Revenue Fund (0101).....300,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 3** was adopted.

Representative Smith (163) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "229,405,537"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 4** was adopted.

HCS HB 3011, as amended, was laid over.

HCS HB 3005, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Committee Substitute for House Bill No. 3005, Page 18, Section 5.275, Line 4, by deleting "280,500,000" and inserting "281,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 15** was adopted.

HCS HB 3005, as amended, was laid over.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "229,405,537"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 5** was adopted.

HCS HB 3011, as amended, was laid over.

HCS HB 3010, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3010, Page 36, Section 10.725, Line 27, by inserting immediately thereafter the following:

"Section 10.726. To the Department of Health and Senior Services
For the Division of Community and Public Health
For free health clinics located in a city with more than four hundred thousand inhabitants and located in more than one county that provide prenatal care, for the purpose of providing such care
From General Revenue Fund (0101).....\$500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 4** was adopted.

HCS HB 3010, as amended, was laid over.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 6.**

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "229,890,537"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 6** was adopted.

Representative Smith (163) offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 3011, Page 19, Section 11.155, Line 66, by inserting immediately thereafter the following:

"Section 11.157. To the Department of Social Services
For the Family Support Division
For a program administered by a city with more than four hundred thousand inhabitants and
located in more than one county, to assist a disadvantaged neighborhood with creating sustainable
solutions for responding to conditions caused by homeless camps
From General Revenue Fund (0101).....\$15,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 7** was adopted.

Representative Smith (163) offered **House Amendment No. 8.**

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "229,785,537"; and

Further amend said bill, Page 62, Section 11.2010, Line 2, by deleting the word "Section" and inserting "Sections"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 8** was adopted.

HCS HB 3011, as amended, was laid over.

HCS HB 3003, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 11.**

House Amendment No. 11

AMEND House Committee Substitute for House Bill No. 3003, Page 15, Section 3.280, Line 6, by deleting "3,484,228" and inserting "3,604,228"; and

Further amend said bill, Page 17, Section 3.400, Line 12, by inserting immediately thereafter the following:

"3.155; 17; \$4,000,000; 0"; and

Further amend said bill, said page, said section, Line 14, by inserting immediately thereafter the following:

"3.155; 75; \$2,000,000; 0;
3.280; 6; \$120,000; 0"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 11** was adopted.

HCS HB 3003, as amended, was laid over.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 3011, Page 57, Section 11.825, Line 11, by inserting immediately thereafter the following:

"Section 11.830. To the Department of Social Services
For the MO HealthNet Division
For medical and health related services performed by any clinic,
physician's office, or any other place or facility in which abortions
are performed or induced other than a hospital, or any affiliate or
associate of any such clinic, physician's office, or place or facility
in which abortions are performed or induced other than a hospital
From General Revenue Fund (0101). \$0
From Federal and Other Funds (Various). 0
Total. \$0"; and

Further amend said bill, Page 63, Section 11.2025, Line 6, by inserting immediately thereafter the following:

"Section 11.2030. To the Department of Social Services
In reference to all sections, except Section 11.830, in Part 1 and Part 2 of this act:
No funds shall be expended to any clinic, physician's office, or any
other place or facility in which abortions are performed or induced

other than a hospital, or any affiliate or associate of any such clinic, physician's office, or place or facility in which abortions are performed or induced other than a hospital."; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 9** was adopted.

Representative Sander offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 3011, Page 62, Section 11.2025, Line 1 through and including Line 5, by deleting said lines in their entirety; and

Further amend said bill, said section, Page 63, Line 6, by deleting said line in its entirety; and

Further amend said bill, Page 62, Section 11.1070, Line 5, by inserting immediately thereafter the following:

"Section 11.1075. To the Department of Social Services
In reference to all sections in Part 1 of this act:
No funds shall be expended in support of any general admission event that requires or inquires about COVID-19 vaccination status, or COVID-19 testing unless required by Missouri state statute or a Governor's emergency order."; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Sander, **House Amendment No. 10** was adopted.

Representative Cupps offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "220,505,537"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Cupps, **House Amendment No. 11** was adopted.

HCS HB 3011, as amended, was laid over.

HCS HB 3002, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Cupps offered **House Amendment No. 17.**

House Amendment No. 17

AMEND House Committee Substitute for House Bill No. 3002, Page 22, Section 2.290, Line 6, by deleting "37,818,953" and inserting "47,218,953"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Cupps, **House Amendment No. 17** was adopted.

HCS HB 3002, as amended, was laid over.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Cupps offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "224,105,537"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Cupps, **House Amendment No. 12** was adopted.

HCS HB 3011, as amended, was laid over.

HCS HB 3002, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Cupps offered **House Amendment No. 18.**

House Amendment No. 18

AMEND House Committee Substitute for House Bill No. 3002, Page 20, Section 2.270, Line 7, by inserting immediately after the word "Childhood" the following:

" , and further provided visits cannot be conducted virtually unless requested by the parent"; and

Further amend said bill, said page, said section, Line 8, by deleting "17,618,975" and inserting "23,418,975"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Cupps, **House Amendment No. 18** was adopted.

HCS HB 3002, as amended, was laid over.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Black (7) offered **House Amendment No. 13**.

House Amendment No. 13

AMEND House Committee Substitute for House Bill No. 3011, Page 43, Section 11.700, Line 26, by deleting "229,905,537" and inserting "218,905,537"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 13** was adopted.

HCS HB 3011, as amended, was laid over.

HCS HB 3003, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Black (7) offered **House Amendment No. 12**.

House Amendment No. 12

AMEND House Committee Substitute for House Bill No. 3003, Page 10, Section 3.160, Line 13, by inserting immediately after said line the following:

"Section 3.163. To the Department of Higher Education and Workforce Development
For distribution to institutions of higher education and State Technical College for reimbursement of employer contributions to the Missouri State Employees' Retirement System (MOSERS) for only that portion of any employer contributions that correspond to the difference between the actual contribution rate and 23.51% for the fiscal year beginning July 1, 2022
From General Revenue Fund (0101).....\$11,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 12** was adopted.

HCS HB 3003, as amended, was laid over.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Unsicker offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute for House Bill No. 3011, Page 20, Section 11.160, Line 13, by deleting "6,300,000" and inserting "4,300,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Unsicker moved that **House Amendment No. 14** be adopted.

Which motion was defeated.

Representative Kelly (141) offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Committee Substitute for House Bill No. 3011, Page 20, Section 11.160, Line 15, by inserting after the word "program" the following:

" , including assistance to contractors and subcontractors with the Department for alternatives to abortion services, to help alternatives to abortion agencies reach pregnant women at risk for having abortions when such agencies are blocked or in any other way suppressed by any search engine, social media platform, or digital advertising network"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Kelly (141), **House Amendment No. 15** was adopted.

Representative Aldridge offered **House Amendment No. 16**.

House Amendment No. 16

AMEND House Committee Substitute for House Bill No. 3011, Page 16, Section 11.150, Line 27, by deleting "12,867,755" and inserting "12,617,755"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Aldridge moved that **House Amendment No. 16** be adopted.

Which motion was defeated.

HCS HB 3011, as amended, was laid over.

HCS HB 3012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3012, Page 4, Section 12.030, Line 25, by deleting "250,000" and inserting "300,000"; and

Further amend said bill, Page 18, Section 12.700, Line 4, by inserting immediately thereafter the following:

"12.025; 10; \$2,000,000; 0"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

Representative Windham offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3012, Page 7, Section 12.185, Line 10, by inserting immediately thereafter the following:

"For the purpose of performing community outreach to identify owners
of unclaimed property
From Abandoned Fund Account (0863) 80,000"; and

Further amend said bill, said page, said section, Line 16, by deleting "54.40" and inserting "56.40"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Young offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3012, Page 5, Section 12.090, Line 6, by inserting immediately thereafter the following:

"Section 12.092. To the Secretary of State
For local election authorities not located in city with more than four
hundred thousand inhabitants and located in more than one
county or a city not within a county, to provide voting machines
that are accessible to voters with disabilities
From Election Administration Improvements Fund (0157) \$500,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Young, **House Amendment No. 3** was adopted.

Representative Merideth offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3012, Page 3, Section 12.030, Line 9, by deleting "5,812,014" and inserting "18,429,571"; and

Further amend said bill, said page, said section, Line 13, by deleting "1,335,000" and inserting "3,460,000";
and

Further amend said bill, said page, said section, Line 16, by deleting "1,435,000" and inserting "3,010,000";
and

Further amend said bill, Page 4, Section 12.035, Line 5, by deleting "6,882,443" and inserting
"19,500,000"; and

Further amend said bill, said page, Section 12.040, Line 5, by deleting "1,675,000" and inserting
"3,250,000"; and

Further amend said bill, said page, Section 12.045, Line 5, by deleting "1,125,000" and inserting
"3,250,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Hudson raised a point of order that **House Amendment No. 4** is in violation of Rule 49(6).

Representative Taylor (139) requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order well taken.

HCS HB 3012, as amended, was laid over.

HCS HB 3013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

HCS HB 3013 was laid over.

HCS HB 3015, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3015, Page 2, Section 15.007, Line 26, by immediately inserting after the word "program" the following:

" , including summer enrichment programs provided by community-based organizations"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

HCS HB 3015, as amended, was laid over.

HCS HB 3020, as amended, to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

Representative Smith (163) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3020, Page 2, Section 20.010, Line 10, by inserting immediately thereafter the following:

"Section 20.013. To the Office of Administration
For the Department of Transportation
For grants to port authorities
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$50,000,000"; and

Further amend said bill, Page 4, Section 20.070, Line 8, by deleting "35,000,000" and inserting
"50,000,000"; and

Further amend said bill, Page 7, Section 20.185, Line 8, by deleting "144,513,118" and inserting
"148,513,118"; and

Further amend said bill, said page, Section 20.186, Line 4, by inserting immediately thereafter the
following:

", provided that any grant awards disbursed from this appropriation shall be matched on a 1:1 basis by the
recipient"; and

Further amend said bill, said page, Section 20.186, Line 9, by inserting immediately thereafter the
following:

", provided that any grant awards disbursed from this appropriation shall be matched on a 1:1 basis by the
recipient"; and

Further amend said bill, Page 10, Section 20.335, Line 5, by deleting "4,661,564" and inserting
"9,661,564"; and

Further amend said bill, Page 13, Section 20.571, Line 9, by inserting immediately thereafter the following:

"Section 20.572. To the Office of Administration
For the Department of Public Safety
For funding use of force training provided by a POST-certified non-profit entity to all Missouri
agencies; such entity shall provide four hours of training to each law enforcement officer each year
as well as the appropriate officers and staff at Department of Corrections Bowling Green
Correctional Center and St Louis County Jail for a one year pilot program; such non-profit entity
shall have a proven track record of successful use of force training; such entity will be responsible
for reporting outcomes at the completion of each course
From Coronavirus State Fiscal Recovery - Revenue Replacement Fund
(2464).....\$1,000,000"; and

Further amend said bill, Page 13, Section 20.560, Line 7, by deleting "9,326,602" and inserting
"12,326,602"; and

Further amend said bill, Page 20, Section 20.790, Line 4, by deleting "Brown Hall and related teacher" and
inserting "Martindale Hall and related health and allied sciences"; and

Further amend said bill, Page 20, Section 20.790, Line 10, by deleting "17,500,000" and inserting
"8,500,000"; and

Further amend said bill, Page 23, Section 20.901, Line 4, by deleting "601,308,068" and inserting
"596,308,068"; and

Further amend said bill, Page 23, Section 20.902, Line 4, by deleting "509,825,606" and inserting
"515,010,606"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting
"994,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 3** was adopted.

Representative Smith (163) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3020, Page 7, Section 20.186, Line 1 through and including Line 12, by deleting said lines in their entirety; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "915,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 4** was adopted.

Representative Smith (163) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3020, Page 7, Section 20.185, Line 8, by deleting "144,513,118" and inserting "145,513,118"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "926,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 5** was adopted.

Representative Richey offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 3020, Page 5, Section 20.115, Line 4, by deleting "in support of" and inserting "and for" in lieu thereof; and

Further amend said bill, said page, said section, Line 7, by deleting "8,000,000" and inserting "38,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "955,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Richey, **House Amendment No. 6** was adopted.

Representative Riggs offered **House Amendment No. 7**.

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 3020, Page 10, Section 20.370, Line 4, by inserting immediately thereafter the following:

"Section 20.371. To the Office of Administration
For the Department of Economic Development
For reimbursement to broadband providers, in accordance with American Rescue Plan Act guidelines, for certain costs incurred through the state broadband grant program to remove and replace existing utility poles, where such costs are necessary to extend the provider's retail broadband services offering speeds of 100/100 Mbps to an area currently lacking broadband speeds of 25/3 Mbps
From Coronavirus State Fiscal Recovery - Broadband Fund (2465).....\$25,000,000"; and

Further amend said bill, Page 23, Section 20.904, Line 4, by deleting "45,485,782" and inserting "70,485,782"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 7** was adopted.

Representative Riggs offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 3020, Page 10, Section 20.370, Line 3, by inserting immediately thereafter the following:

"From Coronavirus State Fiscal Recovery - Broadband Fund (2465).....\$53,262,456"; and

Further amend said bill, Page 10, Section 20.370, Line 4, by deleting "100,000,000" and inserting "196,737,544"; and

Further amend said bill, Page 23, Section 20.904, Line 4, by deleting "45,485,782" and inserting "98,748,238"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 8** was adopted.

Representative Dogan offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 3020, Page 2, Section 20.100, Line 20, by inserting immediately thereafter the following:

"Section 20.004. To the Office of Administration
For the Department of Elementary and Secondary Education
For a pilot program located in a city not within a county and located in a county with more than one million inhabitants to help students deal with increased gun violence in their communities, by providing access to counselors who can provide trauma recovery and behavioral therapy in a school setting in schools located in such city and county, for students who have witnessed or survived gun violence, or lost a fellow student to gun violence
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$2,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "927,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

House Amendment No. 9 was withdrawn.

Representative Black (7) offered **House Amendment No. 10**.

House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 3020, Page 12, Section 20.550, Line 1 through and including Line 7, by deleting said lines; and

Further amend said bill, said page, said section, by inserting immediately thereafter the following:

"20.551. To the Office of Administration
For the Department of Natural Resources
For deferred maintenance for state parks, provided that no funds shall be used for planning, land acquisition, equipment, or further development of the Rock Island Trail, and further provided that no funds shall be expended on further development of the Rock Island Trail until state parks deferred maintenance is completed in total, including deferred maintenance on the Missouri State Museum located in the Missouri State Capitol
From Coronavirus State Fiscal Recovery - Revenue Replacement Fund
(2464).....\$69,296,711"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Black (7) moved that **House Amendment No. 10** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 053

Baker	Basye	Billington	Black 7	Boggs
Bromley	Busick	Chipman	Coleman 32	Copeland
Cupps	Davis	Deaton	DeGroot	Dinkins
Falkner	Fitzwater	Gregory 51	Haffner	Henderson
Hicks	Houx	Hovis	Hurlbert	Kelley 127
Kelly 141	Knight	Lovasco	McGaugh	Patterson
Perkins	Plocher	Pollock 123	Richey	Riggs
Roberts	Sander	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Smith 163	Taylor 139	Thomas
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 081

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Black 137	Bland Manlove	Bosley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Clemens	Dogan	Eggleston	Ellebracht
Evans	Fishel	Fogle	Griffith	Gunby
Haden	Haley	Hardwick	Hudson	Ingle

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Johnson	Kalberloh	Kidd	Lewis 25	Mackey
Mayhew	McCreery	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Person	Phifer	Pike	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Riley
Rogers	Sassmann	Sauls	Shields	Simmons
Smith 155	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 48	Terry	Thompson
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 023

Bailey	Christofanelli	Coleman 97	Collins	Cook
Davidson	Derges	Doll	Francis	Gray
Gregory 96	Grier	Lewis 6	McDaniel	Pietzman
Pollitt 52	Price IV	Roden	Rone	Rowland
Schnelting	Sharp 36	Trent		

VACANCIES: 006

Representative Cupps offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute for House Bill No. 3020, Page 12, Section 20.550, Line 3, by inserting immediately thereafter the following:

" , provided that no funds shall be expended until and unless all litigation brought by or against landowners abutting the proposed route for the Rock Island Trail or otherwise impacted by the proposed development of the Rock Island Trail is finally adjudicated or settled between all parties"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Cupps moved that **House Amendment No. 11** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative O'Donnell:

AYES: 062

Baker	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Buchheit-Courtway	Busick	Chipman
Coleman 32	Cook	Copeland	Cupps	Davis
Deaton	Dinkins	Eggleston	Falkner	Fitzwater
Gregory 51	Grier	Haden	Haffner	Henderson
Hicks	Hovis	Hurlbert	Kelley 127	Kelly 141
Knight	Lovasco	McGaugh	Patterson	Perkins
Pike	Plocher	Pollock 123	Proudie	Reedy
Richey	Riggs	Riley	Sander	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Simmons
Smith 155	Smith 163	Taylor 139	Thomas	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wiemann
Windham	Mr. Speaker			

NOES: 070

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Bosley	Brown 27	Brown 70	Burger	Burnett
Burton	Butz	Clemens	Dogan	Ellebracht
Evans	Fishel	Fogle	Griffith	Gunby
Haley	Hardwick	Hudson	Ingle	Johnson
Kalberloh	Kidd	Lewis 25	Mackey	Mayhew
McCreery	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Person
Phifer	Porter	Pouche	Quade	Railsback
Roberts	Rogers	Sassmann	Sauls	Shields
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 48	Terry	Thompson	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Wright	Young

PRESENT: 001

Bland Manlove

ABSENT WITH LEAVE: 024

Bailey	Basye	Christofanelli	Coleman 97	Collins
Davidson	DeGroot	Derges	Doll	Francis
Gray	Gregory 96	Houx	Lewis 6	McDaniel
Pietzman	Pollitt 52	Price IV	Roden	Rone
Rowland	Schnelting	Sharp 36	Trent	

VACANCIES: 006

Representative Brown (70) offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for House Bill No. 3020, Page 9, Section 20.325, Line 9, by inserting immediately thereafter the following:

"Section 20.326. To the Office of Administration
For the Department of Natural Resources
For the testing, filtration, and remediation of lead in drinking water sources within buildings housing early childhood, elementary, and secondary education programs which receive state funding
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$27,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "952,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Brown (70), **House Amendment No. 12** was adopted.

Representative Windham offered **House Amendment No. 13.**

House Amendment No. 13

AMEND House Committee Substitute for House Bill No. 3020, Page 5, Section 20.105, Line 5, by inserting immediately thereafter the following:

"Section 20.106. To the Office of Administration
For the Department of Economic Development
for a land bank startup grant fund, to assist with the acquisition, management, and transfer of properties in a manner that satisfies community needs, creates beneficial uses and opportunities for economic development and neighborhood revitalization, and provides affordable housing, provided that the maximum grant award shall be \$2,500,000
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$50,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "975,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 13** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute for House Bill No. 3020, Page 5, Section 20.105, Line 5, by inserting immediately thereafter the following:

"Section 20.109. To the Office of Administration
For the Department of Economic Development
For a program to assist Missouri homeowners in preventing foreclosure on their homes
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$100,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "1,025,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 14** be adopted.

Which motion was defeated.

Representative Windham offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Committee Substitute for House Bill No. 3020, Page 5, Section 20.105, Line 5, by inserting immediately thereafter the following:

"Section 20.106. To the Office of Administration
For the Department of Economic Development
For a program to provide compensation to Missouri households of low or moderate income, that experienced unemployment or increased food or housing insecurity, or that qualify for the Children's Health Insurance Program, Childcare Subsidies through the Child Care Development Fund Program, or Medicaid; for the purpose of providing cash assistance up to \$1,000 per household
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$100,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "1,025,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 15** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Windham:

AYES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Dogan	Ellebracht	Fogle	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Rogers	Sauls	Smith 45	Smith 67
Terry	Turnbaugh	Unsicker	Weber	Windham
Young				

NOES: 085

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Coleman 32	Cook	Copeland	Cupps
Davis	Deaton	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Lovasco	Mayhew	McGaugh
McGirt	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

PRESENT: 000

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ABSENT WITH LEAVE: 031

Bailey	Basye	Bland Manlove	Boggs	Chipman
Christofanelli	Coleman 97	Collins	Davidson	DeGroot
Derges	Doll	Francis	Gray	Gregory 51
Gregory 96	Hicks	Houx	Knight	Lewis 6
McDaniel	Pietzman	Pollitt 52	Price IV	Roden
Rowland	Schnelting	Sharp 36	Stevens 46	Trent
Walsh Moore 93				

VACANCIES: 006

Representative Nurrenbern offered **House Amendment No. 16.**

House Amendment No. 16

AMEND House Committee Substitute for House Bill No. 3020, Page 7, Section 20.186, Line 12, by inserting immediately thereafter the following:

"Section 20.187. To the Office of Administration
For the Department of Mental Health
For the Center for Excellence in Child Well-Being
From Coronavirus State Fiscal Recovery - Health and Economic
Impacts Fund (2463).....\$10,358,131"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "936,323,801"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Nurrenbern moved that **House Amendment No. 16** be adopted.

Which motion was defeated.

Representative Aldridge offered **House Amendment No. 17.**

House Amendment No. 17

AMEND House Committee Substitute for House Bill No. 3020, Page 8, Section 20.196, Line 5, by inserting immediately thereafter the following:

"Section 20.197. To the Office of Administration
For the Department of Health and Senior Services
For a program to provide training to nursing home employees, for the purpose of retaining
employees within a critical workforce
From Coronavirus State Fiscal Recovery - Health and Economic
Impacts Fund (2463).....\$3,200,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "929,165,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Aldridge moved that **House Amendment No. 17** be adopted.

Which motion was defeated.

Representative Young offered **House Amendment No. 18.**

House Amendment No. 18

AMEND House Committee Substitute for House Bill No. 3020, Page 2, Section 20.000, Line 20, by inserting immediately thereafter the following:

"Section 20.003. To the Office of Administration
For the Department of Elementary and Secondary Education
For a program to provide grants to schools to allow them to hire mental health professionals licensed under chapter 337, RSMo
From Coronavirus State Fiscal Recovery - Health and Economic
Impacts Fund (2463).....\$550,000"; and

Further amend said bill, Page 9, Section 20.311, Line 6, by deleting "50,000" and inserting "75,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "926,540,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Young moved that **House Amendment No. 18** be adopted.

Which motion was defeated.

Representative Fogle offered **House Amendment No. 19.**

House Amendment No. 19

AMEND House Committee Substitute for House Bill No. 3020, Page 14, Section 20.600, Line 8, by inserting immediately thereafter the following:

"Section 20.601. To the Office of Administration
For the Department of Mental Health
For a program to provide matching grants to increase the infrastructure for children's residential psychiatric facilities, including improvements to existing infrastructure and the creation of new infrastructure
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$25,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "950,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Fogle moved that **House Amendment No. 19** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Unsicker:

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AYES: 048

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Buchheit-Courtway	Burnett	Burton	Butz
Clemens	Dogan	Ellebracht	Fitzwater	Fogle
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Reedy
Rogers	Sauls	Smith 45	Smith 67	Stephens 128
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Wright	Young		

NOES: 080

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Bromley	Brown 16	Burger	Busick
Coleman 32	Cook	Copeland	Cupps	Davis
Deaton	Dinkins	Eggleston	Evans	Falkner
Fishel	Grier	Griffith	Haden	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollock 123	Porter	Pouche
Railsback	Richy	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Veit	Walsh 50	West	Wiemann	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 029

Bailey	Basye	Boggs	Brown 70	Chipman
Christofanelli	Coleman 97	Collins	Davidson	DeGroot
Derges	Doll	Francis	Gray	Gregory 51
Gregory 96	Haffner	Knight	Lewis 6	McDaniel
Pietzman	Pollitt 52	Price IV	Roden	Rowland
Schnelting	Sharp 36	Stevens 46	Trent	

VACANCIES: 006

Representative Fogle offered **House Amendment No. 20.**

House Amendment No. 20

AMEND House Committee Substitute for House Bill No. 3020, Page 2, Section 20.010, Line 10, by inserting immediately thereafter the following:

"Section 20.012. To the Office of Administration
For the Department of Higher Education and Workforce Development
For a program to recruit critical workforce employees for Missouri, including teachers; law enforcement; nurses; and behavioral health providers, including but not limited to psychologists and licensed clinical social workers; by providing grants to assist with the costs of the professional education required for individuals to successfully pursue careers in these critical workforce sectors, including the costs of tuition, stipend, and fellowship programs for

teacher programs; the costs of police academy scholarships; the costs of tuition, stipend and fellowship programs for nursing programs; and the costs of tuition, stipend, and fellowship programs for behavioral health providers, including but not limited to psychologists and licensed clinical social workers
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$300,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "1,225,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Fogle moved that **House Amendment No. 20** be adopted.

Which motion was defeated.

Representative Unsicker offered **House Amendment No. 21**.

House Amendment No. 21

AMEND House Committee Substitute for House Bill No. 3020, Page 21, Section 20.815, Line 11, by inserting immediately thereafter the following:

"Section 20.816. To the Office of Administration
For the Department of Higher Education and Workforce Development
For the University of Missouri-Columbia for a study of labor trafficking in Missouri, to be conducted in partnership with a nonprofit organization, of the prevalence of labor trafficking in Missouri, issues preventing its detection and deterrence, and the impact of the pandemic upon labor trafficking in Missouri and the health and safety of individuals who were labor trafficked in Missouri
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$200,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "926,165,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Unsicker moved that **House Amendment No. 21** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 22**.

House Amendment No. 22

AMEND House Committee Substitute for House Bill No. 3020, Page 5, Section 20.120, Line 8, by inserting immediately thereafter the following:

"Section 20.122. To the Office of Administration
For the Department of Public Safety
For a premium pay stipend for 911 dispatchers of up to five thousand dollars per individual
From Coronavirus State Fiscal Recovery - Premium Pay Fund (2466).....\$5,000,000"; and

Further amend said bill, Page 23, Section 20.904, Line 4, by inserting immediately thereafter the following:

"Section 20.905. To the Office of Administration
Funds are to be transferred out of the State Treasury to the Coronavirus State Fiscal Recovery -
Premium Pay Fund
From Coronavirus State Fiscal Recovery Deposits Fund (2427).....\$5,000,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 22** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been
demanded by Representative Bosley:

AYES: 054

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bosley	Brown 27	Brown 70
Burger	Burnett	Burton	Butz	Cook
Copeland	Dogan	Ellebracht	Fogle	Griffith
Gunby	Hicks	Ingle	Johnson	Lewis 25
Mackey	McCreery	McGaugh	Merideth	Mosley
Nurrenbern	O'Donnell	Perkins	Person	Phifer
Polliitt 52	Proudie	Quade	Reedy	Roberts
Rogers	Sassmann	Sauls	Smith 45	Smith 67
Stephens 128	Tate	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

NOES: 074

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Bromley	Brown 16	Buchheit-Courtway	Busick
Chipman	Coleman 32	Cupps	Davis	Deaton
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Grier	Haden	Haffner
Haley	Hardwick	Henderson	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Lovasco
Mayhew	McGill	Morse	Murphy	Owen
Patterson	Pike	Plocher	Pollock 123	Porter
Pouche	Railsback	Richey	Riggs	Riley
Rone	Sander	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 029

Bailey	Barnes	Basye	Bland Manlove	Boggs
Christofanelli	Clemens	Coleman 97	Collins	Davidson
DeGroot	Derges	Doll	Gray	Gregory 51
Gregory 96	Houx	Hovis	Knight	Lewis 6
McDaniel	Pietzman	Price IV	Roden	Rowland
Schnelting	Sharp 36	Stevens 46	Trent	

VACANCIES: 006

Representative Bosley offered **House Amendment No. 23.**

House Amendment No. 23

AMEND House Committee Substitute for House Bill No. 3020, Page 2, Section 20.000, Line 20, by inserting immediately thereafter the following:

"Section 20.003. To the Office of Administration
For the Department of Elementary and Secondary Education
For enhancing the availability and quality of after-school programs with a focus on community
violence intervention, for students in communities which have experienced increases in gun
violence
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$10,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting
"935,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 23** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 24.**

House Amendment No. 24

AMEND House Committee Substitute for House Bill No. 3020, Page 11, Section 20.500, Line 7, by inserting immediately thereafter the following:

"Section 20.501. To the Office of Administration
For the Department of Elementary and Secondary Education
For a premium pay stipend of up to thirteen dollars per hour, totaling no more than five thousand
dollars per person, for teachers who have worked within a Missouri school district for at least one
year
From Coronavirus State Fiscal Recovery - Premium Pay Fund (2466).....\$353,155,000"; and

Further amend said bill, Page 23, Section 20.904, Line 4, by inserting immediately thereafter the
following:

"Section 20.905. To the Office of Administration
Funds are to be transferred out of the State Treasury to the Coronavirus State Fiscal Recovery -
Premium Pay Fund
From Coronavirus State Fiscal Recovery Deposits Fund (2427).....\$353,155,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 24** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 25.**

House Amendment No. 25

AMEND House Committee Substitute for House Bill No. 3020, Page 5, Section 20.120, Line 8, by inserting immediately thereafter the following:

"Section 20.121. To the Office of Administration
For the Department of Economic Development
For a program located in a city not within a county to meet the repair needs of homes, to increase the availability and quality of affordable housing
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$20,000,000

Section 20.122. To the Office of Administration
For the Department of Economic Development
For a city not within a county, for the MLK Innovation District
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$25,000,000

Section 20.123. To the Office of Administration
For the Department of Economic Development
For a city not within a county, for a program through the city's mental health board to meet the facilities, service, and capacity needs of providing youth with high-quality mental health services
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$2,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "972,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 25** be adopted.

Which motion was defeated.

Representative Merideth offered **House Amendment No. 26.**

House Amendment No. 26

AMEND House Committee Substitute for House Bill No. 3020, Page 3, Section 20.065, Line 7, by deleting "\$50,000,000" and inserting "\$250,000,000"; and

Further amend said bill, Page 4, Section 20.085, Line 5, by deleting "7,500,000" and inserting "20,000,000"; and

Further amend said bill, Page 5, Section 20.105, Line 5, by deleting "5,000,000" and inserting "20,000,000"; and

Further amend said bill, Page 6, Section 20.150, Line 3, by deleting "that the maximum award shall be \$20,000 per recipient, and further provided"; and

Further amend said bill, Page 6, Section 20.150, Line 7, by deleting "5,069,978" and inserting "30,069,978"; and

Further amend said bill, Page 8, Section 20.205, Line 7, by deleting "8,500,000" and inserting "34,000,000"; and

Further amend said bill, Page 8, Section 20.210, Line 6, by inserting immediately thereafter the following:

"Section 20.215. To the Office of Administration
For the Department of Social Services
For crime intervention programs
From Coronavirus State Fiscal Recovery Fund - Health and Economic
Impacts Fund
(2463).....\$5,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "1,208,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 26** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth:

AYES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Ellebracht
Fogle	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Smith 45	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

NOES: 087

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Coleman 32	Cook	Copeland
Cupps	Davis	Deaton	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Van Schoiack	Veit	Walsh 50	Wiemann
Wright	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 030

Bailey	Barnes	Basye	Bland Manlove	Boggs
Christofanelli	Coleman 97	Collins	Davidson	DeGroot
Derges	Doll	Gray	Gregory 51	Gregory 96
Grier	Hovis	Lewis 6	McDaniel	Pietzman
Price IV	Roden	Rowland	Schnelting	Sharp 36
Smith 67	Stephens 128	Toalson Reisch	Trent	West

VACANCIES: 006

Representative Riggs offered House Amendment No. 27.

House Amendment No. 27

AMEND House Committee Substitute for House Bill No. 3020, Page 5, Section 20.105, Line 5, by inserting immediately thereafter the following:

"Section 20.106. To the Office of Administration
For the Department of Economic Development
For grants from the Humanities Council, with preference given to programs and venues negatively affected by the COVID-19 pandemic
From Coronavirus State Fiscal Recovery - Health and Economic Impacts Fund
(2463).....\$1,000,000"; and

Further amend said bill, Page 23, Section 20.903, Line 5, by deleting "925,965,670" and inserting "926,965,670"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

On motion of Representative Riggs, **House Amendment No. 27** was adopted.

Representative Merideth offered House Amendment No. 28.

House Amendment No. 28

AMEND House Committee Substitute for House Bill No. 3020, Page 11, Section 20.500, Line 7, by inserting immediately thereafter the following:

"Section 20.501. To the Office of Administration
For the Department of Elementary and Secondary Education
For a statewide premium pay pilot program for the purpose of improving teacher pay; provided that interested local educational agencies shall submit proposals of plan to provide teacher premium pay, with a focus on those teachers at the bottom of the pay scale, and ensuring a minimum teacher salary of at least \$28,000; and further provided the costs of such premium pay plans should be shared at a ratio of seventy percent state and thirty percent local
From Coronavirus State Fiscal Recovery - Premium Pay Fund
(2466).....\$353,155,000"; and

Further amend said bill, Page 23, Section 20.904, Line 4, by inserting immediately thereafter the following:

"Section 20.905. To the Office of Administration
Funds are to be transferred out of the State Treasury to the Coronavirus State Fiscal Recovery - Premium Pay Fund
From Coronavirus State Fiscal Recovery Deposits Fund
(2427).....\$353,155,000"; and

Further amend said bill by adjusting section and bill totals and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 28** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth:

AYES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Dogan	Ellebracht	Fogle	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	McGaugh
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Sauls	Smith 155
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

NOES: 083

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Bromley	Buchheit-Courtway	Burger	Busick
Chipman	Coleman 32	Cook	Copeland	Cupps
Davis	Deaton	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Grier
Griffith	Haden	Haffner	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lovasco
Mayhew	McGirl	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

PRESENT: 002

Brown 16	Reedy
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ABSENT WITH LEAVE: 027

Bailey	Barnes	Basye	Boggs	Christofanelli
Coleman 97	Collins	Davidson	DeGroot	Derges
Doll	Gray	Gregory 51	Gregory 96	Haley
Hovis	Lewis 6	McDaniel	Pietzman	Price IV
Roden	Rone	Rowland	Schnelting	Sharp 36
Stephens 128	Trent			

VACANCIES: 006

HCS HB 3020, as amended, was laid over.

HCS HB 3001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3001** was adopted.

On motion of Representative Smith (163), **HCS HB 3001** was ordered perfected and printed.

HCS HB 3002, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3002, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3002, as amended**, was ordered perfected and printed.

HCS HB 3003, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3003, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3003, as amended**, was ordered perfected and printed.

HCS HB 3004, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3004, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3004, as amended**, was ordered perfected and printed.

HCS HB 3005, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3005, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3005, as amended**, was ordered perfected and printed.

HCS HB 3006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof, and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3006** was adopted.

On motion of Representative Smith (163), **HCS HB 3006** was ordered perfected and printed.

HCS HB 3007, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3007, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3007, as amended**, was ordered perfected and printed.

HCS HB 3008, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3008, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3008, as amended**, was ordered perfected and printed.

HCS HB 3009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3009** was adopted.

On motion of Representative Smith (163), **HCS HB 3009** was ordered perfected and printed.

HCS HB 3010, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3010, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3010, as amended**, was ordered perfected and printed.

HCS HB 3011, as amended, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3011, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3011, as amended**, was ordered perfected and printed.

HCS HB 3012, as amended, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative

Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3012, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3012, as amended**, was ordered perfected and printed.

HCS HB 3013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3013** was adopted.

On motion of Representative Smith (163), **HCS HB 3013** was ordered perfected and printed.

HCS HB 3015, as amended, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3015, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3015, as amended**, was ordered perfected and printed.

HCS HB 3020, as amended, to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023, was again taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3020, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HB 3020, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

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AYES: 115

Adams	Aldridge	Andrews	Atchison	Aune
Bangert	Baringer	Billington	Black 137	Black 7
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burton	Busick	Butz	Coleman 32
Cook	Copeland	Cupps	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Mackey	Mayhew	McCreery	McGaugh
McGill	Morse	Mosley	Murphy	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Veit	Walsh 50	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 004

Chipman	Davis	Lovasco	Seitz
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PRESENT: 012

Anderson	Appelbaum	Bosley	Burnett	Clemens
Fogle	Johnson	Lewis 25	Merideth	Nurrenbern
Unsicker	Walsh Moore 93			

ABSENT WITH LEAVE: 026

Bailey	Baker	Barnes	Basye	Bland Manlove
Boggs	Christofanelli	Coleman 97	Collins	Davidson
Derges	Doll	Ellebracht	Gray	Gregory 51
Gregory 96	Hovis	Lewis 6	McDaniel	Pietzman
Price IV	Roden	Rowland	Sharp 36	Stephens 128
Windham				

VACANCIES: 006

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2515, HCS HB 1854, HCS HB 1747, HB 2050, HB 2593, HB 1455, HCS HB 1464, HB 1478, HCS HB 1489, HCS HB 1696, HCS HB 1716, HB 1860, HCS HBs 1904 & 1575, HB 1973, HB 2085, and HB 2156 were placed back on the House Bills for Perfection Calendar.

Speaker Vescovo resumed the Chair.

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2720**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Burger, Busick, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rone, Sharpe (4), Van Schoiack, Weber and Young

Noes (0)

Absent (3): Collins, Rogers and Thompson

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2532**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (17): Bangert, Basye, Brown (70), Burton, Chipman, Dinkins, Haden, Haley, Knight, Lewis (25), Mayhew, Pietzman, Pollock (123), Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Noes (0)

Absent (4): Cupps, Grier, McDaniel and Rone

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2673**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (16): Bangert, Basye, Brown (70), Chipman, Dinkins, Haden, Haley, Knight, Lewis (25), Mayhew, Pietzman, Pollock (123), Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Noes (1): Burton

Absent (4): Cupps, Grier, McDaniel and Rone

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1770**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Basye, Black (7), DeGroot, Fishel, Haffner, Patterson, Pollitt (52) and Stacy

Noes (6): Bangert, Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (6): Christofanelli, Davidson, Dogan, Grier, Hicks and Toalson Reisch

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HR 3886**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Aune, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, McCreery, Sauls and Smith (45)

Noes (0)

Absent (5): Cupps, Hicks, Patterson, Richey and Taylor (139)

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2604**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Aune, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, McCreery, Sauls and Smith (45)

Noes (0)

Absent (5): Cupps, Hicks, Patterson, Richey and Taylor (139)

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1974**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Black (137), Davis, Evans, Reedy, Sauls, Schroer and Veit

Noes (1): Mackey

Present (1): Ellebracht

Absent (1): Riley

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1640**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Cook, Hardwick, McDaniel, Roden, Schroer and Walsh (50)

Noes (0)

Absent (4): Bland Manlove, Mosley, Phifer and Taylor (48)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1676**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Cook, Hardwick, McDaniel, Roden, Schroer and Walsh (50)

Noes (0)

Absent (4): Bland Manlove, Mosley, Phifer and Taylor (48)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 2154**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Cook, Hardwick, McDaniel, Roden, Schroer and Walsh (50)

Noes (0)

Absent (4): Bland Manlove, Mosley, Phifer and Taylor (48)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS HB 2162** entitled:

An act to repeal section 196.1050, RSMo, and to enact in lieu thereof one new section relating to the opioid addiction treatment and recovery fund.

In which the concurrence of the House is respectfully requested.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS HB 2162 - Fiscal Review

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, April 6, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

DOWNSIZING STATE GOVERNMENT

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2917, HB 2626

Executive session will be held: SB 820

Added SB 820.

AMENDED

ECONOMIC DEVELOPMENT

Thursday, April 7, 2022, 9:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1996, HB 2754

Executive session will be held: HB 2418

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1678, HB 2301

FINANCIAL INSTITUTIONS

Wednesday, April 6, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1633

Executive session will be held: HB 2845

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Tuesday, April 12, 2022, 8:30 AM, Joint Hearing Room (117).

Report from Director; approve minutes from May 6, 2021; periodic review of rules; elect a new Chair. Only individuals or organizations testifying in person will be entered into the committee minutes.

Portions of this meeting may be closed pursuant to Section 610.021(1).

JUDICIARY

Wednesday, April 6, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1546, HB 2443, HB 1549, HB 2703, HB 2774

Executive session will be held: HB 2614, HB 2660, HB 1551

LOCAL GOVERNMENT

Thursday, April 7, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1581

Executive session will be held: HB 1803, HB 2761

PENSIONS

Wednesday, April 6, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HJR 136

Executive session will be held: HB 2799, HB 2245, HB 2430

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, April 6, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 2191

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, April 6, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HB 1553, HCS HB 1704, HB 1960, HB 2209,

HCS HB 2605, HB 2781, HB 2798, HCS HB 2913, HJR 128

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, April 7, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2133

Executive session will be held: HB 1586

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Wednesday, April 6, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2765

CANCELLED

TRANSPORTATION

Wednesday, April 6, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2496, HB 2083

Executive session will be held: HB 2664

UTILITIES

Wednesday, April 6, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1852, HB 2709

WAYS AND MEANS

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Executive session will be held: HB 1679, HB 2272, HB 2637, HB 2859

HOUSE CALENDAR

FORTY-NINTH DAY, WEDNESDAY, APRIL 6, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 132 - Kidd

HJR 133 - Davidson

HJR 100 - Richey

HCS HJR 110 - Christofanelli

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HJR 114 - Coleman (32)
HCS HJRs 82 & 106 - Black (137)
HCS HJR 88 - McGirl

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2307 - Coleman (32)
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis

HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HS HCS HBs 2574, 1929 & 1456 - Mayhew
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson

HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 116 - Schnelting
HCS HJR 131 - Shaul

HOUSE BILLS FOR THIRD READING

HB 2088 - Grier
HCS HB 2012 - Kelly (141)
HB 1954 - Henderson
HB 1684 - Black (137)
HCS HB 2120 - Taylor (139)
HCS HB 1597 - Busick
HCS HB 1472 - Pike
HCS HB 2587 - Riley
HB 2493, (Fiscal Review 3/31/22) - Black (7)
HCS HB 2289 - Andrews
HCS HB 1682 - Brown (16)
HB 2697 - Shaul
HB 2607 - Rone
HCS HB 1562 - Griffith

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh
HCS HB 2032 - Lewis (6)
HB 1637 - Schwadron

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162, (Fiscal Review 4/5/22) - Deaton

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-NINTH DAY, WEDNESDAY, APRIL 6, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Let us search and try our ways, and turn again unto the Lord. (Lamentations 3:40)

O God, our Eternal Word, as we seek to find our way through these busy, days make us mindful of Your presence, eager to do Your will, and ready to carry our responsibilities with honor to ourselves, to our state, and to You.

Give us clarity of vision to see what we ought to do, the courage to do it, and the faith to keep us firm amid the frustrations of these long legislative debates.

Bless our Representatives and all who work for them and with them, plus their families. May they be strengthened with high principles and sustained by realistic goals as they seek to do their duties and to discharge their obligations with fidelity. Together may we commit ourselves to You and to the building of a stronger Show Me State.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Melody Meredith, Zylene Renee Jean Plankey, and Zoe James-Thompson.

The Journal of the forty-eighth day was approved as printed.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 3017, introduced by Representative Smith (163), to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3018, introduced by Representative Smith (163), to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the fiscal period beginning July 1, 2022 and ending June 30, 2023.

HB 3019, introduced by Representative Smith (163), to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022 and ending June 30, 2023.

THIRD READING OF HOUSE BILLS

HB 2088, **HCS HB 2012**, **HB 1954**, and **HB 1684** were placed on the Informal Calendar.

HCS HB 2120, relating to disclosure of personal information to public agencies, was taken up by Representative Taylor (139).

On motion of Representative Taylor (139), **HCS HB 2120** was read the third time and passed by the following vote:

AYES: 126

Adams	Andrews	Atchison	Aune	Baker
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Collins	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Henderson
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Morse	Mosley	Murphy	O'Donnell
Owen	Patterson	Perkins	Person	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rogers	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy

Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 009

Aldridge	Anderson	Burnett	Coleman 97	Ellebracht
Lewis 25	Merideth	Nurrenbern	Phifer	

PRESENT: 001

Bosley

ABSENT WITH LEAVE: 021

Appelbaum	Bailey	Bangert	Christofanelli	Cupps
Derges	Doll	Gregory 96	Hardwick	Hicks
Houx	Johnson	McDaniel	Pietzman	Price IV
Roden	Rowland	Sauls	Sharp 36	Walsh Moore 93
Windham				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 132, relating to constitutional amendments, was taken up by Representative Kidd.

On motion of Representative Kidd, the title of **HJR 132** was agreed to.

Representative O'Donnell assumed the Chair.

On motion of Representative Kidd, **HJR 132** was ordered perfected and printed.

HJR 133, relating to constitutional amendments, was taken up by Representative Davidson.

On motion of Representative Davidson, the title of **HJR 133** was agreed to.

Representative Buchheit-Courtway moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson

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Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hurlbert	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGill
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Smith 67	Stacy
Tate	Taylor 139	Taylor 48	Thomas	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 041

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gunby	Ingle	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 024

Aldridge	Bailey	Bland Manlove	Christofanelli	Derges
Dogan	Doll	Gray	Gregory 96	Hudson
Johnson	Kalberloh	McDaniel	McGaugh	Morse
Pouche	Price IV	Roden	Rowland	Schroer
Simmons	Stephens 128	Thompson	Trent	

VACANCIES: 006

On motion of Representative Davidson, **HJR 133** was ordered perfected and printed.

HJR 100, relating to the funding of law enforcement agencies, was placed on the Informal Calendar.

HCS HJR 110, relating to education, was placed on the Informal Calendar.

HJR 114, relating to human trafficking offenses, was taken up by Representative Coleman (32).

On motion of Representative Coleman (32), the title of **HJR 114** was agreed to.

On motion of Representative Coleman (32), **HJR 114** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HB 1616, HCS HB 1833, and HB 2009 were placed on the Informal Calendar.

HB 2307, relating to human trafficking, was taken up by Representative Coleman (32).

On motion of Representative Coleman (32), the title of **HB 2307** was agreed to.

On motion of Representative Coleman (32), **HB 2307** was ordered perfected and printed.

HCS HB 2376, HB 2474, and HB 1692 were placed on the Informal Calendar.

HCS HB 1757, relating to the state building usage task force, was taken up by Representative Railsback.

Representative Railsback moved that the title of **HCS HB 1757** be agreed to.

Representative Collins offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1757, Page 1, In the Title, Lines 2-3, by deleting the phrase "state building usage task force" and inserting in lieu thereof the phrase "establishment of task forces"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Collins moved that **House Amendment No. 1** be adopted.

Which motion was defeated.

Representative Aldridge offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1757, Page 1, In the Title, Lines 2 and 3, by deleting the phrase "the state building usage task force" and inserting in lieu thereof the phrase "state buildings"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Aldridge moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Railsback again moved that the title of **HCS HB 1757** be agreed to.

Which motion was adopted.

Representative Collins offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1757, Page 3, Section 8.930, Line 88, by inserting after all of said section and line the following:

"217.1020. 1. There is hereby established the "Department of Corrections Task Force", which shall consist of eight members as follows:

(1) Two members of the house of representatives, one from each party, appointed by the speaker of the house of representatives and the minority floor leader of the house of representatives;

(2) Two members of the senate, one from each party, appointed by the president pro tempore of the senate and the minority floor leader of the senate;

(3) The director of the department of corrections or his or her designee;

(4) One member who shall be a licensed physician;

(5) One member who shall be a law or criminal justice professor;

(6) One member who shall be an attorney licensed in this state;

(7) One member who shall be a member of the clergy; and

(8) One member who has been incarcerated with the department of corrections but has been released from department custody for at least seven years, is not on probation, and has not committed any new offense.

2. The members of the task force, other than the members from the general assembly, shall be appointed by the governor with the advice and consent of the senate. A chair of the task force shall be selected by the members of the task force. Of the members first appointed to the task force by the governor, two members shall serve a term of two years, two members shall serve a term of one year, and thereafter, members shall serve a term of two years. Members shall continue to serve until their successor is duly appointed and qualified. Any vacancy on the task force shall be filled in the same manner as the original appointment. Members shall serve on the task force without compensation but may be reimbursed for their actual and necessary expenses from moneys appropriated to the department of corrections for that purpose. The task force shall:

(1) Meet on at least four occasions annually, including at least two before the end of December of the first year the task force is established. Meetings may be held by telephone or video conference at the discretion of the task force;

(2) Investigate complaints related to incarcerated persons' health, safety, welfare, and rights;

(3) Identify issues within the department of corrections. Such issues may include, but are not limited to, the following:

(a) Sanitation in prison facilities;

(b) Access to proper nutrition and a clean and adequate water supply;

(c) Livable temperatures in prison facilities;

(d) Physical or sexual abuse from fellow inmates;

(e) Physical or sexual abuse from department of corrections staff or contractors;

(f) Credible threats against an inmate from other inmates, prison staff, or contractors;

(g) Neglect of prison staff or contractors that results in physical or sexual trauma;

(h) Denial of rights afforded to inmates under federal or state law;

(i) Access to visitation and communication with family and legal representation; and

(j) Any instance in which the task force determines an action or behavior to be such that it constitutes abuse or neglect against an inmate;

(4) Monitor and ensure compliance with relevant statutes, rules, and policies regarding the treatment of inmates under the jurisdiction of the department of correction;

(5) Collect and analyze data related to complaints received by the department and data related to the following:

(a) Deaths, suicides, and suicide attempts in custody;

(b) Physical and sexual assaults in custody;

(c) Number of people placed in administrative segregation or solitary confinement, and duration of stay in confinement;

- (d) Number of facility lock-downs lasting longer than twenty-four hours;
- (e) Number of staff vacancies at each facility;
- (f) Inmate-to-staff ratios at each facility;
- (g) Staff tenure and turnover; and
- (h) Number of in-person visits to inmates that were made and denied at each facility; and
- (6) Monitor all decisions of the parole board.

3. On or before December 31, 2022, and each December thirty-first thereafter, the board shall submit to the general assembly a report of its findings and activities.

4. This section shall expire on December 31, 2027."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Pouche raised a point of order that **House Amendment No. 3** is not germane to the bill.

Representative O'Donnell requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order not well taken.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Basye	Billington	Black 137
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Haffner
Haley	Hardwick	Henderson	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Barnes	Brown 27	Brown 70	Burnett
Burton	Butz	Collins	Ellebracht	Fogle
Gray	Gunby	Ingle	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Proudie	Quade	Rogers	Sharp 36
Smith 45	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

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PRESENT: 000

ABSENT WITH LEAVE: 036

Bailey	Baker	Baringer	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Christofanelli	Clemens
Copeland	Derges	Dogan	Doll	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Hicks	Houx	Johnson	Knight	McDaniel
Patterson	Perkins	Porter	Price IV	Roden
Rowland	Sauls	Sharpe 4	Smith 67	Stephens 128
Trent				

VACANCIES: 006

Representative Collins moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

On motion of Representative Railsback, **HCS HB 1757** was adopted.

On motion of Representative Railsback, **HCS HB 1757** was ordered perfected and printed.

HB 1762, HB 1859, HB 1864, HCS HB 1875, HB 1977, HB 2090, HB 2095, HB 2123, HB 2169, HCS HB 2246, HB 2372, HB 2515, HCS HB 1854, HCS HB 1747, and HB 2050 were placed on the Informal Calendar.

HB 2593, relating to home-based businesses, was taken up by Representative Lovasco.

Representative Lovasco moved that the title of **HB 2593** be agreed to.

Representative Brown (16) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2593, Page 1, In the Title, Lines 2-3, by deleting the words "home-based businesses" and inserting in lieu thereof the words "the use of private property"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (16), **House Amendment No. 1** was adopted.

Representative Brown (16) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 2593, Page 2, Section 71.990, Line 44, by inserting after all of said section and line the following:

"535.012. No county, municipality, or other political subdivision shall impose or enforce a moratorium on eviction proceedings unless specifically authorized by state law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (16), **House Amendment No. 2** was adopted.

Representative Schroer offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 2593, Page 2, Section 71.990, Line 44, by inserting after said section and line the following:

"442.404. 1. As used in this section, the following terms shall mean:

(1) "Homeowners' association", a nonprofit corporation or unincorporated association of homeowners created under a declaration to own and operate portions of a planned community or other residential subdivision that has the power under the declaration to assess association members to pay the costs and expenses incurred in the performance of the association's obligations under the declaration or tenants-in-common with respect to the ownership of common ground or amenities of a planned community or other residential subdivision. This term shall not include a condominium unit owners' association as defined and provided for in subdivision (3) of section 448.1-103 or a residential cooperative;

(2) "Political signs", any fixed, ground-mounted display in support of or in opposition to a person seeking elected office or a ballot measure excluding any materials that may be attached.

2. (1) No deed restrictions, covenants, or similar binding agreements running with the land shall prohibit or have the effect of prohibiting the display of political signs.

[3-] (2) A homeowners' association has the authority to adopt reasonable rules, subject to any applicable statutes or ordinances, regarding the time, size, place, number, and manner of display of political signs.

[4-] (3) A homeowners' association may remove a political sign without liability if such sign is placed within the common ground, threatens the public health or safety, violates an applicable statute or ordinance, is accompanied by sound or music, or if any other materials are attached to the political sign. Subject to the foregoing, a homeowners' association shall not remove a political sign from the property of a homeowner or impose any fine or penalty upon the homeowner unless it has given such homeowner three days after providing written notice to the homeowner, which notice shall specifically identify the rule and the nature of the violation.

3. (1) No deed restrictions, covenants, or similar binding agreements running with the land shall prohibit or have the effect of prohibiting the display of sale signs on the property of a homeowner or property owner including, but not limited to, any yard on the property, or nearby street corners.

(2) A homeowners' association has the authority to adopt reasonable rules, subject to any applicable statutes or ordinances, regarding the time, size, place, number, and manner of display of sale signs.

(3) A homeowners' association may remove a sale sign without liability if such sign is placed within the common ground, threatens the public health or safety, violates an applicable statute or ordinance, is accompanied by sound or music, or if any other materials are attached to the sale sign. Subject to the foregoing, a homeowners' association shall not remove a sale sign from the property of a homeowner or property owner or impose any fine or penalty upon the homeowner or property owner unless it has given such homeowner or property owner three business days after the homeowner or property owner receives written notice from the homeowners' association, which notice shall specifically identify the rule and the nature of the alleged violation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 3** was adopted.

Representative Baker offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Bill No. 2593, Page 2, Section 71.990, Line 44, by inserting after all of said line and section the following:

- "196.298. 1. As used in this section, the following terms shall mean:
- (1) "Baked good", includes cookies, cakes, breads, danish, donuts, pastries, pies, and other items that are prepared by baking the item in an oven. A baked good does not include a potentially hazardous food item as defined by department rule;
 - (2) "Cottage food production operation", an individual operation out of the individual's home who:
 - (a) Produces a baked good, a canned jam or jelly, or a dried herb or herb mix for sale at the individual's home; **and**
 - (b) ~~[Has an annual gross income of fifty thousand dollars or less from the sale of food described in paragraph (a) of this subdivision; and~~
 - (~~e~~) Sells the food produced under paragraph (a) of this subdivision only directly to consumers;
 - (3) "Department", the department of health and senior services;
 - (4) "Home", a primary residence that contains a kitchen and appliances designed for common residential usage.
2. A cottage food production operation is not a food service establishment and shall not be subject to any health or food code laws or regulations of the state or department other than this section and rules promulgated thereunder for a cottage food production operation.
3. (1) A local health department shall not regulate the production of food at a cottage food production operation.
- (2) Each local health department and the department shall maintain a record of a complaint made by a person against a cottage food production operation.
4. The department shall promulgate rules requiring a cottage food production operation to label all of the foods described in this section which the operation intends to sell to consumers. The label shall include the name and address of the cottage food production operation and a statement that the food is not inspected by the department or local health department.
5. A cottage food production operation shall not sell any foods described in this section through the internet **unless both the cottage food production operation and the purchaser are located in this state.**
6. Nothing in this section shall be construed to prohibit the authority of the department of health and senior services or local health departments to conduct an investigation of a food-borne disease or outbreak."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Baker, **House Amendment No. 4** was adopted.

Representative Billington offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Bill No. 2593, Page 2, Section 71.990, Line 44, by inserting after all of said section and line the following:

"260.295. No building code adopted by a political subdivision shall prohibit the use of refrigerants that are approved for use under the provisions of 42 U.S.C. Section 7671k or the regulations promulgated thereunder, provided any related equipment is installed in accordance with the provisions of 42 U.S.C. Section 7671k or the regulations promulgated thereunder. Any provision of a building code that violates this section shall be null and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Chipman assumed the Chair.

On motion of Representative Billington, **House Amendment No. 5** was adopted.

Representative Fishel offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Bill No. 2593, Page 2, Section 71.990, Line 44, by inserting after all of said section and line the following:

"436.337. Notwithstanding any other provision of law, no political subdivision shall require a property owner to have a home inspection conducted of a residential property regarding the sale of the property. This provision shall not apply to any inspection requirement of new construction or occupancy permits."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Falkner offered **House Amendment No. 1 to House Amendment No. 6**.

House Amendment No. 1

to

House Amendment No. 6

AMEND House Amendment No. 6 to House Bill No. 2593, Page 1, Lines 1-2, by deleting all of said lines and inserting in lieu thereof the following:

"AMEND House Bill No. 2593, Page 1, Section 71.990, Line 13, by inserting after the word "license," the words "unless a business license for that type of business is required,"; and

Further amend said bill and section, Page 2, Line 44, by inserting after all of said section and line the following:"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 6 was withdrawn.

On motion of Representative Fishel, **House Amendment No. 6** was adopted.

On motion of Representative Lovasco, **HB 2593, as amended**, was ordered perfected and printed.

HB 1455, HCS HB 1464, HB 1478, HCS HB 1489, HCS HB 1696, and HCS HB 1716 were placed on the Informal Calendar.

HB 1860, relating to employment security, was taken up by Representative Eggleston.

On motion of Representative Eggleston, the title of **HB 1860** was agreed to.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Andrews	Atchison	Baker	Black 137	Boggs
Bromley	Brown 16	Buchheit-Courtway	Burger	Busick
Chipman	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	DeGroot	Dinkins
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riley	Roberts	Rone
Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Stacy	Stephens 128	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gunby	Ingle	Lewis 25
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Proudie	Quade	Rogers	Sauls
Smith 45	Smith 67	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 028

Bailey	Basye	Billington	Black 7	Bland Manlove
Bosley	Christofanelli	Deaton	Derges	Dogan
Doll	Gray	Gregory 96	Johnson	Kidd
Mackey	McDaniel	O'Donnell	Pollock 123	Price IV
Riggs	Roden	Rowland	Schroer	Sharp 36
Simmons	Stevens 46	Tate		

VACANCIES: 006

On motion of Representative Eggleston, **HB 1860** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1583, relating to property taxes, was taken up by Representative Murphy.

On motion of Representative Murphy, **HCS HB 1583** was adopted.

On motion of Representative Murphy, **HCS HB 1583** was ordered perfected and printed.

HB 2623, relating to certain required background checks, was taken up by Representative Veit.

On motion of Representative Veit, the title of **HB 2623** was agreed to.

Representative Roberts offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2623, Page 1, Section A, Line 2, by inserting after said section and line the following:

"195.815. 1. The department of health and senior services shall require all ~~[officers, managers, contractors, employees, and other support staff of licensed or certified]~~ **employees, contractors, owners, and volunteers of** medical marijuana facilities ~~[-, and all owners of such medical marijuana facilities who will have access to the facilities or to the facilities' medical marijuana,]~~ to submit fingerprints to the Missouri state highway patrol for the purpose of conducting a state and federal fingerprint-based criminal background check.

2. The department may require that such fingerprint submissions be made as part of a medical marijuana facility application ~~[for licensure or certification]~~, a medical marijuana facility **renewal** application ~~[for renewal of licensure or certification]~~, and an individual's application for **licensure and issuance of** an identification card authorizing that individual to be an **employee, contractor**, owner, ~~[officer, manager, contractor, employee, or other support staff]~~ **or volunteer** of a medical marijuana facility.

3. Fingerprint cards and any required fees shall be sent to the Missouri state highway patrol's central repository. The fingerprints shall be used for searching the state criminal records repository and shall also be forwarded to the Federal Bureau of Investigation for a federal criminal records search under section 43.540. The Missouri state highway patrol shall notify the department of any criminal history record information or lack of criminal history record information discovered on the individual. Notwithstanding the provisions of section 610.120 to the contrary, all records related to any criminal history information discovered shall be accessible and available to the department.

4. As used in this section, the following words shall mean:

(1) **"Contractor", a person performing work or service of any kind for a medical marijuana facility in accordance with a contract with that facility;**

(2) "Employee", ~~[any]~~ a person performing work or service of any kind or character for hire in a medical marijuana facility;

~~[(2)]~~ (3) "Medical marijuana facility", an entity licensed or certified by the department of health and senior services ~~[-, or its successor agency,]~~ to acquire, cultivate, process, manufacture, test, store, sell, transport, or deliver medical marijuana;

~~(3) "Other support staff", any person performing work or service of any kind or character, other than employees, on behalf of a medical marijuana facility if such a person would have access to the medical marijuana facility or its medical marijuana or related equipment or supplies]."; and~~

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts, **House Amendment No. 1** was adopted.

On motion of Representative Veit, **HB 2623, as amended**, was ordered perfected and printed.

HB 1705, relating to offender registries, was taken up by Representative Roberts.

On motion of Representative Roberts, the title of **HB 1705** was agreed to.

On motion of Representative Roberts, **HB 1705** was ordered perfected and printed.

HCS HB 2218, relating to property regulations in certain cities and counties, was taken up by Representative O'Donnell.

Representative O'Donnell moved that the title of **HCS HB 2218** be agreed to.

Representative Brown (16) offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2218, Page 1, In the Title, Lines 4-5, by deleting the phrase "in certain cities and counties"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (16), **House Amendment No. 1** was adopted.

Speaker Vescovo resumed the Chair.

Representative Fishel offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2218, Page 17, Section 92.855, Line 11, by inserting after all of said section and line the following:

"436.337. Notwithstanding any other provision of law, no political subdivision shall require a property owner to have a home inspection conducted of a residential property regarding the sale of the property. This provision shall not apply to any inspection requirement of new construction or occupancy permits."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fishel, **House Amendment No. 2** was adopted.

Representative Brown (16) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2218, Page 17, Section 442.130, Line 6, by inserting after all of said section and line the following:

"535.012. No county, municipality, or other political subdivision shall impose or enforce a moratorium on eviction proceedings unless specifically authorized by state law."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (16), **House Amendment No. 3** was adopted.

Representative Schroer offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 2218, Page 17, Section 442.130, Line 6, by inserting after said section and line the following:

"442.404. 1. As used in this section, the following terms shall mean:

(1) "Homeowners' association", a nonprofit corporation or unincorporated association of homeowners created under a declaration to own and operate portions of a planned community or other residential subdivision that has the power under the declaration to assess association members to pay the costs and expenses incurred in the performance of the association's obligations under the declaration or tenants-in-common with respect to the ownership of common ground or amenities of a planned community or other residential subdivision. This term shall not include a condominium unit owners' association as defined and provided for in subdivision (3) of section 448.1-103 or a residential cooperative;

(2) "Political signs", any fixed, ground-mounted display in support of or in opposition to a person seeking elected office or a ballot measure excluding any materials that may be attached.

2. (1) No deed restrictions, covenants, or similar binding agreements running with the land shall prohibit or have the effect of prohibiting the display of political signs.

~~[3-]~~ (2) A homeowners' association has the authority to adopt reasonable rules, subject to any applicable statutes or ordinances, regarding the time, size, place, number, and manner of display of political signs.

~~[4-]~~ (3) A homeowners' association may remove a political sign without liability if such sign is placed within the common ground, threatens the public health or safety, violates an applicable statute or ordinance, is accompanied by sound or music, or if any other materials are attached to the political sign. Subject to the foregoing, a homeowners' association shall not remove a political sign from the property of a homeowner or impose any fine or penalty upon the homeowner unless it has given such homeowner three days after providing written notice to the homeowner, which notice shall specifically identify the rule and the nature of the violation.

3. (1) **No deed restrictions, covenants, or similar binding agreements running with the land shall prohibit or have the effect of prohibiting the display of sale signs on the property of a homeowner or property owner including, but not limited to, any yard on the property, or nearby street corners.**

(2) A homeowners' association has the authority to adopt reasonable rules, subject to any applicable statutes or ordinances, regarding the time, size, place, number, and manner of display of sale signs.

(3) A homeowners' association may remove a sale sign without liability if such sign is placed within the common ground, threatens the public health or safety, violates an applicable statute or ordinance, is accompanied by sound or music, or if any other materials are attached to the sale sign. Subject to the foregoing, a homeowners' association shall not remove a sale sign from the property of a homeowner or property owner or impose any fine or penalty upon the homeowner or property owner unless it has given such homeowner or property owner three business days after the homeowner or property owner receives written notice from the homeowners' association, which notice shall specifically identify the rule and the nature of the alleged violation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 4** was adopted.

On motion of Representative O'Donnell, **HCS HB 2218, as amended**, was adopted.

On motion of Representative O'Donnell, **HCS HB 2218, as amended**, was ordered perfected and printed.

Representative Hudson assumed the Chair.

HCS HB 2600, relating to the joint committee on solid waste management, was taken up by Representative Railsback.

Representative Railsback moved that the title of **HCS HB 2600** be agreed to.

Representative McGaugh offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2600, In the Title, Page 1, Lines 2-3, by deleting the phrase "the joint committee on solid waste management" and inserting in lieu thereof the phrase "natural resources"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 1** was adopted.

Representative Brown (70) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2600, Page 2, Section 21.831, Line 35, by inserting after said section and line the following:

"160.077. 1. This section shall be known and may be cited as the "Get the Lead Out of School Drinking Water Act".

2. As used in this section, the following terms mean:

(1) "Commission", the safe drinking water commission established under section 640.105;

(2) "Disadvantaged school district", any school district that serves students from a county in which at least twenty-five percent of the households in such county are below the federal poverty guidelines updated periodically in the Federal Register by the U.S. Department of Health and Human Services under the authority of 42 U.S.C. Section 9902(2), as amended, or any school district in which more than seventy percent of students in the district qualify for a free or reduced price lunch under the federal Richard B. Russell National School Lunch Act, 42 U.S.C. Section 1751 et seq.;

(3) "Drinking water outlet", a potable water fixture that is used for drinking or food preparation. "Drinking water outlet" includes, but is not limited to:

(a) A water fountain, faucet, or tap that is used or potentially used for drinking or food preparation; and

(b) Ice-making and hot drink machines;

(4) "First draw", a two-hundred-fifty-milliliter sample immediately collected from a drinking water outlet that has been turned on after a stagnation period of at least eight hours;

(5) "NSF/ANSI 53-2017", the standard for drinking water treatment systems that are designed to reduce specific health-related contaminants in water supplies that is published by NSF International/ANSI with the title "Drinking Water Treatment Units - Health Effects", or any more stringent subsequent standard;

(6) "Parent", a parent, guardian, or other person having control or custody of a child;

(7) "Private school", the same definition as in section 166.700;

(8) "Public school", the same definition as in section 160.011;

(9) "Remediation", decreasing the lead concentration in water from a drinking water outlet to less than one part per billion without relying solely on flushing practices, or using methods such as the replacement of lead-containing pipes, solder, fittings, or fixtures with lead-free components;

(10) "School", any public school, private school, or provider of an early childhood education program that receives state funding.

3. Beginning in the 2023-24 school year and for each subsequent school year, each school shall provide drinking water with a lead concentration level below the American Academy of Pediatrics' recommended maximum level for schools of one part per billion in sufficient amounts to meet the drinking water needs of all students and staff as provided in this section.

4. (1) Before January 1, 2024, each school shall:

(a) Conduct an inventory of all drinking water outlets and nonpotable water fixtures in each of the school's buildings;

(b) Remove any drinking watercoolers that the United States Environmental Protection Agency has determined are not lead-free under the federal Lead Contamination Control Act of 1988, as amended;

(c) Install a filter that reduces lead in drinking water on each drinking water outlet, maintain such filters to ensure that lead concentration levels are below one part per billion, and replace such filters at least as frequently as provided for in the manufacturer's instructions. This paragraph shall apply only to schools with drinking water determined to have a lead concentration level above the American Academy of Pediatrics' recommended maximum level for schools of one part per billion; and

(d) Upon request, provide general information on the health effects of lead contamination and additional informational resources for employees and parents of children at each school.

(2) Each school shall make buildings housing early childhood education programs, kindergartens, and elementary schools the priority when complying with paragraphs (a) to (c) of subdivision (1) of this subsection.

(3) Filters described in paragraph (c) of subdivision (1) of this subsection and any replacement filters shall be certified as compliant with NSF/ANSI 53-2017 and shall incorporate an integral performance indication device as specified in section 6.1 of NSF/ANSI 53-2017.

(4) Each school shall provide sufficient filtered water to meet the drinking water needs of all students and staff.

(5) Within sixty days after filters are installed as required under paragraph (c) of subdivision (1) of this subsection and annually thereafter, each school shall conduct testing for lead by first-draw and follow-up flush samples of a random sampling of at least twenty-five percent of remediated drinking water outlets until all remediated sources have been tested as recommended by the 2018 version of the United States Environmental Protection Agency's "Training, Testing, and Taking Action" program. The testing shall be conducted and the results analyzed for both types of tests by an entity or entities approved by the department.

(6) Within two weeks after receiving test results, each school shall make all testing results and any lead remediation plans available on the school's website.

(7) School districts shall submit such annual testing results to the commission.

(8) This subsection shall not be construed to prevent a school from conducting more frequent testing than required under this section.

5. (1) If a first draw sample shows a lead concentration of one part per billion or greater, the affected school shall:

(a) Within one business day after receiving the test result, shut off the drinking water outlet;

(b) Provide bottled water if there is not enough water to meet the drinking water needs of the students, teachers, and staff; and

(c) Within thirty days after receiving the test result, determine interim remediation steps to implement to address the elevated lead concentration level. Such steps shall be posted to the school website.

(2) If a pipe, solder, fitting, or fixture is replaced as part of permanent remediation under paragraph (d) of subdivision (1) of this subsection, the replacement shall be lead-free, as such term is defined in 40 CFR 143.12, as amended.

(3) If a test result exceeds one part per billion, the affected school shall contact parents and staff via written notification within seven business days after receiving the test result. The notification shall include at least:

(a) The test results and a summary that explains such results;

(b) A description of any remedial steps taken; and

(c) A description of general health effects of lead contamination and community specific resources.

6. (1) In addition to the apportionments payable to a school district under chapter 163, the department of natural resources is hereby authorized to apportion to any school additional funding for the filtration, testing, and other remediation of drinking water systems required under this section, subject to appropriation.

(2) To the extent permitted by federal law, a school district may seek reimbursement or other funds for compliance incurred under this section under any applicable federal law including, but not limited to, America's Water Infrastructure Act of 2018 and the Water Infrastructure Finance and Innovation Act of 2014, 33 U.S.C. Section 3901 et seq.

(3) Disadvantaged school districts shall receive funding priority under this subsection.

7. The commission, in conjunction with the department of elementary and secondary education, shall publish a report biennially based on the findings from the water testing conducted under this section. Such report shall be sent to the governor and the joint committee on education and shall be made available on the website of the commission.

8. The commission shall:

(1) On or before July 1, 2023, provide guidance to schools regarding the maintenance of filters and filtration systems and the development and implementation of flushing plans. Such guidance shall include recommendations for flushing after stagnant times including, but not limited to, the morning of each school day and after weekends, school holidays, and summer break. Flushing plans shall include details for flushing the incoming water line and the filter; and

(2) On or before July 1, 2023, create an online program to provide training for custodial staff on the maintenance of filters and filtration systems and on the implementation of flushing plans, emphasizing that proper maintenance is critical to improved drinking water quality and safety.

9. (1) For public schools, the commission shall ensure compliance with this section. Each school district shall be responsible for ensuring compliance within each school within the school district's jurisdiction.

(2) The commission shall have the authority to enter a school building governed by this section to determine compliance with this section.

10. No school building constructed after January 4, 2014, as provided in the federal Reduction of Lead in Drinking Water Act (42 U.S.C. Section 300g-6), as amended, shall be required to install, maintain, or replace filters under paragraph (c) of subdivision (1) of subsection 4 of this section.

11. A school that tests and does not find a drinking water source with a lead concentration above the acceptable level as defined in subsection 3 of this section shall be required to test only every five years.

12. The commission may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (70), **House Amendment No. 2** was adopted.

Representative McGaugh offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2600, Page 2, Section 21.831, Line 35, by inserting after all of said section and line the following:

"256.800. 1. This section shall be known and may be cited as the "Flood Resiliency Act".

2. As used in this section, unless the context otherwise requires, the following terms shall mean:

(1) "Director", the director of the department of natural resources;

(2) "Flood resiliency measures", structural improvements, studies, and activities employed to improve flood resiliency in local to regional or multi-jurisdictional areas;

(3) "Flood resiliency project", a project containing planning, design, construction, or renovation of flood resiliency measures or the conduct of studies or activities in support of flood resiliency measures;

(4) "Partner", a political subdivision, entity, or person working in conjunction with a promoter to facilitate the completion of a flood resiliency project;

(5) "Plan", a preliminary report describing the need for, and implementation of, flood resiliency measures;

(6) "Promoter", any political subdivision of the state, or any levee district or drainage district organized or incorporated in the state.

3. (1) There is hereby established in the state treasury a fund to be known as the "Flood Resiliency Improvement Fund", which shall consist of all moneys deposited in such fund from any source, whether public or private. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and moneys in the fund shall be used solely for the purposes of this section. Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund. The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

(2) Upon appropriation, the department of natural resources shall use moneys in the fund created by this subsection for the purposes of carrying out the provisions of this section including, but not limited to, the provision of grants or other financial assistance and, if limitations or conditions are imposed, only upon such other limitations or conditions specified in the instrument that appropriates, grants, bequeaths, or otherwise authorizes the transmission of moneys to the fund.

4. In order to increase flood resiliency along the Missouri and Mississippi Rivers and their tributaries and improve statewide flood forecasting and monitoring ability, there is hereby established a "Flood Resiliency Program". The program shall be administered by the department of natural resources. The state may participate with a promoter in the development, construction, or renovation of a flood resiliency project if the promoter has a plan which has been submitted to and approved by the director, or the state may promote a flood resiliency project and initiate a plan on its own accord.

5. The plan shall include a description of the flood resiliency project, the need for the project, the flood resiliency measures to be implemented, the partners to be involved in the project, and other such information as the director may require to adequately evaluate the merit of the project.

6. The director shall only approve a plan upon a determination that long-term flood mitigation is needed in that area of the state and that such a plan proposes flood resiliency measures that will provide long-term flood resiliency.

7. Promoters with approved flood resiliency plans and their partners shall be eligible to receive any gifts, contributions, grants, or bequests from federal, state, private, or other sources for costs associated with flood resiliency projects that are part of such plans.

8. Promoters with approved flood resiliency plans and their partners may be granted moneys from the flood resiliency improvement fund under subsection 3 of this section for eligible costs associated with flood resiliency projects that are part of such plans.

9. The department of natural resources is hereby granted authority to promulgate rules to implement this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McGaugh, **House Amendment No. 3** was adopted.

Representative Schwadron offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 2600, Page 2, Section 21.831, Line 35, by inserting after all of said section and line the following:

"260.243. **1. For facilities permitted before August 28, 2022,** the department of natural resources shall not issue a permit to an applicant for a commercial solid waste processing facility designed to incinerate solid waste in any county unless such facility meets the conditions established in this section. For the purposes of this section, a commercial solid waste processing facility is a facility designed to incinerate waste which accepts solid waste for a fee regardless of where such waste is generated. Any commercial solid waste processing facility which incinerates solid waste shall be located so as to provide a health and safety buffer zone to protect citizens living or working nearby. The size of the buffer zone shall be determined by the department but shall extend at least fifty feet from a facility located in a nonresidential area in a city not within a county or at least three hundred feet from a facility located elsewhere. The department shall consider the proximity of schools, businesses and houses, the prevailing winds and other factors which it deems relevant when establishing the buffer zone. Any facility located within a city not within a county shall be required to strictly adhere to the terms, conditions and provisions of its permit.

2. (1) For any facility permitted on or after August 28, 2022, the department of natural resources shall not issue a permit to an applicant for a transfer station in any county with a charter form of government unless such transfer station meets the conditions established in this subsection. Any transfer station shall provide a buffer zone determined by the department that shall extend at least one thousand feet from a transfer station located in a residential area. The department shall consider the proximity of schools, businesses, and houses when establishing the buffer zone.

(2) This subsection shall not apply to any permit renewal, modifications, or amendments to any transfer station originally permitted as provided in subsection 1 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Dinkins offered **House Amendment No. 1 to House Amendment No. 4.**

House Amendment No. 1

to

House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for House Bill No. 2600, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""163.024. **1.** All moneys received in the Iron County school fund, Reynolds County school fund, Jefferson County school fund, and Washington County school fund from the payment of a civil penalty pursuant to a consent decree filed in the United States district court for the eastern district of Missouri in December, 2011, in the case of United States of America and State of Missouri v. the Doe Run Resources Corporation d/b/a "The Doe Run Company," and the Buick Resource Recycling Facility, LLC, because of environmental violations shall not be included in any district's local effort figure, as such term is defined in section 163.011. The provisions of this ~~[section]~~ **subsection** shall terminate on July 1, 2016.

2. (1) No moneys received in the Iron County school fund from the payment of any penalty, whether to resolve violations or as payment of any stipulated penalty, under Administrative Order on Consent No. APCP-2019-001 ("Order") issued by the department of natural resources and effective on August 30, 2019, shall be included in such school district's local effort calculation, as such term is defined in section 163.011.

(2) The department of natural resources shall notify the revisor of statutes when the Order is terminated as provided in the Order, and this subsection shall expire on the last day of the fiscal year in which the revisor receives such notification from the department.

260.243. **1. For facilities permitted before August 28, 2022,** the department of natural"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dinkins, **House Amendment No. 1 to House Amendment No. 4** was adopted.

Representative Hardwick offered **House Amendment No. 2 to House Amendment No. 4**.

House Amendment No. 2
to
House Amendment No. 4

AMEND House Amendment No. 4 to House Committee Substitute for House Bill No. 2600, Page 1, Line 4, by deleting said line and inserting in lieu thereof the following:

""260.221. 1. As used in this section, the following terms mean:

(1) "Processed recycled asphalt shingles", recycled asphalt shingles that do not contain extraneous metals, glass, rubber, nails, soil, brick, tars, paper, wood, and plastics and that have been reduced in size to produce a commercially reasonable usable product. "Processed recycled asphalt shingles" shall also be considered clean fill, as such term is defined in section 260.200;

(2) "Recycled asphalt shingles", manufacture waste scrap shingles and post-consumer, tear-off scrap shingles that are accumulated as products for commercial purposes related to recycling or reuse as processed recycled asphalt shingles.

2. Processed recycled asphalt shingles may be used for fill, reclamation, and other beneficial purposes without a permit under sections 260.200 to 260.345 if such processed recycled asphalt shingles are inspected for toxic and hazardous substances in accordance with requirements established by the department of natural resources, provided that processed recycled asphalt shingles shall not be used for such purposes within fifty feet of any lake, river, sink hole, perennial stream, or ephemeral stream.

3. This section shall not be construed to authorize the abandonment, accumulation, placement, or storage of recycled asphalt shingles or processed recycled asphalt shingles on any real property without the consent of the real property owner.

260.243. 1. For facilities permitted before August 28, 2022, the department of natural"; and

Further amend said amendment and page, Line 24, by deleting said line and inserting in lieu thereof the following:

"any transfer station originally permitted as provided in subsection 1 of this section.

644.060. 1. Processed recycled asphalt shingles, as defined in section 260.221, may be used for fill, reclamation, and other beneficial purposes without a permit under sections 644.006 to 644.141 if such processed recycled asphalt shingles are inspected for toxic and hazardous substances in accordance with requirements established by the department of natural resources, provided that processed recycled asphalt shingles shall not be used for such purposes within fifty feet of any lake, river, sink hole, perennial stream, or ephemeral stream.

2. This section shall not be construed to authorize the abandonment, accumulation, placement, or storage of recycled asphalt shingles or processed recycled asphalt shingles on any real property without the consent of the real property owner."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hardwick, **House Amendment No. 2 to House Amendment No. 4** was adopted.

On motion of Representative Schwadron, **House Amendment No. 4, as amended**, was adopted.

On motion of Representative Railsback, **HCS HB 2600, as amended**, was adopted.

On motion of Representative Railsback, **HCS HB 2600, as amended**, was ordered perfected and printed.

HB 2331, relating to public health, was taken up by Representative Baker.

On motion of Representative Baker, the title of **HB 2331** was agreed to.

HB 2331 was laid over.

Speaker Vescovo resumed the Chair.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 2012, relating to health care, was taken up by Representative Kelly (141).

On motion of Representative Kelly (141), **HCS HB 2012** was read the third time and passed by the following vote:

AYES: 091

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Cook
Copeland	Cupps	Davidson	Davis	Dinkins
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Mayhew	McGaugh	McGirl	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Porter	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 037

Adams	Anderson	Appelbaum	Aune	Bangert
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Dogan	Fogle	Gray
Gunby	Ingle	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Sharp 36	Smith 45	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 029

Aldridge	Bailey	Baringer	Barnes	Bland Manlove
Boggs	Bosley	Christofanelli	Coleman 97	Deaton
DeGroot	Derges	Doll	Ellebracht	Gregory 96
Johnson	Lovasco	McDaniel	Phifer	Pietzman
Pollock 123	Pouche	Price IV	Rowland	Sauls
Simmons	Smith 163	Smith 67	Trent	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE JOINT RESOLUTIONS

HJR 116, relating to the state department of the national guard, was taken up by Representative Schnelting.

On motion of Representative Schnelting, **HJR 116** was read the third time and passed by the following vote:

AYES: 126

Adams	Anderson	Andrews	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Collins	Cook	Copeland	Cupps	Davidson
Davis	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Pietzman	Pike
Plocher	Pollitt 52	Porter	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rogers	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Smith 155	Smith 45
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Turnbaugh	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 002

Merideth	Roberts
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PRESENT: 003

Bosley	Unsicker	Windham
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ABSENT WITH LEAVE: 026

Aldridge	Aune	Bailey	Barnes	Bland Manlove
Boggs	Christofanelli	Coleman 97	Deaton	DeGroot
Derges	Doll	Gregory 96	Johnson	Lovasco
McDaniel	Phifer	Pollock 123	Pouche	Price IV
Rowland	Sauls	Simmons	Smith 163	Smith 67
Trent				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HJR 131, relating to elections, was taken up by Representative Shaul.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Baker	Basye	Black 137
Black 7	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 039

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gray	Gunby	Ingle
Lewis 25	Mackey	Merideth	Mosley	Nurrenbern
Proudie	Quade	Rogers	Sauls	Sharp 36
Smith 45	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 023

Aldridge	Bailey	Barnes	Billington	Boggs
Christofanelli	Coleman 32	Derges	Doll	Gregory 96
Hicks	Hovis	Johnson	McCreery	McDaniel
Person	Phifer	Plocher	Price IV	Riggs
Rowland	Smith 163	Smith 67		

VACANCIES: 006

On motion of Representative Shaul, **HCS HJR 131** was read the third time and passed by the following vote:

AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Dogan	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Lovasco	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stacy	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

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ABSENT WITH LEAVE: 015

Aldridge	Bailey	Barnes	Boggs	Christofanelli
Derges	Doll	Gregory 96	Hicks	Johnson
McDaniel	Phifer	Price IV	Rowland	Smith 163

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS

HCS HB 1597, to authorize the conveyance of certain state property, was taken up by Representative Busick.

On motion of Representative Busick, **HCS HB 1597** was read the third time and passed by the following vote:

AYES: 094

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Grier	Haden	Haffner	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Murphy	O'Donnell	Owen	Patterson	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 046

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gray	Griffith	Gunby
Haley	Ingle	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Sassmann	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Thomas
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 017

Aldridge	Bailey	Barnes	Boggs	Christofanelli
Derges	Doll	Gregory 96	Hicks	Johnson
McDaniel	Morse	Perkins	Phifer	Price IV
Rowland	Smith 163			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2208, HCS HB 2499, HB 2590, HB 1480, HB 1563, HCS HB 1641, HB 1721, HCS HB 1905, HCS HBs 1972 & 2483, HB 2056, HCS HB 2140, HB 2160, HB 2164, HB 2165, HCS HB 2220, HB 2255, HB 2327, HB 2331, HB 2359, and HCS HB 2450 were placed back on the House Bills for Perfection Calendar.

THIRD READING OF HOUSE BILLS

HCS HB 1472, relating to the offense of money laundering, was taken up by Representative Pike.

On motion of Representative Pike, **HCS HB 1472** was read the third time and passed by the following vote:

AYES: 136

Andrews	Appelbaum	Atchison	Aune	Baker
Bangert	Baringer	Basye	Billington	Black 137
Black 7	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Mackey	Mayhew	McCreery	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Person	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas

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Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 005

Anderson	Chipman	Davis	Lovasco	Seitz
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PRESENT: 001

Bland Manlove

ABSENT WITH LEAVE: 015

Adams	Aldridge	Bailey	Barnes	Boggs
Christofanelli	Derges	Doll	Gregory 96	Johnson
McDaniel	Perkins	Phifer	Price IV	Rowland

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 2587, relating to the regulatory sandbox act, was taken up by Representative Riley.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Murphy	O'Donnell	Owen
Patterson	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 041

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gray	Gunby	Ingle
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Proudie	Quade	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 016

Aldridge	Bailey	Barnes	Boggs	Christofanelli
Derges	Dogan	Doll	Gregory 96	Johnson
McDaniel	Morse	Perkins	Phifer	Price IV
Rowland				

VACANCIES: 006

On motion of Representative Riley, **HCS HB 2587** was read the third time and passed by the following vote:

AYES: 108

Andrews	Atchison	Aune	Baker	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Brown 70	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gregory 51
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 035

Adams	Anderson	Appelbaum	Bangert	Baringer
Bland Manlove	Bosley	Brown 27	Burnett	Burton
Butz	Clemens	Collins	Gray	Ingle

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Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Proudie	Quade	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 014

Aldridge	Bailey	Barnes	Boggs	Christofanelli
Derges	Doll	Gregory 96	Johnson	McDaniel
Perkins	Phifer	Price IV	Rowland	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2493, relating to public school finances, was placed on the Informal Calendar.

HCS HB 2289, relating to requirements for public notices, was taken up by Representative Andrews.

On motion of Representative Andrews, **HCS HB 2289** was read the third time and passed by the following vote:

AYES: 142

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Person
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 015

Aldridge	Bailey	Barnes	Boggs	Christofanelli
Derges	Doll	Gregory 96	Johnson	McDaniel
Perkins	Phifer	Price IV	Rowland	Stephens 128

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1682, relating to regulation of real property, was taken up by Representative Brown (16).

On motion of Representative Brown (16), **HCS HB 1682** was read the third time and passed by the following vote:

AYES: 102

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 036

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Clemens	Collins	Fogle
Gray	Gunby	Ingle	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Quade	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

1868 *Journal of the House*

PRESENT: 004

Burton	Proudie	Sauls	Sharp 36
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ABSENT WITH LEAVE: 015

Aldridge	Bailey	Barnes	Boggs	Christofanelli
Derges	Doll	Gregory 96	Johnson	McDaniel
Phifer	Price IV	Rogers	Rowland	Stephens 128

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2697, relating to the offense of organized retail theft, was taken up by Representative Shaul.

On motion of Representative Shaul, **HB 2697** was read the third time and passed by the following vote:

AYES: 113

Adams	Andrews	Atchison	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bromley
Brown 16	Brown 27	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Clemens	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gregory 51	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 67	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 026

Anderson	Appelbaum	Aune	Bland Manlove	Bosley
Chipman	Collins	Davis	Eggleston	Gray
Lewis 25	Lovasco	Merideth	Mosley	Person
Proudie	Quade	Richey	Smith 45	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham				

PRESENT: 000

ABSENT WITH LEAVE: 018

Aldridge	Bailey	Baker	Barnes	Boggs
Brown 70	Christofanelli	Derges	Doll	Gregory 96
Hovis	Johnson	McDaniel	Nurrenbern	Phifer
Price IV	Rowland	Stephens 128		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2607, relating to siting requirements for excursion gambling boat facilities, was taken up by Representative Rone.

On motion of Representative Rone, **HB 2607** was read the third time and passed by the following vote:

AYES: 132

Adams	Anderson	Andrews	Appelbaum	Aune
Bangert	Baringer	Basye	Black 137	Bland Manlove
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Young	Mr. Speaker			

NOES: 007

Billington	Boggs	Pollock 123	Seitz	Stacy
Toalson Reisch	Walsh 50			

PRESENT: 002

Atchison	Morse
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1870 *Journal of the House*

ABSENT WITH LEAVE: 016

Aldridge	Bailey	Baker	Barnes	Black 7
Christofanelli	Derges	Doll	Gregory 96	Johnson
McDaniel	Phifer	Price IV	Rowland	Stephens 128
Wright				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1562, relating to the designation of a historic region, was taken up by Representative Griffith.

On motion of Representative Griffith, **HCS HB 1562** was read the third time and passed by the following vote:

AYES: 138

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Pietzman	Pike
Plocher	Pollitt 52	Pollack 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 003

Bland Manlove	Merideth	Windham
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ABSENT WITH LEAVE: 016

Aldridge	Bailey	Baker	Barnes	Christofanelli
Derges	Doll	Gregory 96	Johnson	McDaniel
McGill	Phifer	Price IV	Rowland	Simmons
Stephens 128				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - INFORMAL

HB 2143, relating to cemetery trust funds, was taken up by Representative Kalberloh.

On motion of Representative Kalberloh, **HB 2143** was read the third time and passed by the following vote:

AYES: 144

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

1872 *Journal of the House*

ABSENT WITH LEAVE: 013

Aldridge	Bailey	Barnes	Christofanelli	Derges
Doll	Gregory 96	Johnson	McDaniel	Phifer
Price IV	Rowland	Stephens 128		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 2032, relating to child trafficking, was taken up by Representative Lewis (6).

On motion of Representative Lewis (6), **HCS HB 2032** was read the third time and passed by the following vote:

AYES: 140

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Grier	Griffith	Gunby	Haden	Haffner
Haley	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Windham	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Aldridge	Bailey	Barnes	Christofanelli	Derges
Doll	Gregory 96	Hardwick	Johnson	McDaniel
Phifer	Price IV	Roden	Rowland	Stephens 128
Walsh 50	Wright			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1954, relating to child maintenance orders for certain persons convicted of driving while intoxicated, was taken up by Representative Henderson.

On motion of Representative Henderson, **HB 1954** was read the third time and passed by the following vote:

AYES: 107

Andrews	Atchison	Aune	Baker	Baringer
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Busick	Butz	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Grier	Griffith	Haden	Haffner	Haley
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGill	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 018

Anderson	Bland Manlove	Burnett	Clemens	Davis
Gray	Lewis 25	Lovasco	Merideth	Mosley
Quade	Simmons	Stevens 46	Terry	Turnbaugh
Unsicker	Windham	Young		

PRESENT: 016

Adams	Appelbaum	Bangert	Bosley	Brown 70
Burton	Collins	Fogle	Gunby	Ingle
Person	Proudie	Smith 45	Smith 67	Walsh Moore 93
Weber				

ABSENT WITH LEAVE: 016

Aldridge	Bailey	Barnes	Christofanelli	Derges
Dogan	Doll	Gregory 96	Hardwick	Johnson
McDaniel	Phifer	Price IV	Rogers	Rowland
Stephens 128				

VACANCIES: 006

1874 *Journal of the House*

Speaker Vescovo declared the bill passed.

HB 1684, relating to the Missouri nuclear clean power act, was taken up by Representative Black (137).

On motion of Representative Black (137), **HB 1684** was read the third time and passed by the following vote:

AYES: 101

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Grier	Griffith	Haden	Haffner	Haley
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGirt	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 040

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Ellebracht	Fogle	Gray	Gunby	Ingle
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Proudie	Quade	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 001

Person

ABSENT WITH LEAVE: 015

Aldridge	Bailey	Barnes	Christofanelli	DeGroot
Derges	Dogan	Doll	Gregory 96	Hardwick
Johnson	McDaniel	Phifer	Price IV	Rowland

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2088, relating to sentence credits, was taken up by Representative Grier.

On motion of Representative Grier, **HB 2088** was read the third time and passed by the following vote:

AYES: 139

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Eggleston	Ellebracht
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Grier	Gunby	Haden
Haffner	Haley	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGirl	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 001

Walsh 50

PRESENT: 000

ABSENT WITH LEAVE: 017

Aldridge	Bailey	Barnes	Christofanelli	DeGroot
Derges	Dogan	Doll	Evans	Gregory 96
Griffith	Hardwick	Johnson	McDaniel	Phifer
Price IV	Rowland			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 4108 - Financial Institutions

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1719 - Insurance

HB 1922 - Special Committee on Criminal Justice

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SB 652 - Emerging Issues

SB 655 - Pensions

SS SCS SB 672 - Economic Development

SB 710 - Downsizing State Government

SS SCS SB 724 - Special Committee on Public Policy

SS SCS SBs 775, 751 & 640 - Emerging Issues

COMMITTEE REPORTS

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2245**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Billington, Black (7), Brown (27), Clemens, Hovis, Murphy, O'Donnell, Owen, Person, Pike and Wright

Noes (0)

Absent (2): Kidd and Stevens (46)

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2430**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Billington, Black (7), Brown (27), Clemens, Hovis, Murphy, O'Donnell, Owen, Person, Pike and Wright

Noes (0)

Absent (2): Kidd and Stevens (46)

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2799**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Billington, Black (7), Brown (27), Clemens, Hovis, Murphy, O'Donnell, Owen, Person, Pike and Wright

Noes (0)

Absent (2): Kidd and Stevens (46)

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 2780**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Copeland, Davis, Dogan, Lovasco, Perkins, Stevens (46), Van Schoiack and Young

Noes (0)

Absent (2): Evans and Hardwick

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2654**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Cupps, Deaton, Eggleston, Evans, Falkner, Ingle, Kelly (141), Rogers and Taylor (139)

Noes (0)

Absent (4): Bailey, Ellebracht, Lovasco and Proudie

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2758**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Cupps, Deaton, Eggleston, Evans, Falkner, Ingle, Kelly (141) and Taylor (139)

Noes (1): Rogers

Absent (4): Bailey, Ellebracht, Lovasco and Proudie

Special Committee on Litigation Reform, Chairman DeGroot reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 2771**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (4): DeGroot, Hardwick, Riley and Trent

Noes (3): Anderson, Black (137) and Rogers

Absent (3): Christofanelli, Coleman (97) and Ellebracht

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 24** entitled:

Relating to Victims of Communism Memorial Day.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 27**.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 28**.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 29** entitled:

Relating to Certified Registered Nurse Anesthetists Week.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCR 31** entitled:

Relating to approval of the Missouri Water Resources Plan.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 33**.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SCR 34**.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCR 36** entitled:

Relating to the America 250 Missouri Commission.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 718** entitled:

An act to amend chapter 9, RSMo, by adding thereto one new section relating to historically black college and university week.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 845** entitled:

An act to repeal sections 50.800, 50.810, 50.815, and 50.820, RSMo, and to enact in lieu thereof two new sections relating to county financial statements, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 886** entitled:

An act to repeal sections 456.4-419, 456.5-504, and 456.5-505, RSMo, and to enact in lieu thereof five new sections relating to trusts.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 908** entitled:

An act to repeal sections 67.457, 67.461, 67.1421, 67.1431, 67.1471, 99.825, 99.830, 99.865, 238.212, and 238.222, RSMo, and to enact in lieu thereof ten new sections relating to certain special taxing districts.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 982** entitled:

An act to repeal sections 208.044, 208.046, 208.053, 210.027, 210.102, 210.199, 210.203, 210.211, 210.221, 210.223, 210.231, 210.241, 210.245, 210.251, 210.252, 210.254, 210.255, 210.256, 210.258, 210.275, 210.1007, and 210.1080, RSMo, and to enact in lieu thereof twenty-one new sections relating to child care, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

The following members' presence was noted: Gregory (96), McDaniel, and Price IV.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 9:30 a.m., Thursday, April 7, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University Agriculture Facilities.

ECONOMIC DEVELOPMENT

Thursday, April 7, 2022, 9:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1996, HB 2754

Executive session will be held: HB 2418

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Tuesday, April 12, 2022, 8:30 AM, Joint Hearing Room (117).

Report from Director; approve minutes from May 6, 2021; periodic review of rules; Elect a new Chair. Only individuals or organizations testifying in person will be entered into the committee minutes.

Portions of this meeting may be closed pursuant to Section 610.021(1).

LOCAL GOVERNMENT

Thursday, April 7, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1581

Executive session will be held: HB 1803, HB 2761

RULES - LEGISLATIVE OVERSIGHT

Thursday, April 7, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: SS#2 SJR 38, SS SB 678, HCS HB 1753, HCS HB 1858, HCS HB 2008, HCS HB 2152, HB 2487

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, April 7, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2133

Executive session will be held: HB 1586

SPECIAL COMMITTEE ON GOVERNMENT ACCOUNTABILITY

Monday, April 11, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1955

Executive session will be held: HB 2003

HOUSE CALENDAR

FIFTIETH DAY, THURSDAY, APRIL 7, 2022

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 3017 through HB 3019

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl
HJR 80 - Coleman (32)
HCS HJR 134 - Taylor (139)
HJR 137 - Eggleston

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd
HJR 100 - Richey
HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1683 - Brown (16)

HCS HB 1709 - Buchheit-Courtway
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2171 - Francis
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2571 - Owen
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden

HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HS HCS HBs 2574, 1929 & 1456 - Mayhew
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick

HCS HB 2452 - Cook
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 3001 - Smith (163)
HCS HB 3002 - Smith (163)
HCS HB 3003 - Smith (163)
HCS HB 3004 - Smith (163)

HCS HB 3005 - Smith (163)
HCS HB 3006 - Smith (163)
HCS HB 3007 - Smith (163)
HCS HB 3008 - Smith (163)
HCS HB 3009 - Smith (163)
HCS HB 3010 - Smith (163)
HCS HB 3011 - Smith (163)
HCS HB 3012 - Smith (163)
HCS HB 3013 - Smith (163)
HCS HB 3015 - Smith (163)
HCS HB 3020 - Smith (163)

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1637 - Schwadron
HB 2493, (Fiscal Review 3/31/22) - Black (7)

SENATE CONCURRENT RESOLUTIONS FOR SECOND READING

SCR 24
SCR 27
SCR 28
SCR 29
SCR 31
SCR 33
SCR 34
SS SCR 36

SENATE BILLS FOR SECOND READING

SB 718
SB 845
SCS SB 886
SCS SB 908
SCS SB 982

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162, (Fiscal Review 4/5/22) - Deaton

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

1888 *Journal of the House*

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTIETH DAY, THURSDAY, APRIL 7, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

In the days when I cried to Thee, Thou didst answer me and didst increase the strength of my soul.
(Psalm 138:3)

Eternal God, our Creator, who is the guide of us all, grant that by the tides of Your spirit we may be lifted into the blessed security that You are with us, that Your grace is sufficient for every need, and that by Your living presence in our hearts we may meet our responsibilities with patience, manage our moods with creative faith, and master our temptations with confident strength here in the People's House.

Make us ever sensitive to the needs of our citizens and ready to dedicate ourselves to worthy, royal endeavors that minister to the cardinal virtues of our state.

Finally, bless those who struggle for freedom across our world. Crown their efforts with resounding success that all peoples everywhere may ultimately be free.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Asher Dinkins, Cole Romann, Etta Heller, Kole Kramer, Jillian Gegg, Carter Burr, Dakotah Meadows, and Arthur Curtis Kreienkamp IV.

The Journal of the forty-ninth day was approved as printed by the following vote:

AYES: 120

Adams	Anderson	Andrews	Appelbaum	Atchison
Baker	Barnes	Basye	Billington	Black 137
Black 7	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Busick	Chipman	Clemens
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141

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Kidd	Knight	Lewis 6	Mayhew	McCreery
McGaugh	McGirl	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Proudie	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Veit	Walsh 50	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 014

Aune	Bangert	Baringer	Bosley	Burnett
Butz	Ingle	Lewis 25	Mackey	Merideth
Quade	Rowland	Unsicker	Walsh Moore 93	

PRESENT: 002

Aldridge	Windham
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ABSENT WITH LEAVE: 021

Bailey	Bland Manlove	Boggs	Burton	Christofanelli
Coleman 32	Collins	Derges	Dogan	Doll
Grier	Johnson	Lovasco	McDaniel	Person
Phifer	Pietzman	Rogers	Sauls	Stevens 46
Taylor 139				

VACANCIES: 006

Representative Plocher moved that Rule 98 be suspended.

Which motion was adopted by the following vote:

AYES: 113

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Bangert	Baringer	Barnes	Billington
Black 137	Black 7	Bosley	Brown 27	Brown 70
Buchheit-Courtway	Burnett	Burton	Butz	Clemens
Coleman 97	Collins	Cook	Cupps	Davidson
Davis	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Mackey	Mayhew	McCreery	McGaugh
McGirl	Merideth	Mosley	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Schnelting

Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Simmons	Smith 163	Smith 45	Smith 67	Stacy
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack
Walsh 50	Walsh Moore 93	Weber	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 010

Basye	Busick	Deaton	Hardwick	Kidd
Lewis 6	Murphy	Proudie	Schroer	Stephens 128

PRESENT: 000

ABSENT WITH LEAVE: 034

Appelbaum	Bailey	Baker	Bland Manlove	Boggs
Bromley	Brown 16	Burger	Chipman	Christofanelli
Coleman 32	Copeland	Derges	Doll	Francis
Ingle	Johnson	Lovasco	McDaniel	Morse
Person	Phifer	Pietzman	Price IV	Roden
Rogers	Rowland	Sauls	Shields	Smith 155
Stevens 46	Trent	Veit	West	

VACANCIES: 006

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the second time:

HB 3017, to appropriate money for capital improvement and other purposes for the several departments and offices of state government and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3018, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof: for the purchase of equipment; for planning, expenses, and for capital improvement projects involving the maintenance, repair, replacement, and improvement of state buildings and facilities, including installation, modification, and renovation of facility components, equipment or systems; for grants, refunds, distributions, planning, expenses, and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions; to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the fiscal period beginning July 1, 2022 and ending June 30, 2023.

HB 3019, to appropriate money for the several departments and offices of state government and the several divisions and programs thereof for planning and capital improvements including but not limited to major additions and renovations, new structures, and land improvements or acquisitions, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022 and ending June 30, 2023.

SECOND READING OF SENATE CONCURRENT RESOLUTIONS

The following Senate Concurrent Resolutions were read the second time:

SCR 24, relating to Victims of Communism Memorial Day.

SCR 27, relating to mental health awareness.

SCR 28, relating to a state funeral for the last surviving World War II Medal of Honor recipient.

SCR 29, relating to Certified Registered Nurse Anesthetists Week.

SCR 31, relating to approval of the Missouri Water Resources Plan.

SCR 33, relating to the Peach Capital of Missouri.

SCR 34, relating to a size increase of Wilson's Creek Newtonia Battlefields.

SS SCR 36, relating to the America 250 Missouri Commission.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 718, relating to historically black college and university week.

SB 845, relating to county financial statements, with existing penalty provisions.

SCS SB 886, relating to trusts.

SCS SB 908, relating to certain special taxing districts.

SCS SB 982, relating to child care, with existing penalty provisions.

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3001** was read the third time and passed by the following vote:

AYES: 148

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Rowland	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Burton	Busick	Coleman 32	Derges
Doll	Johnson	McDaniel	Phifer	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

1894 *Journal of the House*

AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Grier	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sassmann	Schnelting	Schroer
Schwadron	Sharpe 4	Shaul	Shields	Simmons
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Price IV	Proudie
Quade	Rogers	Rowland	Sander	Sauls
Seitz	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 013

Bailey	Bland Manlove	Coleman 32	DeGroot	Derges
Doll	Gregory 96	Griffith	Hicks	Johnson
McDaniel	Phifer	Smith 155		

VACANCIES: 006

On motion of Representative Smith (163), **HCS HB 3002** was read the third time and passed by the following vote:

AYES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51

Grier	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schwadron
Sharpe 4	Shaul	Shields	Simmons	Smith 163
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Brown 27
Burnett	Burton	Butz	Davis	Ellebracht
Fogle	Gray	Gunby	Ingle	Lewis 25
Lovasco	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Price IV	Quade	Schroer
Seitz	Sharp 36	Smith 45	Smith 67	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 005

Bosley	Brown 70	Clemens	Collins	Proudie
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ABSENT WITH LEAVE: 015

Bailey	Busick	Coleman 32	Derges	Doll
Gregory 96	Griffith	Hicks	Johnson	McDaniel
Phifer	Porter	Rowland	Smith 155	Taylor 48

VACANCIES: 006

Speaker Vescovo declared the bill passed.

Representative Chipman assumed the Chair.

HCS HB 3003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions and programs thereof, and institutions of higher education, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

1896 *Journal of the House*

AYES: 097

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Ellebracht	Fogle	Gray
Gunby	Ingle	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Rowland	Sander	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 015

Bailey	Coleman 32	Derges	Dogan	Doll
Grier	Griffith	Hicks	Johnson	McDaniel
Phifer	Pietzman	Price IV	Veit	Walsh Moore 93

VACANCIES: 006

On motion of Representative Smith (163), **HCS HB 3003** was read the third time and passed by the following vote:

AYES: 108

Aldridge	Anderson	Andrews	Atchison	Aune
Baker	Bangert	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 70
Buchheit-Courtway	Burger	Busick	Butz	Chipman
Christofanelli	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel

Fitzwater	Francis	Gregory 51	Grier	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Polliitt 52	Pollock 123	Porter	Pouche	Proudie
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Rowland
Sander	Sassmann	Sauls	Schnelting	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 032

Adams	Appelbaum	Baringer	Barnes	Brown 27
Burnett	Burton	Coleman 97	Davis	Fogle
Gray	Gunby	Lewis 25	Lovasco	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Quade	Schroer	Seitz	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Weber
Windham	Young			

PRESENT: 002

Bosley	Clemens
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ABSENT WITH LEAVE: 015

Bailey	Bland Manlove	Coleman 32	Derges	Doll
Gregory 96	Griffith	Hicks	Johnson	Kidd
McDaniel	Phifer	Pietzman	Price IV	Walsh Moore 93

VACANCIES: 006

Representative Chipman declared the bill passed.

Speaker Vescovo resumed the Chair.

HCS HB 3004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3004** was read the third time and passed by the following vote:

1898 *Journal of the House*

AYES: 112

Anderson	Andrews	Atchison	Aune	Baker
Bangert	Baringer	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 70
Buchheit-Courtway	Burger	Busick	Butz	Chipman
Christofanelli	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Mackey	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Railsback
Reedy	Richy	Riggs	Riley	Roberts
Roden	Rogers	Rone	Rowland	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 028

Adams	Barnes	Bland Manlove	Bosley	Brown 27
Burnett	Davis	Fogle	Gray	Lewis 25
Lovasco	McCreery	Merideth	Mosley	Nurrenbern
Person	Quade	Seitz	Simmons	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Weber	Windham	Young		

PRESENT: 005

Aldridge	Appelbaum	Burton	Clemens	Gunby
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ABSENT WITH LEAVE: 012

Bailey	Coleman 32	Derges	Doll	Griffith
Hicks	Johnson	Lewis 6	McDaniel	Phifer
Price IV	Walsh Moore 93			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3005** was read the third time and passed by the following vote:

AYES: 132

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Christofanelli	Clemens	Collins
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Pietzman	Pike	Plocher
Polliitt 52	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Rowland
Sander	Sassmann	Sauls	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Smith 45
Smith 67	Stephens 128	Stevens 46	Tate	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 012

Chipman	Coleman 97	Davis	Lovasco	Pollock 123
Schnelting	Schroer	Schwadron	Seitz	Simmons
Stacy	Taylor 139			

PRESENT: 002

Bosley	Walsh 50
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ABSENT WITH LEAVE: 011

Bailey	Coleman 32	Derges	Doll	Griffith
Hicks	Johnson	Lewis 6	McDaniel	Phifer
Price IV				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof, and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3006** was read the third time and passed by the following vote:

AYES: 139

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Collins	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Sauls
Schnelting	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 008

Basye	Coleman 97	Davis	Lovasco	Pollock 123
Schroer	Seitz	Simmons		

PRESENT: 000

ABSENT WITH LEAVE: 010

Bailey	Coleman 32	Derges	Doll	Hicks
Johnson	Lewis 6	McDaniel	Phifer	Price IV

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3007** was read the third time and passed by the following vote:

AYES: 116

Aldridge	Anderson	Andrews	Atchison	Baker
Bangert	Baringer	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Buchheit-Courtway
Burger	Burton	Busick	Butz	Chipman
Christofanelli	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Mackey	Mayhew	McGaugh	McGill
Morse	Mosley	Murphy	O'Donnell	Owen
Patterson	Perkins	Person	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Rowland	Sander	Sassmann	Sauls	Schnelting
Schwadron	Sharp 36	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 028

Adams	Appelbaum	Aune	Barnes	Basye
Brown 27	Burnett	Coleman 97	Davis	Fogle
Gunby	Ingle	Lewis 25	Lovasco	McCreery
Merideth	Nurrenbern	Quade	Schroer	Seitz
Simmons	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham		

PRESENT: 003

Bland Manlove	Brown 70	Clemens
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1902 *Journal of the House*

ABSENT WITH LEAVE: 010

Bailey	Coleman 32	Derges	Doll	Hicks
Johnson	Lewis 6	McDaniel	Phifer	Price IV

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3008** was read the third time and passed by the following vote:

AYES: 145

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Rowland
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 002

Davis	Lovasco
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PRESENT: 000

ABSENT WITH LEAVE: 010

Bailey	Busick	Coleman 32	Derges	Doll
Hicks	Johnson	McDaniel	Phifer	Price IV

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3009** was read the third time and passed by the following vote:

AYES: 101

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelly 141	Kidd	Knight	Lewis 6	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 70	Burnett	Burton	Butz	Collins
Davis	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Lovasco	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Rowland	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

1904 *Journal of the House*

PRESENT: 001

Clemens

ABSENT WITH LEAVE: 010

Bailey	Coleman 32	Derges	Doll	Hicks
Johnson	Kelley 127	McDaniel	Phifer	Price IV

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3010** was read the third time and passed by the following vote:

AYES: 100

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Collins
Davis	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Lovasco	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie

Quade	Rogers	Rowland	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 002

Butz	Clemens
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ABSENT WITH LEAVE: 010

Bailey	Coleman 32	Derges	Doll	Hicks
Johnson	McDaniel	Phifer	Price IV	Roden

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3011, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3011** was read the third time and passed by the following vote:

AYES: 089

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Cook	Copeland
Cupps	Deaton	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Schwadron
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Thomas
Thompson	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 057

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Basye	Bland Manlove
Bosley	Brown 27	Brown 70	Burnett	Burton
Butz	Christofanelli	Coleman 97	Collins	Davidson
Davis	DeGroot	Ellebracht	Fogle	Gray

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Gunby	Ingle	Lewis 25	Lovasco	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Proudie	Quade	Rogers	Rowland	Sauls
Schnelting	Schroer	Seitz	Sharp 36	Simmons
Smith 45	Smith 67	Stevens 46	Taylor 48	Terry
Trent	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 001

Clemens

ABSENT WITH LEAVE: 010

Bailey	Coleman 32	Derges	Doll	Hicks
Johnson	McDaniel	Phifer	Price IV	Roden

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3012** was read the third time and passed by the following vote:

AYES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Mayhew
McGaugh	McGirl	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche

Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 034

Adams	Anderson	Appelbaum	Bangert	Baringer
Barnes	Brown 27	Burnett	Burton	Butz
Davis	Ellebracht	Fogle	Gray	Lewis 25
Lovasco	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Proudie	Quade	Rogers
Rowland	Seitz	Simmons	Smith 67	Terry
Turnbaugh	Walsh Moore 93	Weber	Windham	

PRESENT: 015

Aldridge	Aune	Bland Manlove	Bosley	Brown 70
Clemens	Collins	Gunby	Ingle	Sauls
Sharp 36	Smith 45	Stevens 46	Unsicker	Young

ABSENT WITH LEAVE: 010

Bailey	Coleman 32	Derges	Doll	Hicks
Johnson	McDaniel	Phifer	Price IV	Roden

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3013** was read the third time and passed by the following vote:

AYES: 141

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel

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Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Rowland	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 004

Davis	Lovasco	Seitz	Simmons
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PRESENT: 001

Unsicker

ABSENT WITH LEAVE: 011

Bailey	Baringer	Coleman 32	Derges	Doll
Hicks	Johnson	McDaniel	Phifer	Price IV
Roden				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3015, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **HCS HB 3015** was read the third time and passed by the following vote:

AYES: 142

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett

Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGirt	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Pietzman	Pike	Plocher
Polliitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Rowland
Sander	Sassmann	Sauls	Schnelting	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 005

Davis	Lovasco	Schroer	Seitz	Simmons
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PRESENT: 000

ABSENT WITH LEAVE: 010

Bailey	Coleman 32	Derges	Doll	Hicks
Johnson	McDaniel	Phifer	Price IV	Roden

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 3020, to appropriate money for the expenses, grants, refunds, distributions, purchase of equipment, planning expenses, capital improvement projects, including but not limited to major additions and renovation of facility components, and equipment or systems for the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period beginning July 1, 2022, and ending June 30, 2023, was taken up by Representative Smith (163).

Representative Proudie raised a point of order that a member was in violation of the Rules.

The Chair advised members to keep comments confined to the bill.

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On motion of Representative Smith (163), **HCS HB 3020** was read the third time and passed by the following vote:

AYES: 100

Andrews	Atchison	Baker	Bangert	Baringer
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Busick	Butz	Christofanelli	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	Murphy	O'Donnell	Owen	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Barnes	Basye	Bland Manlove	Bosley	Burton
Chipman	Coleman 97	Collins	Davis	Fogle
Gray	Kidd	Lewis 25	Lovasco	Merideth
Mosley	Nurrenbern	Person	Proudie	Quade
Schroer	Schwadron	Seitz	Simmons	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 002

Clemens	Gunby
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ABSENT WITH LEAVE: 016

Bailey	Coleman 32	Derges	Doll	Gregory 96
Hicks	Johnson	McDaniel	McGill	Morse
Patterson	Phifer	Pietzman	Price IV	Roden
Rowland				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 114 - Fiscal Review
HJR 132 - Fiscal Review
HJR 133 - Fiscal Review

REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were referred to the Committee indicated:

HB 3017 - Budget
HB 3018 - Budget
HB 3019 - Budget

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1705 - Fiscal Review
HCS HB 2600 - Fiscal Review
HB 2763 - Higher Education

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SCS SB 908 - Special Committee on Government Oversight
SCS SB 982 - Special Committee on Public Policy

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **SB 820**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Baker, Bangert, Burton, Gray, Lovasco, Owen, Perkins, Person, Railsback, Sander, Schnelting and Van Schoiack

Noes (0)

Absent (2): Bailey and Taylor (139)

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 2418**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baker, Barnes, Cupps, Grier, Gunby, Riggs and Smith (155)

Noes (0)

Absent (4): Boggs, Deaton, Johnson and Trent

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1997**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Cupps, Fitzwater, Fogle, Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Smith (45)

Noes (0)

Absent (3): Davidson, Gregory (51) and Taylor (139)

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2782**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Aune, Cupps, Fitzwater, Fogle, Haffner, Hicks, McCreery, Patterson, Richey and Smith (45)

Noes (0)

Absent (4): Davidson, Gregory (51), Sauls and Taylor (139)

Committee on Financial Institutions, Chairman Francis reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2845**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Adams, Billington, Butz, Clemens, DeGroot, Francis, McGirl, O'Donnell, Owen, Shaul, Thompson and Trent

Noes (0)

Absent (3): Railsback, Sander and Sauls

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1644**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Appelbaum, Buchheit-Courtway, Cook, Haden, Lewis (25), Seitz, Smith (155), Stevens (46), Thomas and Wright

Noes (0)

Absent (4): Collins, Doll, Pollock (123) and Stephens (128)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2510**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Buchheit-Courtway, Cook, Haden, Seitz, Smith (155) and Wright

Noes (4): Appelbaum, Lewis (25), Stevens (46) and Thomas

Absent (4): Collins, Doll, Pollock (123) and Stephens (128)

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1551**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Black (137), Davis, Ellebracht, Evans, Riley, Sauls and Veit

Noes (0)

Absent (3): Mackey, Reedy and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2614**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Black (137), Davis, Ellebracht, Evans, Riley, Sauls and Veit

Noes (0)

Absent (3): Mackey, Reedy and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2660**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (8): Anderson, Black (137), Davis, Ellebracht, Evans, Riley, Sauls and Veit

Noes (0)

Absent (3): Mackey, Reedy and Schroer

Committee on Professional Registration and Licensing, Chairman Coleman (32) reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2191**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Brown (27), Coleman (32), Cook, Davidson, Davis, Dinkins, Kelley (127), Lewis (25), Riley, Roberts, Smith (67) and Thomas

Noes (0)

Absent (2): Doll and Grier

Committee on Rural Community Development, Chairman Pollitt (52) reporting:

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 1586**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Buchheit-Courtway, Hovis, Kalberloh, Lewis (6), Morse, Pollitt (52), Reedy and Sharpe (4)

Noes (2): Lewis (25) and Turnbaugh

Absent (6): Appelbaum, Bosley, Burton, Copeland, Haffner and Stephens (128)

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2664**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Porter, Pouche, Smith (67) and Taylor (48)

Noes (0)

Absent (3): Bangert, Phifer and Railsback

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1679**, **HB 2859** and **HB 2272**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Bland Manlove, Mayhew, McGirl, Riggs and Weber

Noes (1): Eggleston

Present (1): Coleman (32)

Absent (3): Lovasco, Phifer and Roden

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2637**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bland Manlove, Coleman (32), Mayhew, McGirl, Riggs and Weber

Noes (0)

Present (2): Eggleston and Roden

Absent (2): Lovasco and Phifer

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 128**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Patterson and Smith (45)

Noes (2): Ingle and Mackey

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1553**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1704**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1960**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2209**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson and Patterson

Noes (5): Bosley, Dogan, Ingle, Mackey and Smith (45)

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2605**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2781**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Patterson

Noes (2): Bosley and Smith (45)

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2798**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (3): Gregory (96), McDaniel and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2913**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, Patterson and Smith (45)

Noes (0)

Absent (3): Gregory (96), McDaniel and McGaugh

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1753**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Chipman, Christofanelli, Haffner, Proudie, Richey and Rogers

Noes (0)

Absent (3): Bailey, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1858**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Basye, Chipman, Christofanelli, Haffner and Richey

Noes (3): Aune, Proudie and Rogers

Absent (3): Bailey, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2008**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Chipman, Christofanelli, Haffner, Proudie, Richey and Rogers

Noes (0)

Absent (3): Bailey, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2152**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Chipman, Christofanelli, Haffner, Proudie, Richey and Rogers

Noes (0)

Absent (3): Bailey, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2487**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (8): Aune, Basye, Chipman, Christofanelli, Haffner, Proudie, Richey and Rogers

Noes (0)

Absent (3): Bailey, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS#2 SJR 38**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Basye, Chipman, Christofanelli, Haffner and Richey

Noes (3): Aune, Proudie and Rogers

Absent (3): Bailey, Hicks and Kelly (141)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **SS SB 678**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Basye, Chipman, Christofanelli, Haffner and Richey

Noes (3): Aune, Proudie and Rogers

Absent (3): Bailey, Hicks and Kelly (141)

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 1720** entitled:

An act to repeal sections 60.301, 60.315, 60.345, 135.305, 135.686, 144.030, 266.355, 301.010, 301.062, 304.180, 304.240, 348.436, 348.500, 643.050, 643.079, and 643.245, RSMo, and to enact in lieu thereof thirty-three new sections relating to agricultural economic opportunities, with an existing penalty provision and an emergency clause for certain sections.

With Senate Amendment No. 1, Senate Amendment No. 2, Senate Amendment No. 3, Senate Amendment No. 4, Senate Amendment No. 1 to Senate Amendment No. 5, Senate Amendment No. 5, as amended, and Senate Amendment No. 7.

Senate Amendment No. 1

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, Page 45, Section 260.221, Line 23, by inserting immediately after "stream" the following:

", and shall not be used for such purposes below surface level and closer than fifty feet above the water table"; and

Further amend said bill, Page 109, Section 644.060, Line 10, by inserting immediately after "stream" the following:

", and shall not be used for such purposes below surface level and closer than fifty feet above the water table".

Senate Amendment No. 2

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, Page 45, Section 260.221, Line 22, by striking "one" and inserting in lieu thereof the following:

"five"; and

Further amend said bill, Page 109, Section 644.060, Line 9, by striking "one" and inserting in lieu thereof the following:

"five".

Senate Amendment No. 3

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, Page 89, Section 620.3520, Line 34, by striking the word "may" and inserting in lieu thereof the following:

"shall".

Senate Amendment No. 4

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, Page 25, Section 135.1610, Line 86, by inserting after all of said line the following:

"137.1018. 1. The commission shall ascertain the statewide average rate of property taxes levied the preceding year, based upon the total assessed valuation of the railroad and street railway companies and the total property taxes levied upon the railroad and street railway companies. It shall determine total property taxes levied from reports prescribed by the commission from the railroad and street railway companies. Total taxes levied shall not include revenues from the surtax on subclass three real property.

2. The commission shall report its determination of average property tax rate for the preceding year, together with the taxable distributable assessed valuation of each freight line company for the current year to the director no later than October first of each year.

3. Taxes on property of such freight line companies shall be collected at the state level by the director on behalf of the counties and other local public taxing entities and shall be distributed in accordance with sections 137.1021 and 137.1024. The director shall tax such property based upon the distributable assessed valuation attributable to Missouri of each freight line company, using the average tax rate for the preceding year of the railroad and street railway companies certified by the commission. Such tax shall be due and payable on or before December thirty-first of the year levied and, if it becomes delinquent, shall be subject to a penalty equal to that specified in section 140.100.

4. (1) As used in this subsection, the following terms mean:

(a) "Eligible expenses", expenses incurred in this state to manufacture, maintain, or improve a freight line company's qualified rolling stock;

(b) "Qualified rolling stock", any freight, stock, refrigerator, or other railcars subject to the tax levied under this section.

(2) For all taxable years beginning on or after January 1, 2009, a freight line company shall, subject to appropriation, be allowed a credit against the tax levied under this section for the applicable tax year. The tax credit amount shall be equal to the amount of eligible expenses incurred during the calendar year immediately preceding the tax year for which the credit under this section is claimed. The amount of the tax credit issued shall not exceed the freight line company's liability for the tax levied under this section for the tax year for which the credit is claimed.

(3) A freight line company may apply for the credit by submitting to the commission an application in the form prescribed by the state tax commission.

(4) Subject to appropriation, the state shall reimburse, on an annual basis, any political subdivision of this state for any decrease in revenue due to the provisions of this subsection.

5. Pursuant to section 23.253 of the Missouri sunset act:

- (1) The program authorized under **subsection 4 of** this section shall expire on August 28, ~~[2020]~~ **2028**; and
- (2) **Subsection 4 of** this section shall terminate on September 1, ~~[2021]~~ **2029**."; and

Further amend the title and enacting clause accordingly.

*Senate Amendment No. 1
to
Senate Amendment No. 5*

AMEND Senate Amendment No. 5 to Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, Page 1, Section, Line 4, by inserting immediately after "not" the following:

"knowingly".

Senate Amendment No. 5

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, Page 81, Section 620.3505, Line 48, by striking "and"; and

Further amend Line 50, by inserting after "state" the following:

"; and

(c) Does not employ any individual who is unlawfully present in this country".

Senate Amendment No. 7

AMEND Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 1720, Page 84, Section 620.3505, Lines 125-127, by striking all of said lines and inserting in lieu thereof the following:

"(16) "Rural area", any area of this state that is set out in the United States Department of Agriculture census places map as published by the United States Department of Agriculture with a census place population of less than fifty thousand inhabitants;".

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SJR 46** entitled:

Joint resolution submitting to the qualified voters of Missouri, an amendment repealing section 18(b) of article VI of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the office of assessor in charter counties.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 690** entitled:

An act to repeal sections 195.206, 579.040, and 579.076, RSMo, and to enact in lieu thereof three new sections relating to opioid addiction treatment, with existing penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 725** entitled:

An act to repeal sections 190.053, 190.800, 190.803, 190.806, and 190.815, RSMo, and to enact in lieu thereof five new sections relating to ground ambulance services.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#3 SCS SB 758** entitled:

An act to repeal sections 8.250, 8.260, 8.420, 34.055, 34.057, 34.058, 34.100, 34.203, 34.206, 34.209, 34.212, 34.217, and 34.218, RSMo, and to enact in lieu thereof fifteen new sections relating to procedures for certain public projects for facilities.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 783** entitled:

An act to repeal sections 288.132, 303.025, 303.041, 319.129, 375.159, and 376.380, RSMo, and to enact in lieu thereof twelve new sections relating to insurance, with penalty provisions, with an effective date for certain sections.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SB 823** entitled:

An act to repeal sections 167.630, 208.044, 208.046, 208.053, 210.027, 210.102, 210.135, 210.140, 210.147, 210.199, 210.203, 210.211, 210.221, 210.223, 210.231, 210.241, 210.245, 210.251, 210.252, 210.254, 210.255, 210.256, 210.258, 210.275, 210.762, 210.1007, 210.1080, 211.081, and 509.520, RSMo, and to enact in lieu thereof twenty-nine new sections relating to child protection, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS SCS HCS HB 1720, as amended - Fiscal Review

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, April 11, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 12, 2022, 8:30 AM, House Hearing Room 1.
Public hearing will be held: HB 2650

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

BUDGET

Monday, April 11, 2022, 12:00 PM, House Hearing Room 3.
Public hearing will be held: HB 3017, HB 3018, HB 3019

CONSERVATION AND NATURAL RESOURCES

Monday, April 11, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 2852

CRIME PREVENTION

Monday, April 11, 2022, 12:00 PM, House Hearing Room 5.
Executive session will be held: HB 1712, HB 2894

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 12, 2022, 8:00 AM, House Hearing Room 7.
Public hearing will be held: HB 1836, HB 2844
Executive session will be held: HB 1933, HB 2211, HB 2292, HB 2745

EMERGING ISSUES

Monday, April 11, 2022, 1:00 PM, House Hearing Room 1.
Public hearing will be held: SB 652, SS SCS SBs 775, 751 & 640
Executive session will be held: HB 2854

FISCAL REVIEW

Monday, April 11, 2022, 2:15 PM, House Hearing Room 4.

Executive session will be held: HB 1705, HB 2493, HJR 114, HJR 133

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, April 11, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1632, HCR 70

Executive session will be held: HB 2734, HB 2197, HB 2461, HB 1580, HB 2157

Added HB 2157.

AMENDED

HIGHER EDUCATION

Monday, April 11, 2022, 1:30 PM, House Hearing Room 6.

Executive session will be held: HB 2731

Removed HB 2763.

AMENDED

INSURANCE

Tuesday, April 12, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1719

Executive session will be held: HB 2743

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Tuesday, April 12, 2022, 8:30 AM, Joint Hearing Room (117).

Report from Director; approve minutes from May 6, 2021; periodic review of rules; elect a new Chair. Only individuals or organizations testifying in person will be entered into the committee minutes.

Portions of this meeting may be closed pursuant to Section 610.021(1).

JUDICIARY

Monday, April 11, 2022, 2:00 PM, House Hearing Room 6.

Public hearing will be held: SS SCS SB 834

PENSIONS

Wednesday, April 13, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: SB 655

SPECIAL COMMITTEE ON GOVERNMENT ACCOUNTABILITY

Monday, April 11, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1955

Executive session will be held: HB 2003

SPECIAL COMMITTEE ON PUBLIC POLICY

Tuesday, April 12, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: SCS SB 982, HJR 138, HB 1813, HB 1573

Executive session will be held: HB 1608

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, April 14, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: SS SCS SB 724

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, April 11, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Informational hearing with a representative from the Missouri Department of Conservation to discuss conservation efforts in urban areas.

TRANSPORTATION

Monday, April 11, 2022, 2:00 PM, House Hearing Room 5.

Executive session will be held: HB 2083

HOUSE CALENDAR

FIFTY-FIRST DAY, MONDAY, APRIL 11, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 80 - Coleman (32)

HCS HJR 134 - Taylor (139)

HJR 137 - Eggleston

HJR 128 - O'Donnell

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HCS HB 1904 & 1575 - Murphy

HB 1973 - Gregory (51)

HB 2085 - Cook

HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HB 1471 - Pike
HCS HB 1556 - Gregory (96)
HCS HB 1613 - Lovasco
HCS HB 1670 - Seitz
HCS HB 1683 - Brown (16)
HCS HB 1709 - Buchheit-Courtway
HCS HB 1918 - Hovis
HCS HB 2011 - Smith (155)
HCS HB 2052 - Riggs
HCS HB 2138 - Kelley (127)
HCS HB 2171 - Francis
HCS HB 2177 - Owen
HB 2290 - Andrews
HCS HB 2369 - Hurlbert
HCS HB 2389 - Cook
HB 2544 - Patterson
HB 2571 - Owen
HB 2589 - Evans
HB 2615 - Coleman (32)
HB 2674 - Tate
HCS HB 2810 - Seitz
HCS HB 1553 - Hudson
HCS HB 1704 - Roberts
HCS HB 1753 - Basye

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HCS HB 1858 - Baker
HB 1960 - Murphy
HCS HB 2008 - Schwadron
HCS HB 2152 - Henderson
HB 2209 - Hurlbert
HB 2487 - West
HCS HB 2605 - Gregory (51)
HB 2781 - Evans
HB 2798 - Reedy
HCS HB 2913 - Plocher

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley

HB 2603 - Patterson
HS HCS HBs 2574, 1929 & 1456 - Mayhew
HCS HB 2616 - Coleman (32)
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack

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HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland
HCR 72 - Francis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 132, (Fiscal Review 4/7/22) - Kidd
HJR 133, (Fiscal Review 4/7/22) - Davidson
HJR 114, (Fiscal Review 4/7/22) - Coleman (32)

HOUSE BILLS FOR THIRD READING

HB 2307 - Coleman (32)
HCS HB 1757 - Railsback
HB 2593 - Lovasco
HB 1860 - Eggleston

HCS HB 1583 - Murphy
HB 2623 - Veit
HB 1705, (Fiscal Review 4/7/22) - Roberts
HCS HB 2218 - O'Donnell
HCS HB 2600, (Fiscal Review 4/7/22) - Railsback

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1637 - Schwadron
HB 2493, (Fiscal Review 3/31/22) - Black (7)

SENATE JOINT RESOLUTIONS FOR SECOND READING

SJR 46

SENATE BILLS FOR SECOND READING

SS SB 690
SS SCS SB 725
SS#3 SCS SB 758
SS SCS SB 783
SS#2 SB 823

SENATE JOINT RESOLUTIONS FOR THIRD READING

SS#2 SJR 38 - Richey

SENATE BILLS FOR THIRD READING

SS SB 678, E.C. - Richey

HOUSE BILLS WITH SENATE AMENDMENTS

SS HB 2162, (Fiscal Review 4/5/22) - Deaton
SS SCS HCS HB 1720, as amended (Fiscal Review 4/7/22), E.C. - Pollitt (52)

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-FIRST DAY, MONDAY, MARCH 28, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Alex Riley.

Heavenly Father, we thank You for the opportunity You have blessed all of us with to serve the people of the state of Missouri. Please give us wisdom as we work together to make our state a better place – the type of divine wisdom that can only come from You. Please give us wisdom as we consider legislation and give us courage to both pass good legislation and courage to vote against bad legislation. Please guide our interactions with one another in this chamber and with our constituents back home. In all of our words and actions, help us conduct ourselves with dignity and in a graceful manner pleasing to You. Please bless everyone here in this chamber and please bless everyone across our state.

In Your name we pray, Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Luke Nurrenbern, Eli Nurrenbern, and Henry Nurrenbern.

The Journal of the fortieth day was approved as printed.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1677**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1734**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1583, relating to property taxes, was taken up by Representative Murphy.

On motion of Representative Murphy, the title of **HCS HB 1583** was agreed to.

HCS HB 1583 was laid over.

HB 2310, relating to Mormon war remembrance day, was placed back on the House Bills for Perfection Calendar.

THIRD READING OF HOUSE BILLS

HCS HB 1699, HB 2143, HCS HB 2032, HB 1637, HB 2455, and HCS HB 1656 were placed on the Informal Calendar.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 2005, relating to eminent domain for certain utilities, was taken up by Representative Haffner.

On motion of Representative Haffner, **HCS HB 2005** was read the third time and passed by the following vote:

AYES: 102

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGirl
Morse	Murphy	O'Donnell	Owen	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sander

Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 041

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Butz	Clemens	Coleman 97
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Phifer
Quade	Sauls	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 003

Kidd	Proudie	Windham
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ABSENT WITH LEAVE: 011

Aldridge	Burton	Derges	McDaniel	Patterson
Person	Price IV	Roden	Rogers	Rowland
Sharp 36				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1734, relating to utilities, was taken up by Representative O'Donnell.

Speaker Pro Tem Wiemann assumed the Chair.

On motion of Representative O'Donnell, **HCS HB 1734** was read the third time and passed by the following vote:

AYES: 100

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Gregory 96	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs

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Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Brown 27
Brown 70	Burnett	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Phifer	Proudie
Quade	Sauls	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 005

Bailey	Bosley	Grier	Kidd	Person
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ABSENT WITH LEAVE: 010

Burton	Derges	Fishel	McDaniel	Price IV
Roden	Rogers	Rowland	Sharp 36	Mr. Speaker

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1677, relating to pharmacy benefits managers, was taken up by Representative Wright.

On motion of Representative Wright, **HCS HB 1677** was read the third time and passed by the following vote:

AYES: 113

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Coleman 32	Collins
Cook	Copeland	Cupps	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fitzwater	Fogle	Francis	Gray	Gregory 51
Griffith	Gunby	Haden	Haffner	Haley
Henderson	Hovis	Hurlbert	Ingle	Johnson
Kalberloh	Kelly 141	Knight	Lewis 25	Lewis 6
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Person	Phifer	Pike
Plocher	Pollock 123	Porter	Proudie	Quade
Railsback	Reedy	Riggs	Roberts	Rone

Sauls	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 45	Smith 67
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Weber	Windham
Wright	Young	Mr. Speaker		

NOES: 031

Baker	Boggs	Christofanelli	Coleman 97	Davidson
Davis	Deaton	DeGroot	Grier	Hardwick
Hicks	Houx	Hudson	Kelley 127	Lovasco
Perkins	Pietzman	Pollitt 52	Pouche	Richey
Riley	Sander	Schnelting	Schroer	Smith 163
Stacy	Toalson Reisch	Trent	Walsh 50	West
Wiemann				

PRESENT: 003

Bailey	Kidd	Mackey
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ABSENT WITH LEAVE: 010

Derges	Fishel	Gregory 96	McDaniel	Price IV
Roden	Rogers	Rowland	Sassmann	Sharp 36

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1699, relating to domestic violence, was taken up by Representative Roberts.

On motion of Representative Roberts, **HCS HB 1699** was read the third time and passed by the following vote:

AYES: 147

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins

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Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Deaton	Derges	Fishel	Lewis 6	McDaniel
Price IV	Roden	Rogers	Rowland	Mr. Speaker

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1656, relating to certain public employees, was taken up by Representative Hicks.

On motion of Representative Hicks, **HCS HB 1656** was read the third time and passed by the following vote:

AYES: 107

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Burton	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGirl	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright			

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Butz	Clemens
Collins	Doll	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 008

Deaton	Derges	Fishel	McDaniel	Price IV
Rogers	Rowland	Mr. Speaker		

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

HCS HB 1750, relating to elementary and secondary education, was taken up by Representative Basye.

On motion of Representative Basye, **HCS HB 1750** was read the third time and passed by the following vote:

AYES: 110

Andrews	Atchison	Bailey	Baker	Bangert
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 70	Buchheit-Courtway
Burger	Burnett	Butz	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Davidson	Davis
DeGroot	Dinkins	Dogan	Eggleston	Ellebracht
Falkner	Fitzwater	Fogle	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mackey	Mayhew	McGaugh	McGill
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright

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NOES: 034

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Brown 27	Burton	Busick
Collins	Doll	Evans	Gray	Gunby
Johnson	Lewis 25	McCreery	Morse	Mosley
Person	Phifer	Proudie	Quade	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 003

Bland Manlove	Clemens	Merideth
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ABSENT WITH LEAVE: 010

Copeland	Cupps	Deaton	Derges	Fishel
McDaniel	Price IV	Rogers	Rowland	Mr. Speaker

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 135

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Davidson	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGirl	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Windham	Wright	Young

NOES: 005

Bland Manlove	Bosley	Davis	Quade	Smith 45
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PRESENT: 006

Barnes	Kidd	Lewis 25	Merideth	Stevens 46
Terry				

ABSENT WITH LEAVE: 011

Brown 16	Cupps	Deaton	Derges	Fishel
Hurlbert	McDaniel	Price IV	Rogers	Rowland
Mr. Speaker				

VACANCIES: 006

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 2127 - Fiscal Review

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HCS HB 2627**.

The following member's presence was noted: Price IV.

ADJOURNMENT

On motion of Representative Brown (16), the House adjourned until 10:00 a.m., Tuesday, March 29, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 29, 2022, 9:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2720

Executive session will be held: HB 2402

CONSENT AND HOUSE PROCEDURE

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3396, HR 3651

Executive session will be held: HR 3396, HR 3651

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1708, HB 2397, HB 2719

DOWNSIZING STATE GOVERNMENT

Wednesday, March 30, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Public hearing will be held: SB 820, HB 1487, HB 2917

Executive session will be held: HB 1553, HB 2209

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 29, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1770, HB 2745

Executive session will be held: HB 1753, HB 2445, HB 2152, HB 2008

EMERGING ISSUES

Tuesday, March 29, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2782, HB 1564, HB 1742

Executive session will be held: HR 3886, HB 2604, HB 1997

Time change.

Added HB 1997 and HB 1742.

AMENDED

FINANCIAL INSTITUTIONS

Wednesday, March 30, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2845

Executive session will be held: HB 2706

FISCAL REVIEW

Tuesday, March 29, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

FISCAL REVIEW

Wednesday, March 30, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

FISCAL REVIEW

Thursday, March 31, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

JUDICIARY

Wednesday, March 30, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2517, HB 1551, HB 2660, HB 2443

Executive session will be held: HB 2772, HB 1974, HB 1960, HB 2423, HB 2781

LOCAL GOVERNMENT

Thursday, March 31, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1803

Executive session will be held: HB 2795, HB 2798

PENSIONS

Wednesday, March 30, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2799, HB 2245, HB 2853

Executive session will be held: HB 2161

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 30, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2191

Executive session will be held: HB 2004, HB 2906

PUBLIC SAFETY

Tuesday, March 29, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: SS SB 678, SS#2 SJR 38, HB 1640, HB 1676, HB 2432

Executive session will be held: HB 2699, HB 1880, HB 2154, HB 2054

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Thursday, March 31, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2638

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, March 29, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2780

Time change.

CORRECTED

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2654, HB 2758

Executive session will be held: HJR 137, HB 2685, HB 2686

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2771

VETERANS

Tuesday, March 29, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HJR 142

Presentation by Jason Howe with Canines on the Front Line.

Time change.

CORRECTED

HOUSE CALENDAR

FORTY-SECOND DAY, TUESDAY, MARCH 29, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 107 - Dinkins

HJR 125 - Christofanelli

HJR 116 - Schnelting

HCS HJR 123 - Kidd

HCS HJR 131 - Shaul

HJR 132 - Kidd

HJR 133 - Davidson

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HCS HB 2564 - Riggs

HCS HB 2583 - Riggs

HB 2611 - Richey

HB 2623 - Veit

HCS HB 1472 - Pike
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HB 1954 - Henderson
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HB 2088 - Grier
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HCS HBs 2574, 1929 & 1456 - Mayhew
HB 2576 - Bromley
HB 2603 - Patterson
HB 2607 - Rone
HCS HB 2616 - Coleman (32)
HB 2697 - Shaul
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)

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HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HB 2310, (Legislative Review 3/2/22) - McDaniel

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)

HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1597 - Busick
HB 1684 - Black (137)
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HB 2493 - Black (7)
HCS HB 2499 - Eggleston
HCS HB 2587 - Riley
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HCS HB 1682 - Brown (16)
HB 1721 - Shields

HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HCS HB 2289 - Andrews
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2485 - Knight

HOUSE BILLS FOR PERFECTION - CONSENT

(03/22/2022)

HCS HB 1662 - Fishel
HCS HB 2462 - Burger

(03/24/2022)

HB 2400 - Houx
HB 2416 - Porter

(03/28/2022)

HCS HB 2151 - Shields

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HCS HB 2127, (Fiscal Review 3/28/22) - Francis
HB 2387 - Gregory (51)
HCS HB 2000 - Schwadron

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh
HCS HB 2032, (Fiscal Review 3/24/22) - Lewis (6)
HB 1637, (Fiscal Review 3/24/22) - Schwadron
HB 2455 - Griffith

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 2627 - Sharp (36)

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HCS HB 2117, as amended (Fiscal Review 3/24/22), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier
HCS HR 3737 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-SECOND DAY, TUESDAY, MARCH 29, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Watch ye, stand fast in the faith, quit you like men, be strong. (I Corinthians 16:13)

O God of the Ages past, everywhere present, everywhere available, and everywhere seeking to enter the heart of all to strengthen us and to sustain us, be with us this day and reveal Your ways to our waiting hearts. Make us so conscious of Your presence and so receptive to the leading of Your spirit that we shall be directed into right paths, make wise decisions, and formulate great plans for the welfare of all our people and the well-being of our beautiful Missouri.

With patience and perseverance, may we meet today with You to comfort us and halt unjust criticisms that rage about us. Together may we be firm in our faith, be strong, and do all things in love.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Stella Knight.

The Journal of the forty-first day was approved as printed by the following vote:

AYES: 139

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fitzwater	Fogle	Francis	Gray	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25

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Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 001

Bosley

ABSENT WITH LEAVE: 017

Aldridge	Bland Manlove	Cupps	Derges	Fishel
Gregory 51	Hicks	Lovasco	Merideth	Phifer
Pietzman	Proudie	Rogers	Rone	Rowland
Smith 163	Stevens 46			

VACANCIES: 006

Representative Hudson assumed the Chair.

THIRD READING OF HOUSE BILLS - INFORMAL

HB 2455, relating to the Missouri veterans commission, was taken up by Representative Griffith.

On motion of Representative Griffith, **HB 2455** was read the third time and passed by the following vote:

AYES: 149

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert

Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 008

Bland Manlove	Cupps	Derges	Fishel	Hicks
Pietzman	Price IV	Rowland		

VACANCIES: 006

Representative Hudson declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 2564, HCS HB 2583, HB 2611, HB 2623, HCS HB 1472, HB 1547, HCS HB 1550, HB 1585, HCS HB 1595, HB 1601, HCS HB 1614, HB 1629, HB 1680, HB 1705, HB 1736, HCS HB 1740, HB 1804, HB 1954, HCS#2 HB 1992, HCS HB 2013, HB 2088, HCS HB 2118, HCS HB 2142, HB 2145, HB 2172, HB 2174, HCS HB 2218, HB 2293, HB 2325, HCS HB 2363, HB 2371, HCS HB 2381, HB 2391, HCS HB 2434, HCS HB 2453, HCS HB 2543, HB 2566, HB 2568, HCS HBs 2574, 1929 & 1456, HB 2576, HB 2603, and HB 2607 were placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HBs 2574, 1929 & 1456, relating to detached catalytic converters, was taken up by Representative Mayhew.

On motion of Representative Mayhew, the title of **HCS HBs 2574, 1929 & 1456** was agreed to.

On motion of Representative Mayhew, **HCS HBs 2574, 1929 & 1456** was adopted.

On motion of Representative Mayhew, **HCS HBs 2574, 1929 & 1456** was ordered perfected and printed.

HCS HB 2485, relating to promoting advanced recycling, was taken up by Representative Knight.

On motion of Representative Knight, the title of **HCS HB 2485** was agreed to.

Representative Hardwick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2485, Page 18, Section 260.205, Line 323, by inserting after all of said section and line the following:

"260.221. 1. As used in this section, the following terms mean:

(1) "Processed recycled asphalt shingles", recycled asphalt shingles that do not contain extraneous metals, glass, rubber, nails, soil, brick, tars, paper, wood, and plastics and that have been reduced in size to produce a commercially reasonable usable product. "Processed recycled asphalt shingles" shall also be considered clean fill, as such term is defined in section 260.200;

(2) "Recycled asphalt shingles", manufacture waste scrap shingles and post-consumer, tear-off scrap shingles that are accumulated as products for commercial purposes related to recycling or reuse as processed recycled asphalt shingles.

2. Processed recycled asphalt shingles may be used for fill, reclamation, and other beneficial purposes without a permit under sections 260.200 to 260.345 if such processed recycled asphalt shingles are inspected for toxic and hazardous substances in accordance with requirements established by the department of natural resources, provided that processed recycled asphalt shingles shall not be used for such purposes within one hundred feet of any lake, river, sink hole, perennial stream, or ephemeral stream.

3. This section shall not be construed to authorize the abandonment, accumulation, placement, or storage of recycled asphalt shingles or processed recycled asphalt shingles on any real property without the consent of the real property owner.

644.060. 1. Processed recycled asphalt shingles, as defined in section 260.221, may be used for fill, reclamation, and other beneficial purposes without a permit under sections 644.006 to 644.141 if such processed recycled asphalt shingles are inspected for toxic and hazardous substances in accordance with requirements established by the department of natural resources, provided that processed recycled asphalt shingles shall not be used for such purposes within one hundred feet of any lake, river, sink hole, perennial stream, or ephemeral stream.

2. This section shall not be construed to authorize the abandonment, accumulation, placement, or storage of recycled asphalt shingles or processed recycled asphalt shingles on any real property without the consent of the real property owner."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Bailey	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 97
Copeland	Davidson	Davis	Deaton	DeGroot

Dinkins	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lovasco	Mayhew
McDaniel	McGaugh	Morse	Murphy	O'Donnell
Owen	Perkins	Pike	Plocher	Pollock 123
Porter	Pouche	Railsback	Reedy	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schwadron	Shaul	Shields	Simmons	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Toalson Reisch	Trent	Veit	Walsh 50	West
Wiemann	Mr. Speaker			

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Rogers
Sauls	Smith 45	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 030

Baker	Barnes	Chipman	Coleman 32	Cook
Cupps	Derges	Dogan	Fishel	Gregory 51
Kidd	Lewis 6	McGill	Patterson	Pietzman
Pollitt 52	Richey	Roden	Rowland	Schnelting
Schroer	Seitz	Sharp 36	Sharpe 4	Smith 155
Smith 163	Smith 67	Thompson	Van Schoiack	Wright

VACANCIES: 006

On motion of Representative Hardwick, **House Amendment No. 1** was adopted.

On motion of Representative Knight, **HCS HB 2485, as amended**, was adopted.

On motion of Representative Knight, **HCS HB 2485, as amended**, was ordered perfected and printed.

HB 2088, relating to sentence credits, was taken up by Representative Grier.

On motion of Representative Grier, the title of **HB 2088** was agreed to.

Representative Schroer offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2088, Page 6, Section 217.704, Line 91, by inserting after said section and line the following:

"491.065. 1. As used in this section unless the context otherwise requires, the following words mean:

- (1) "Benefit", any plea bargain, bail consideration, reduction or modification of sentence, or any other leniency, immunity, financial payment, reward, or amelioration of current or future conditions of incarceration that has been requested or that has been or may, at a future date, be offered or provided in connection with or in exchange for the testimony of an informant who was endorsed by the state;**
- (2) "Informant", a witness who provides testimony that offers allegedly self-incriminating statements or activities of another person who is under investigation or being charged with an offense and the witness:**
 - (a) Is or was incarcerated with the suspect or defendant;**
 - (b) Is being detained by or in the custody of law enforcement; or**
 - (c) Provides testimony in exchange for any benefit.**

The term "informant" shall not refer to or include a codefendant or victim involved in the case.

2. Each prosecuting attorney's office shall maintain a central record that is searchable and tracks:

- (1) Each case in which an informant has been endorsed by the state to testify against a defendant's interest;**
- (2) The substance of the testimony; and**
- (3) Any benefit that has been requested by or has been offered to the informant, and any benefit that may be provided at a future date in connection with such testimony.**

3. On a monthly basis, each county's prosecuting attorney's office shall send the information described under subsection 2 of this section to the Missouri state highway patrol within the department of public safety, and the information shall be maintained in a centralized statewide record that is available to prosecuting attorneys throughout the state.

4. The information described in this section is accessible only by the prosecuting attorney's office and is not subject to the provisions under chapter 610. Nothing in this section shall be interpreted to exclude the mandatory disclosure of this information to a defendant through discovery, in accordance with *Brady v. Maryland*, 373 U.S. 83 (1963) and other controlling legal precedent.

5. If a prosecuting attorney endorses a witness to testify as an informant, the following material and information shall be disclosed within the time frame provided under rule 25 of the Missouri rules of criminal procedure:

- (1) The complete criminal history of the informant, including any charges that are pending or were reduced, amended, or dismissed as part of a plea bargain;**
- (2) The informant cooperation agreement and a copy of any deal, promise, inducement, or benefit that has been requested or that has been or may, at a future date, be offered or provided to the informant in connection with testimony against the defendant's interest;**
- (3) The substance, time, and place of any statement allegedly given by the defendant to the informant, and the substance, time, and place of any statement given by the informant to law enforcement implicating the defendant in the offense charged;**
- (4) Whether the informant recanted that testimony or statement and, if so, the time and place of the recantation, the nature of the recantation, and the names of the persons who were present at the recantation; and**

(5) Information concerning other criminal cases in any county in which the informant was endorsed by the state to testify against a defendant, including the following:

- (a) The case name and number;**
- (b) The substance of the testimony;**
- (c) Any cooperation agreement, deal, promise, inducement, or benefit that was requested, offered, or provided to the informant in connection with the informant's testimony; and**
- (d) Any other information that is requested to be disclosed under the Constitution of the United States, the Constitution of Missouri, and the Missouri rules of criminal procedure.**

6. Failure to provide in discovery information in response to subsection 5 of this section shall result in a waiver of absolute immunity for any prosecuting attorney who violates the provision and a waiver of qualified immunity for any law enforcement officer who fails to disclose benefits or promises of benefits.

7. In any criminal prosecution in which the prosecuting attorney's office intends to introduce the testimony of an informant and upon the motion of the defendant, the court shall conduct a pretrial hearing to determine whether the informant's testimony is reliable and therefore admissible based upon the material and information disclosed under subsections 5 and 6 of this section, as well as the following factors:

- (1) The extent to which the informant's testimony is supported by other evidence;
- (2) The specificity of the informant's testimony;
- (3) The extent to which the testimony contains details known only by the defendant;
- (4) The extent to which the details of the testimony could be obtained from a source other than the defendant; and
- (5) The circumstances under which the informant initially provided the information to law enforcement or the prosecuting attorney, including whether the informant was responding to leading questions.

8. The prosecuting attorney shall show by a preponderance of the evidence that the informant's testimony is reliable based on the factors under subsection 5 of this section in order for the court to allow the testimony to be heard at trial.

9. If the informant's testimony is admitted into evidence, the court shall instruct jurors to consider the material and information disclosed and enumerated under subsection 5 of this section when assessing the reliability and truthfulness of the informant's testimony.

10. If an informant receives a benefit related to a pending charge, a prior conviction, or a sentence for an offense committed by the informant that involved a victim, the prosecuting attorney shall notify the victim of the benefit the informant is receiving in accordance with the provisions under chapter 595.

610.130. 1. After a period of not less than ten years, an individual who has pleaded guilty or has been convicted for a first intoxication-related traffic offense or intoxication-related boating offense ~~[which]~~ that is a misdemeanor or a county or city ordinance violation, **or for an intoxication-related traffic offense that is a class D felony under subdivision (4) of subsection 2 of section 577.010 or an intoxication-related boating offense that is a class D felony under subdivision (4) of subsection 2 of section 577.013**, and ~~[which]~~ that is not a conviction for driving a commercial motor vehicle while under the influence of alcohol and who since such date has not been convicted of any intoxication-related traffic offense or intoxication-related boating offense may apply to the court in which he or she pled guilty or was sentenced for an order to expunge from all official records all recordations of his or her arrest, plea, trial or conviction.

2. If the court determines, after hearing, that such person has not been convicted of any subsequent intoxication-related traffic offense or intoxication-related boating offense, has no other subsequent alcohol-related enforcement contacts as defined in section 302.525, and has no other intoxication-related traffic offense or intoxication-related boating offenses or alcohol-related enforcement actions pending at the time of the hearing on the application, the court shall enter an order of expungement.

3. Upon granting of the order of expungement, the records and files maintained in any administrative or court proceeding in an associate or circuit division of the circuit court under this section shall be confidential and only available to the parties or by order of the court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea or conviction and as if such event had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction or expungement in response to any inquiry made of him or her for any purpose whatsoever and no such inquiry shall be made for information relating to an expungement under this section. A person shall only be entitled to one expungement pursuant to this section. Nothing contained in this section shall prevent the director from maintaining such records as to ensure that an individual receives only one expungement pursuant to this section for the purpose of informing the proper authorities of the contents of any record maintained pursuant to this section.

4. The provisions of this section shall not apply to any individual who has been issued a commercial driver's license or is required to possess a commercial driver's license issued by this state or any other state.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Toalson Reisch offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Bill No. 2088, Page 1, Line 1, by inserting after the number "2088," the following:

"Page 1, Section A, Line 2, by inserting after said section and line the following:

"217.689. Notwithstanding any law to the contrary, any offender sentenced prior to January 1, 2017, under subsection 2 or 3 of section 195.295 or under section 195.296 shall be eligible for parole after having served ten years of such sentence if the parole board determines that there is a strong and reasonable probability that the offender will not thereafter violate the law."; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Toalson Reisch, **House Amendment No. 1 to House Amendment No. 1** was adopted.

House Amendment No. 1, as amended, was withdrawn.

On motion of Representative Grier, **HB 2088** was ordered perfected and printed.

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 058

Anderson	Atchison	Aune	Bailey	Barnes
Basye	Billington	Black 7	Brown 16	Brown 27
Burton	Busick	Collins	Cook	Davidson
Davis	Doll	Evans	Haden	Haffner
Haley	Hardwick	Hicks	Johnson	Kalberloh
Kelley 127	Kelly 141	Lewis 25	Lewis 6	Lovasco
Mayhew	McGill	Morse	Mosley	Murphy
Nurrenbern	Owen	Perkins	Phifer	Pike
Reedy	Richey	Roberts	Sander	Sassmann
Seitz	Sharpe 4	Shields	Smith 67	Taylor 139
Terry	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wright	Young		

NOES: 000

PRESENT: 066

Adams	Andrews	Appelbaum	Baker	Bangert
Baringer	Black 137	Bromley	Brown 70	Buchheit-Courtway
Burger	Burnett	Butz	Chipman	Coleman 32
Coleman 97	Dinkins	Eggleston	Ellebracht	Falkner
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Knight
Mackey	McCreery	McGaugh	O'Donnell	Person
Plocher	Pollitt 52	Porter	Pouche	Proudie
Quade	Railsback	Riley	Rone	Schroer
Schwadron	Sharp 36	Shaul	Simmons	Smith 155
Smith 163	Smith 45	Stacy	Stephens 128	Tate
Taylor 48	Thomas	Turnbaugh	Weber	Wiemann
Mr. Speaker				

ABSENT WITH LEAVE: 033

Aldridge	Bland Manlove	Boggs	Bosley	Christofanelli
Clemens	Copeland	Cupps	Deaton	DeGroot
Derges	Dogan	Fishel	Grier	Kidd
McDaniel	Merideth	Patterson	Pietzman	Pollock 123
Price IV	Riggs	Roden	Rogers	Rowland
Sauls	Schnelting	Stevens 46	Thompson	Trent
Unsicker	Walsh Moore 93	Windham		

VACANCIES: 006

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **SS#2 HCS HB 2117, as amended**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Eggleston, Fitzwater and Richey

Noes (3): Baringer, Fogle and Walsh (50)

Absent (0)

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HCS HB 2117, as amended, relating to the composition of congressional districts, was taken up by Representative Shaul.

Representative Shaul moved that the House refuse to adopt **SS#2 HCS HB 2117, as amended**, and request the Senate to recede from its position and, failing to do so, grant the House a conference.

Which motion was adopted by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 115

Anderson	Andrews	Atchison	Aune	Baker
Bangert	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Butz	Chipman	Clemens	Coleman 32
Cook	Copeland	Davidson	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Morse	Murphy	Nurrenbern	O'Donnell
Owen	Person	Pike	Plocher	Porter
Pouche	Proudie	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sassmann	Sauls	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schojack	Veit	Walsh 50	Walsh Moore 93	Weber
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 019

Aldridge	Bailey	Christofanelli	Coleman 97	Collins
Davis	Kidd	Lovasco	Perkins	Phifer
Pietzman	Pollitt 52	Sander	Schnelting	Schroer
Simmons	Stacy	Terry	West	

PRESENT: 012

Adams	Appelbaum	Bland Manlove	Burton	Gray
Lewis 25	Merideth	Price IV	Quade	Smith 45
Turnbaugh	Unsicker			

ABSENT WITH LEAVE: 011

Boggs	Cupps	Derges	Fishel	Hicks
McDaniel	Mosley	Patterson	Pollock 123	Rowland
Thompson				

VACANCIES: 006

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 107, relating to the conservation commission, was placed on the Informal Calendar.

HJR 125, relating to taxation, was placed on the Informal Calendar.

HJR 116, relating to the state department of the national guard, was taken up by Representative Schnelting.

On motion of Representative Schnelting, the title of **HJR 116** was agreed to.

Representative Hardwick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Joint Resolution No. 116, Page 2, Section 54, Lines 3-5, by deleting all of said lines and inserting in lieu thereof the following:

"governor, by and with the advice and consent of the senate, who shall provide for the state militia, uphold the Constitution of the United States, uphold the Constitution of Missouri, protect the constitutional rights and civil liberties of Missourians, and provide other defense and security mechanisms as may be required.

Section B. Pursuant to chapter 116, and other applicable constitutional provisions and laws of this state allowing the general assembly to adopt ballot language for the submission of this joint resolution to the voters of this state, the official summary statement of this resolution shall be as follows:

"Shall the Missouri National Guard currently under the Missouri Department of Public Safety be its own department, known as the Missouri Department of the National Guard, which shall be required to protect the constitutional rights and civil liberties of Missourians?"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

HJR 116, with House Amendment No. 1, pending, was laid over.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2012, relating to abortion, was taken up by Representative Kelly (141).

Representative Kelly (141) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2012, Page 1, In the Title, Line 3, by deleting the word "abortion" and inserting in lieu thereof the words "health care"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Kelly (141), **House Amendment No. 1** was adopted.

Representative Kelly (141) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2012, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"188.035. [~~Whoever, with intent to do so, shall take the life of a child aborted alive, shall be guilty of murder of the second degree.~~] 1. This section shall be known and may be cited as the "Born-Alive Abortion Survivors Protection Act".

2. A child born alive during or after an abortion or an attempted abortion shall have all the rights, privileges, and immunities available to other persons, citizens, and residents of this state, including any other liveborn child.

3. Any health care provider licensed, registered, or certified in this state who is present at the time a child is born alive during or after an abortion or attempted abortion shall:

(1) Exercise the same degree of professional skill, care, and diligence to preserve the life and health of the child as a reasonably diligent and conscientious health care provider would render to any other child born alive at the same gestational age; and

(2) Ensure that the child born alive is immediately transported and admitted to a hospital following the exercise of skill, care, and diligence required under subdivision (1) of this subsection.

4. In addition to any criminal or administrative liability which may be incurred, a person shall be civilly liable when he or she:

(1) Knowingly, recklessly, or negligently causes the death of a child who is born alive during or after an abortion or an attempted abortion;

(2) Knowingly fails to comply with any of the provisions of subsection 3 of this section if the person is a health care provider subject to such provisions;

(3) Knowingly performs or induces, or attempts to perform or induce, an unlawful abortion upon another person;

(4) Knowingly aids or abets another person to undergo a self-induced abortion or attempted self-induced abortion or to procure an unlawful abortion or attempted unlawful abortion;

(5) Knowingly, recklessly, or negligently supplies or makes available any instrument, device, medicine, drug, or any other means or substance for another person to undergo a self-induced abortion or attempted self-induced abortion or to procure an unlawful abortion or attempted unlawful abortion; or

(6) Knowingly incites, solicits, or otherwise uses speech or writing as an integral part of conduct in violation of a valid criminal statute to influence another person to undergo a self-induced abortion or attempted self-induced abortion or to procure an unlawful abortion or attempted unlawful abortion.

5. If injury or death arises out of or results from any circumstance under subsection 4 of this section to any of the following persons, including:

(1) A person upon whom the unlawful abortion or attempted unlawful abortion was performed or induced;

(2) A person who underwent a self-induced abortion or attempted self-induced abortion or who procured an unlawful abortion or attempted unlawful abortion;

(3) A child who was born alive during or after an abortion or attempted abortion; or

(4) An unborn child,

then a cause of action for personal injury, bodily injury, or wrongful death may be brought. In a cause of action for wrongful death, the spouse, partner, parents, siblings, and children of the deceased person, child, or unborn child shall be entitled to bring the action. Damages for injury or death may be recovered for, including, but not limited to, any damages described in chapters 537 and 538 that are applicable; loss of future fertility; loss of love and companionship of the spouse, partner, parent, child, unborn child, or sibling; and for injury to or destruction of the spouse, partner, parent, child, unborn child, or sibling relationship in such amount as, under all the circumstances of the case, may be just. The court shall also award a prevailing plaintiff reasonable attorney's fees and litigation costs, including, but not limited to, expert witness fees and expenses as part of the costs. A defendant shall not be permitted to plead or prove as a defense that the plaintiff or deceased person assumed the risk of undergoing, or consented to undergo, a self-induced abortion or attempted self-induced abortion or that the plaintiff or deceased person assumed the risk of procuring, or consented to procure, an unlawful abortion or attempted unlawful abortion. The fact that a plaintiff or deceased person consented to undergo a self-induced abortion or attempted self-induced abortion or to procure an unlawful abortion or attempted unlawful abortion shall not, in and of itself, be considered evidence of contributory or comparative negligence. Any exculpatory agreement between or among parties that is related to undergoing a self-induced abortion or attempted self-induced abortion or to procuring an unlawful abortion or attempted unlawful abortion shall be against public policy and shall be void."; and

Further amend said bill, Page 3, Section 188.165, Line 10, by inserting after all of said section and line the following:

"188.202. 1. No federal act, law, executive order, administrative order, rule, or regulation shall infringe on the right of the people of Missouri to:

(1) Protect state sovereignty and state taxpayers by restricting public funds, public facilities, and public employees from being used to perform, induce, or assist in an abortion, except as provided for in state statutes;

(2) Encourage childbirth over abortion in the use of the state's public funds, public facilities, and public employees;

(3) Defend the religious beliefs or moral convictions of any person who, or entity which, does not want to be forced to directly or indirectly fund or participate in abortion;

(4) Prevent the state or its political subdivisions from being coerced, compelled, or commandeered by the federal government to enact, administer, or enforce a federal regulatory program that directly or indirectly funds abortion; or

(5) Prohibit the federal government from commanding or conscripting public officials of the state or its political subdivisions to enforce a federal regulatory program that directly or indirectly funds abortion.

2. In any action to enforce the provisions of sections 188.200 to 188.215 by a taxpayer under the provisions of section 188.220, a court of competent jurisdiction may order injunctive or other equitable relief, recovery of damages or other legal remedies, or both, as well as payment of reasonable attorney's fees, costs, and expenses of the taxpayer. The relief and remedies set forth shall not be deemed exclusive and shall be in addition to any other relief or remedies permitted by law.

3. In addition to a cause of action brought by a taxpayer under section 188.220, the attorney general is also authorized to bring a cause of action to enforce the provisions of sections 188.200 to 188.215.

188.207. It shall be unlawful for any public funds to be expended to any abortion facility, or to any affiliate or associate of such abortion facility.

188.220. Any taxpayer of this state or its political subdivisions shall have standing to bring ~~[suit in a circuit court of proper venue]~~ a cause of action in any court or administrative agency of competent jurisdiction to enforce the provisions of sections 188.200 to 188.215.

208.152. 1. MO HealthNet payments shall be made on behalf of those eligible needy persons as described in section 208.151 who are unable to provide for it in whole or in part, with any payments to be made on the basis of the reasonable cost of the care or reasonable charge for the services as defined and determined by the MO HealthNet division, unless otherwise hereinafter provided, for the following:

(1) Inpatient hospital services, except to persons in an institution for mental diseases who are under the age of sixty-five years and over the age of twenty-one years; provided that the MO HealthNet division shall provide through rule and regulation an exception process for coverage of inpatient costs in those cases requiring treatment beyond the seventy-fifth percentile professional activities study (PAS) or the MO HealthNet children's diagnosis length-of-stay schedule; and provided further that the MO HealthNet division shall take into account through its payment system for hospital services the situation of hospitals which serve a disproportionate number of low-income patients;

(2) All outpatient hospital services, payments therefor to be in amounts which represent no more than eighty percent of the lesser of reasonable costs or customary charges for such services, determined in accordance with the principles set forth in Title XVIII A and B, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. Section 301, et seq.), but the MO HealthNet division may evaluate outpatient hospital services rendered under this section and deny payment for services which are determined by the MO HealthNet division not to be medically necessary, in accordance with federal law and regulations;

(3) Laboratory and X-ray services;

(4) Nursing home services for participants, except to persons with more than five hundred thousand dollars equity in their home or except for persons in an institution for mental diseases who are under the age of sixty-five years, when residing in a hospital licensed by the department of health and senior services or a nursing home licensed by the department of health and senior services or appropriate licensing authority of other states or government-owned and -operated institutions which are determined to conform to standards equivalent to licensing requirements in Title XIX of the federal Social Security Act (42 U.S.C. Section 301, et seq.), as amended, for nursing facilities. The MO HealthNet division may recognize through its payment methodology for nursing

facilities those nursing facilities which serve a high volume of MO HealthNet patients. The MO HealthNet division when determining the amount of the benefit payments to be made on behalf of persons under the age of twenty-one in a nursing facility may consider nursing facilities furnishing care to persons under the age of twenty-one as a classification separate from other nursing facilities;

(5) Nursing home costs for participants receiving benefit payments under subdivision (4) of this subsection for those days, which shall not exceed twelve per any period of six consecutive months, during which the participant is on a temporary leave of absence from the hospital or nursing home, provided that no such participant shall be allowed a temporary leave of absence unless it is specifically provided for in his plan of care. As used in this subdivision, the term "temporary leave of absence" shall include all periods of time during which a participant is away from the hospital or nursing home overnight because he is visiting a friend or relative;

(6) Physicians' services, whether furnished in the office, home, hospital, nursing home, or elsewhere; **provided that, no funds shall be expended to any abortion facility, as defined in section 188.015, or to any affiliate or associate of such abortion facility;**

(7) Subject to appropriation, up to twenty visits per year for services limited to examinations, diagnoses, adjustments, and manipulations and treatments of malpositioned articulations and structures of the body provided by licensed chiropractic physicians practicing within their scope of practice. Nothing in this subdivision shall be interpreted to otherwise expand MO HealthNet services;

(8) Drugs and medicines when prescribed by a licensed physician, dentist, podiatrist, or an advanced practice registered nurse; except that no payment for drugs and medicines prescribed on and after January 1, 2006, by a licensed physician, dentist, podiatrist, or an advanced practice registered nurse may be made on behalf of any person who qualifies for prescription drug coverage under the provisions of P.L. 108-173;

(9) Emergency ambulance services and, effective January 1, 1990, medically necessary transportation to scheduled, physician-prescribed nonelective treatments;

(10) Early and periodic screening and diagnosis of individuals who are under the age of twenty-one to ascertain their physical or mental defects, and health care, treatment, and other measures to correct or ameliorate defects and chronic conditions discovered thereby. Such services shall be provided in accordance with the provisions of Section 6403 of P.L. 101-239 and federal regulations promulgated thereunder;

(11) Home health care services;

(12) Family planning as defined by federal rules and regulations; **provided that, no funds shall be expended to any abortion facility, as defined in section 188.015, or to any affiliate or associate of such abortion facility; and further** provided, however, that such family planning services shall not include abortions or any abortifacient drug or device that is used for the purpose of inducing an abortion unless such abortions are certified in writing by a physician to the MO HealthNet agency that, in the physician's professional judgment, the life of the mother would be endangered if the fetus were carried to term;

(13) Inpatient psychiatric hospital services for individuals under age twenty-one as defined in Title XIX of the federal Social Security Act (42 U.S.C. Section 1396d, et seq.);

(14) Outpatient surgical procedures, including presurgical diagnostic services performed in ambulatory surgical facilities which are licensed by the department of health and senior services of the state of Missouri; except, that such outpatient surgical services shall not include persons who are eligible for coverage under Part B of Title XVIII, Public Law 89-97, 1965 amendments to the federal Social Security Act, as amended, if exclusion of such persons is permitted under Title XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act, as amended;

(15) Personal care services which are medically oriented tasks having to do with a person's physical requirements, as opposed to housekeeping requirements, which enable a person to be treated by his or her physician on an outpatient rather than on an inpatient or residential basis in a hospital, intermediate care facility, or skilled nursing facility. Personal care services shall be rendered by an individual not a member of the participant's family who is qualified to provide such services where the services are prescribed by a physician in accordance with a plan of treatment and are supervised by a licensed nurse. Persons eligible to receive personal care services shall be those persons who would otherwise require placement in a hospital, intermediate care facility, or skilled nursing facility. Benefits payable for personal care services shall not exceed for any one participant one hundred percent of the average statewide charge for care and treatment in an intermediate care facility for a comparable period of time. Such services, when delivered in a residential care facility or assisted living facility licensed under chapter 198 shall be authorized on a tier level based on the services the resident requires and the frequency of the services. A resident of such facility who qualifies for assistance under section 208.030 shall, at a minimum, if prescribed by a physician, qualify for the tier level with the fewest services. The rate paid to providers for each tier of service shall be set subject to appropriations. Subject to appropriations, each resident of such facility who qualifies for assistance under

section 208.030 and meets the level of care required in this section shall, at a minimum, if prescribed by a physician, be authorized up to one hour of personal care services per day. Authorized units of personal care services shall not be reduced or tier level lowered unless an order approving such reduction or lowering is obtained from the resident's personal physician. Such authorized units of personal care services or tier level shall be transferred with such resident if he or she transfers to another such facility. Such provision shall terminate upon receipt of relevant waivers from the federal Department of Health and Human Services. If the Centers for Medicare and Medicaid Services determines that such provision does not comply with the state plan, this provision shall be null and void. The MO HealthNet division shall notify the revisor of statutes as to whether the relevant waivers are approved or a determination of noncompliance is made;

(16) Mental health services. The state plan for providing medical assistance under Title XIX of the Social Security Act, 42 U.S.C. Section 301, as amended, shall include the following mental health services when such services are provided by community mental health facilities operated by the department of mental health or designated by the department of mental health as a community mental health facility or as an alcohol and drug abuse facility or as a child-serving agency within the comprehensive children's mental health service system established in section 630.097. The department of mental health shall establish by administrative rule the definition and criteria for designation as a community mental health facility and for designation as an alcohol and drug abuse facility. Such mental health services shall include:

(a) Outpatient mental health services including preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management;

(b) Clinic mental health services including preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management;

(c) Rehabilitative mental health and alcohol and drug abuse services including home and community-based preventive, diagnostic, therapeutic, rehabilitative, and palliative interventions rendered to individuals in an individual or group setting by a mental health or alcohol and drug abuse professional in accordance with a plan of treatment appropriately established, implemented, monitored, and revised under the auspices of a therapeutic team as a part of client services management. As used in this section, mental health professional and alcohol and drug abuse professional shall be defined by the department of mental health pursuant to duly promulgated rules. With respect to services established by this subdivision, the department of social services, MO HealthNet division, shall enter into an agreement with the department of mental health. Matching funds for outpatient mental health services, clinic mental health services, and rehabilitation services for mental health and alcohol and drug abuse shall be certified by the department of mental health to the MO HealthNet division. The agreement shall establish a mechanism for the joint implementation of the provisions of this subdivision. In addition, the agreement shall establish a mechanism by which rates for services may be jointly developed;

(17) Such additional services as defined by the MO HealthNet division to be furnished under waivers of federal statutory requirements as provided for and authorized by the federal Social Security Act (42 U.S.C. Section 301, et seq.) subject to appropriation by the general assembly;

(18) The services of an advanced practice registered nurse with a collaborative practice agreement to the extent that such services are provided in accordance with chapters 334 and 335, and regulations promulgated thereunder;

(19) Nursing home costs for participants receiving benefit payments under subdivision (4) of this subsection to reserve a bed for the participant in the nursing home during the time that the participant is absent due to admission to a hospital for services which cannot be performed on an outpatient basis, subject to the provisions of this subdivision:

(a) The provisions of this subdivision shall apply only if:

a. The occupancy rate of the nursing home is at or above ninety-seven percent of MO HealthNet certified licensed beds, according to the most recent quarterly census provided to the department of health and senior services which was taken prior to when the participant is admitted to the hospital; and

b. The patient is admitted to a hospital for a medical condition with an anticipated stay of three days or less;

(b) The payment to be made under this subdivision shall be provided for a maximum of three days per hospital stay;

(c) For each day that nursing home costs are paid on behalf of a participant under this subdivision during any period of six consecutive months such participant shall, during the same period of six consecutive months, be ineligible for payment of nursing home costs of two otherwise available temporary leave of absence days provided under subdivision (5) of this subsection; and

(d) The provisions of this subdivision shall not apply unless the nursing home receives notice from the participant or the participant's responsible party that the participant intends to return to the nursing home following the hospital stay. If the nursing home receives such notification and all other provisions of this subsection have been satisfied, the nursing home shall provide notice to the participant or the participant's responsible party prior to release of the reserved bed;

(20) Prescribed medically necessary durable medical equipment. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

(21) Hospice care. As used in this subdivision, the term "hospice care" means a coordinated program of active professional medical attention within a home, outpatient and inpatient care which treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical, psychological, spiritual, social, and economic stresses which are experienced during the final stages of illness, and during dying and bereavement and meets the Medicare requirements for participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO HealthNet division to the hospice provider for room and board furnished by a nursing home to an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement which would have been paid for facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989);

(22) Prescribed medically necessary dental services. Such services shall be subject to appropriations. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

(23) Prescribed medically necessary optometric services. Such services shall be subject to appropriations. An electronic web-based prior authorization system using best medical evidence and care and treatment guidelines consistent with national standards shall be used to verify medical need;

(24) Blood clotting products-related services. For persons diagnosed with a bleeding disorder, as defined in section 338.400, reliant on blood clotting products, as defined in section 338.400, such services include:

(a) Home delivery of blood clotting products and ancillary infusion equipment and supplies, including the emergency deliveries of the product when medically necessary;

(b) Medically necessary ancillary infusion equipment and supplies required to administer the blood clotting products; and

(c) Assessments conducted in the participant's home by a pharmacist, nurse, or local home health care agency trained in bleeding disorders when deemed necessary by the participant's treating physician;

(25) The MO HealthNet division shall, by January 1, 2008, and annually thereafter, report the status of MO HealthNet provider reimbursement rates as compared to one hundred percent of the Medicare reimbursement rates and compared to the average dental reimbursement rates paid by third-party payors licensed by the state. The MO HealthNet division shall, by July 1, 2008, provide to the general assembly a four-year plan to achieve parity with Medicare reimbursement rates and for third-party payor average dental reimbursement rates. Such plan shall be subject to appropriation and the division shall include in its annual budget request to the governor the necessary funding needed to complete the four-year plan developed under this subdivision.

2. Additional benefit payments for medical assistance shall be made on behalf of those eligible needy children, pregnant women and blind persons with any payments to be made on the basis of the reasonable cost of the care or reasonable charge for the services as defined and determined by the MO HealthNet division, unless otherwise hereinafter provided, for the following:

(1) Dental services;

(2) Services of podiatrists as defined in section 330.010;

(3) Optometric services as described in section 336.010;

(4) Orthopedic devices or other prosthetics, including eye glasses, dentures, hearing aids, and wheelchairs;

(5) Hospice care. As used in this subdivision, the term "hospice care" means a coordinated program of active professional medical attention within a home, outpatient and inpatient care which treats the terminally ill patient and family as a unit, employing a medically directed interdisciplinary team. The program provides relief of severe pain or other physical symptoms and supportive care to meet the special needs arising out of physical, psychological, spiritual, social, and economic stresses which are experienced during the final stages of illness, and

during dying and bereavement and meets the Medicare requirements for participation as a hospice as are provided in 42 CFR Part 418. The rate of reimbursement paid by the MO HealthNet division to the hospice provider for room and board furnished by a nursing home to an eligible hospice patient shall not be less than ninety-five percent of the rate of reimbursement which would have been paid for facility services in that nursing home facility for that patient, in accordance with subsection (c) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989);

(6) Comprehensive day rehabilitation services beginning early posttrauma as part of a coordinated system of care for individuals with disabling impairments. Rehabilitation services must be based on an individualized, goal-oriented, comprehensive and coordinated treatment plan developed, implemented, and monitored through an interdisciplinary assessment designed to restore an individual to optimal level of physical, cognitive, and behavioral function. The MO HealthNet division shall establish by administrative rule the definition and criteria for designation of a comprehensive day rehabilitation service facility, benefit limitations and payment mechanism. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this subdivision shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2005, shall be invalid and void.

3. The MO HealthNet division may require any participant receiving MO HealthNet benefits to pay part of the charge or cost until July 1, 2008, and an additional payment after July 1, 2008, as defined by rule duly promulgated by the MO HealthNet division, for all covered services except for those services covered under subdivisions (15) and (16) of subsection 1 of this section and sections 208.631 to 208.657 to the extent and in the manner authorized by Title XIX of the federal Social Security Act (42 U.S.C. Section 1396, et seq.) and regulations thereunder. When substitution of a generic drug is permitted by the prescriber according to section 338.056, and a generic drug is substituted for a name-brand drug, the MO HealthNet division may not lower or delete the requirement to make a co-payment pursuant to regulations of Title XIX of the federal Social Security Act. A provider of goods or services described under this section must collect from all participants the additional payment that may be required by the MO HealthNet division under authority granted herein, if the division exercises that authority, to remain eligible as a provider. Any payments made by participants under this section shall be in addition to and not in lieu of payments made by the state for goods or services described herein except the participant portion of the pharmacy professional dispensing fee shall be in addition to and not in lieu of payments to pharmacists. A provider may collect the co-payment at the time a service is provided or at a later date. A provider shall not refuse to provide a service if a participant is unable to pay a required payment. If it is the routine business practice of a provider to terminate future services to an individual with an unclaimed debt, the provider may include uncollected co-payments under this practice. Providers who elect not to undertake the provision of services based on a history of bad debt shall give participants advance notice and a reasonable opportunity for payment. A provider, representative, employee, independent contractor, or agent of a pharmaceutical manufacturer shall not make co-payment for a participant. This subsection shall not apply to other qualified children, pregnant women, or blind persons. If the Centers for Medicare and Medicaid Services does not approve the MO HealthNet state plan amendment submitted by the department of social services that would allow a provider to deny future services to an individual with uncollected co-payments, the denial of services shall not be allowed. The department of social services shall inform providers regarding the acceptability of denying services as the result of unpaid co-payments.

4. The MO HealthNet division shall have the right to collect medication samples from participants in order to maintain program integrity.

5. Reimbursement for obstetrical and pediatric services under subdivision (6) of subsection 1 of this section shall be timely and sufficient to enlist enough health care providers so that care and services are available under the state plan for MO HealthNet benefits at least to the extent that such care and services are available to the general population in the geographic area, as required under subparagraph (a)(30)(A) of 42 U.S.C. Section 1396a and federal regulations promulgated thereunder.

6. Beginning July 1, 1990, reimbursement for services rendered in federally funded health centers shall be in accordance with the provisions of subsection 6402(c) and Section 6404 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989) and federal regulations promulgated thereunder.

7. Beginning July 1, 1990, the department of social services shall provide notification and referral of children below age five, and pregnant, breast-feeding, or postpartum women who are determined to be eligible for MO HealthNet benefits under section 208.151 to the special supplemental food programs for women, infants and

children administered by the department of health and senior services. Such notification and referral shall conform to the requirements of Section 6406 of P.L. 101-239 and regulations promulgated thereunder.

8. Providers of long-term care services shall be reimbursed for their costs in accordance with the provisions of Section 1902 (a)(13)(A) of the Social Security Act, 42 U.S.C. Section 1396a, as amended, and regulations promulgated thereunder.

9. Reimbursement rates to long-term care providers with respect to a total change in ownership, at arm's length, for any facility previously licensed and certified for participation in the MO HealthNet program shall not increase payments in excess of the increase that would result from the application of Section 1902 (a)(13)(C) of the Social Security Act, 42 U.S.C. Section 1396a (a)(13)(C).

10. The MO HealthNet division may enroll qualified residential care facilities and assisted living facilities, as defined in chapter 198, as MO HealthNet personal care providers.

11. Any income earned by individuals eligible for certified extended employment at a sheltered workshop under chapter 178 shall not be considered as income for purposes of determining eligibility under this section.

12. If the Missouri Medicaid audit and compliance unit changes any interpretation or application of the requirements for reimbursement for MO HealthNet services from the interpretation or application that has been applied previously by the state in any audit of a MO HealthNet provider, the Missouri Medicaid audit and compliance unit shall notify all affected MO HealthNet providers five business days before such change shall take effect. Failure of the Missouri Medicaid audit and compliance unit to notify a provider of such change shall entitle the provider to continue to receive and retain reimbursement until such notification is provided and shall waive any liability of such provider for recoupment or other loss of any payments previously made prior to the five business days after such notice has been sent. Each provider shall provide the Missouri Medicaid audit and compliance unit a valid email address and shall agree to receive communications electronically. The notification required under this section shall be delivered in writing by the United States Postal Service or electronic mail to each provider.

13. Nothing in this section shall be construed to abrogate or limit the department's statutory requirement to promulgate rules under chapter 536.

14. Beginning July 1, 2016, and subject to appropriations, providers of behavioral, social, and psychophysiological services for the prevention, treatment, or management of physical health problems shall be reimbursed utilizing the behavior assessment and intervention reimbursement codes 96150 to 96154 or their successor codes under the Current Procedural Terminology (CPT) coding system. Providers eligible for such reimbursement shall include psychologists.

208.153. 1. Pursuant to and not inconsistent with the provisions of sections 208.151 and 208.152, the MO HealthNet division shall by rule and regulation define the reasonable costs, manner, extent, quantity, quality, charges and fees of MO HealthNet benefits herein provided. The benefits available under these sections shall not replace those provided under other federal or state law or under other contractual or legal entitlements of the persons receiving them, and all persons shall be required to apply for and utilize all benefits available to them and to pursue all causes of action to which they are entitled. Any person entitled to MO HealthNet benefits may obtain it from any provider of services **which is not excluded or disqualified as a provider under any provision of law including, but not limited to, section 208.164**, with which an agreement is in effect under this section and which undertakes to provide the services, as authorized by the MO HealthNet division. At the discretion of the director of the MO HealthNet division and with the approval of the governor, the MO HealthNet division is authorized to provide medical benefits for participants receiving public assistance by expending funds for the payment of federal medical insurance premiums, coinsurance and deductibles pursuant to the provisions of Title XVIII B and XIX, Public Law 89-97, 1965 amendments to the federal Social Security Act (42 U.S.C. 301, et seq.), as amended.

2. MO HealthNet shall include benefit payments on behalf of qualified Medicare beneficiaries as defined in 42 U.S.C. Section 1396d(p). The family support division shall by rule and regulation establish which qualified Medicare beneficiaries are eligible. The MO HealthNet division shall define the premiums, deductible and coinsurance provided for in 42 U.S.C. Section 1396d(p) to be provided on behalf of the qualified Medicare beneficiaries.

3. MO HealthNet shall include benefit payments for Medicare Part A cost sharing as defined in clause (p)(3)(A)(i) of 42 U.S.C. 1396d on behalf of qualified disabled and working individuals as defined in subsection (s) of Section 42 U.S.C. 1396d as required by subsection (d) of Section 6408 of P.L. 101-239 (Omnibus Budget Reconciliation Act of 1989). The MO HealthNet division may impose a premium for such benefit payments as authorized by paragraph (d)(3) of Section 6408 of P.L. 101-239.

4. MO HealthNet shall include benefit payments for Medicare Part B cost sharing described in 42 U.S.C. Section 1396(d)(p)(3)(A)(ii) for individuals described in subsection 2 of this section, but for the fact that their income exceeds the income level established by the state under 42 U.S.C. Section 1396(d)(p)(2) but is less than one

hundred and ten percent beginning January 1, 1993, and less than one hundred and twenty percent beginning January 1, 1995, of the official poverty line for a family of the size involved.

5. For an individual eligible for MO HealthNet under Title XIX of the Social Security Act, MO HealthNet shall include payment of enrollee premiums in a group health plan and all deductibles, coinsurance and other cost-sharing for items and services otherwise covered under the state Title XIX plan under Section 1906 of the federal Social Security Act and regulations established under the authority of Section 1906, as may be amended. Enrollment in a group health plan must be cost effective, as established by the Secretary of Health and Human Services, before enrollment in the group health plan is required. If all members of a family are not eligible for MO HealthNet and enrollment of the Title XIX eligible members in a group health plan is not possible unless all family members are enrolled, all premiums for noneligible members shall be treated as payment for MO HealthNet of eligible family members. Payment for noneligible family members must be cost effective, taking into account payment of all such premiums. Non-Title XIX eligible family members shall pay all deductible, coinsurance and other cost-sharing obligations. Each individual as a condition of eligibility for MO HealthNet benefits shall apply for enrollment in the group health plan.

6. Any Social Security cost-of-living increase at the beginning of any year shall be disregarded until the federal poverty level for such year is implemented.

7. If a MO HealthNet participant has paid the requested spenddown in cash for any month and subsequently pays an out-of-pocket valid medical expense for such month, such expense shall be allowed as a deduction to future required spenddown for up to three months from the date of such expense.

208.164. 1. As used in this section, unless the context clearly requires otherwise, the following terms mean:

(1) "Abuse", a documented pattern of inducing, furnishing, or otherwise causing a recipient to receive services or merchandise not otherwise required or requested by the recipient, attending physician or appropriate utilization review team; a documented pattern of performing and billing tests, examinations, patient visits, surgeries, drugs or merchandise that exceed limits or frequencies determined by the department for like practitioners for which there is no demonstrable need, or for which the provider has created the need through ineffective services or merchandise previously rendered. The decision to impose any of the sanctions authorized in this section shall be made by the director of the department, following a determination of demonstrable need or accepted medical practice made in consultation with medical or other health care professionals, or qualified peer review teams;

(2) "Department", the department of social services;

(3) "Excessive use", the act, by a person eligible for services under a contract or provider agreement between the department of social services or its divisions and a provider, of seeking and/or obtaining medical assistance benefits from a number of like providers and in quantities which exceed the levels that are considered medically necessary by current medical practices and standards for the eligible person's needs;

(4) "Fraud", a known false representation, including the concealment of a material fact that **the** provider knew or should have known through the usual conduct of his **or her** profession or occupation, upon which the provider claims reimbursement under the terms and conditions of a contract or provider agreement and the policies pertaining to such contract or provider agreement of the department or its divisions in carrying out the providing of services, or under any approved state plan authorized by the federal Social Security Act;

(5) "Health plan", a group of services provided to recipients of medical assistance benefits by providers under a contract with the department;

(6) "Medical assistance benefits", those benefits authorized to be provided by sections 208.152 and 208.162;

(7) "Prior authorization", approval to a provider to perform a service or services for an eligible person required by the department or its divisions in advance of the actual service being provided or approved for a recipient to receive a service or services from a provider, required by the department or its designated division in advance of the actual service or services being received;

(8) "Provider", any person, partnership, corporation, not-for-profit corporation, professional corporation, or other business entity that enters into a contract or provider agreement with the department or its divisions for the purpose of providing services to eligible persons, and obtaining from the department or its divisions reimbursement therefor;

(9) "Recipient", a person who is eligible to receive medical assistance benefits allocated through the department;

(10) "Service", the specific function, act, successive acts, benefits, continuing benefits, requested by an eligible person or provided by the provider under contract with the department or its divisions.

2. The department or its divisions shall have the authority to suspend, revoke, or cancel any contract or provider agreement or refuse to enter into a new contract or provider agreement with any provider where it is determined the provider has committed or allowed its agents, servants, or employees to commit acts defined as abuse or fraud in this section.

3. The department or its divisions shall have the authority to impose prior authorization as defined in this section:

(1) When it has reasonable cause to believe a provider or recipient has knowingly followed a course of conduct which is defined as abuse or fraud or excessive use by this section; or

(2) When it determines by rule that prior authorization is reasonable for a specified service or procedure.

4. If a provider or recipient reports to the department or its divisions the name or names of providers or recipients who, based upon their personal knowledge has reasonable cause to believe an act or acts are being committed which are defined as abuse, fraud or excessive use by this section, such report shall be confidential and the reporter's name shall not be divulged to anyone by the department or any of its divisions, except at a judicial proceeding upon a proper protective order being entered by the court.

5. Payments for services under any contract or provider agreement between the department or its divisions and a provider may be withheld by the department or its divisions from the provider for acts or omissions defined as abuse or fraud by this section, until such time as an agreement between the parties is reached or the dispute is adjudicated under the laws of this state.

6. The department or its designated division shall have the authority to review all cases and claim records for any recipient of public assistance benefits and to determine from these records if the recipient has, as defined in this section, committed excessive use of such services by seeking or obtaining services from a number of like providers of services and in quantities which exceed the levels considered necessary by current medical or health care professional practice standards and policies of the program.

7. The department or its designated division shall have the authority with respect to recipients of medical assistance benefits who have committed excessive use to limit or restrict the use of the recipient's Medicaid identification card to designated providers and for designated services; the actual method by which such restrictions are imposed shall be at the discretion of the department of social services or its designated division.

8. The department or its designated division shall have the authority with respect to any recipient of medical assistance benefits whose use has been restricted under subsection 7 of this section and who obtains or seeks to obtain medical assistance benefits from a provider other than one of the providers for designated services to terminate medical assistance benefits as defined by this chapter, where allowed by the provisions of the federal Social Security Act.

9. The department or its designated division shall have the authority with respect to any provider who knowingly allows a recipient to violate subsection 7 of this section or who fails to report a known violation of subsection 7 of this section to the department of social services or its designated division to terminate or otherwise sanction such provider's status as a participant in the medical assistance program. Any person making such a report shall not be civilly liable when the report is made in good faith.

10. In order to comply with the provisions of 42 U.S.C. Section 1320a-7(a) relating to mandatory exclusion of certain individuals and entities from participation in any federal health care program, and in furtherance of the state's authority under federal law, as implemented by 42 CFR 1002.3(b), to exclude an individual or entity from MO HealthNet for any reason or period authorized by state law, the department or its divisions shall suspend, revoke, or cancel any contract or provider agreement or refuse to enter into a new contract or provider agreement with any provider where it is determined that such provider is not qualified to perform the service or services required, as described in 42 U.S.C. Section 1396a(a)(23), because such provider, or such provider's agent, servant, or employee acting under such provider's authority:

(1) Has a conviction related to the delivery of any item or service under Medicare or under any state health care program, as described in 42 U.S.C. Section 1320a-7(a)(1);

(2) Has a conviction related to the neglect or abuse of a patient in connection with the delivery of any health care item or service, as described in 42 U.S.C. Section 1320a-7(a)(2);

(3) Has a felony conviction related to health care fraud, theft, embezzlement, breach of fiduciary responsibility, or other financial misconduct, as described in 42 U.S.C. Section 1320a-7(a)(3);

(4) Has a felony conviction related to the unlawful manufacture, distribution, prescription, or dispensation of a controlled substance, as described in 42 U.S.C. Section 1320a-7(a)(4);

(5) Has been found guilty of a pattern of intentional discrimination in the delivery or nondelivery of any health care item or service based on the race, color, or national origin of recipients, as described in 42 U.S.C. Section 175 2000d; or is an organization whose original "principles and aims" were to limit the

"reckless procreation" of "[t]hose least fit to carry on the race", "[t]o create a race of well born children", and for the "sterilization of the insane and feeble-minded", and whose founder and first president supported eugenics as the solution for racial, political, and social problems and advocated for the use of birth control for "the elimination of the unfit" and stopping "the reproduction of the unfit"; or

(6) Is an abortion facility, as defined in section 188.015, or an affiliate or associate of such abortion facility.

208.659. The MO HealthNet division shall revise the eligibility requirements for the uninsured women's health program, as established in 13 CSR Section 70- 4.090, to include women who are at least eighteen years of age and with a net family income of at or below one hundred eighty-five percent of the federal poverty level. In order to be eligible for such program, the applicant shall not have assets in excess of two hundred and fifty thousand dollars, nor shall the applicant have access to employer-sponsored health insurance. Such change in eligibility requirements shall not result in any change in services provided under the program. **No funds shall be expended to any abortion facility, as defined in section 188.015, or to any affiliate or associate of such abortion facility.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schnelting offered **House Amendment No. 1 to House Amendment No. 2.**

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 2012, Page 2, Line 31, by deleting all of said line and inserting in lieu thereof the following:

"shall be against public policy and shall be void.

6. No person shall maintain a cause of action or receive an award of damages under this section if such person engaged in criminal conduct, or in domestic violence or sexual assault as defined in section 455.010, which caused the pregnancy in which another person was injured or died as the result of an abortion or attempted abortion. No person shall maintain a cause of action or receive an award of damages under this section if he or she is a family or household member, as defined in section 455.010, who aided or abetted such person who engaged in criminal conduct, or in domestic violence or sexual assault as defined in section 455.010, which caused the pregnancy in which another person was injured or died as the result of an abortion or attempted abortion.

7. The provisions of this section shall be applied, interpreted, and construed in a manner consistent with the Constitution of the United States and the constitution of this state."; and"; and

Further amend said amendment, Page 4, Line 25, by inserting after the word "his" the words "**or her**"; and

Further amend said amendment and page, Line 27, by inserting after the word "he" the words "**or she**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative DeGroot raised a point of order that members were in violation of Rule 84.

The Speaker advised members to confine themselves to the question under debate.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

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AYES: 090

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fitzwater	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Lewis 6	Mayhew
McGaugh	McGill	Morse	O'Donnell	Owen
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Toalson Reich	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 020

Christofanelli	Cupps	Deaton	Derges	Dogan
Fishel	Francis	Grier	Houx	Knight
Lovasco	McDaniel	Murphy	Patterson	Pollock 123
Rogers	Rone	Rowland	Smith 163	Thompson

VACANCIES: 006

On motion of Representative Schnelting, **House Amendment No. 1 to House Amendment No. 2** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman

Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fitzwater	Francis	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Mayhew	McGaugh	McGill	Morse
O'Donnell	Owen	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gray
Gunby	Ingle	Johnson	Lewis 25	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Sauls
Sharp 36	Smith 45	Smith 67	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 020

Bosley	Christofanelli	Cupps	Deaton	Derges
Dogan	Fishel	Grier	Houx	Lovasco
McDaniel	Murphy	Patterson	Pollock 123	Rogers
Rone	Rowland	Smith 163	Stevens 46	Thompson

VACANCIES: 006

On motion of Representative Kelly (141), **House Amendment No. 2, as amended**, was adopted.

Representative Coleman (97) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2012, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

"188.015. As used in this chapter, the following terms mean:

(1) "Abortion":

(a) The act of using or prescribing any instrument, device, medicine, drug, or any other means or substance with the intent to destroy the life of an embryo or fetus in his or her mother's womb; or

(b) The intentional termination of the pregnancy of a mother by using or prescribing any instrument, device, medicine, drug, or other means or substance with an intention other than to increase the probability of a live birth or to remove a dead unborn child;

(2) "Abortion facility", a clinic, physician's office, or any other place or facility in which abortions are performed or induced other than a hospital;

(3) **"Abortion-inducing drugs", mifepristone, misoprostol, and any drug or medication that is used to terminate the life of an unborn child. The term does not include birth-control devices or oral contraceptives, and it does not include Plan B, morning-after pills, or emergency contraception. The term also does not include drugs or medications that are possessed or distributed for a purpose that does not include the termination of a pregnancy;**

(4) "Conception", the fertilization of the ovum of a female by a sperm of a male;

~~[(4)]~~ (5) "Department", the department of health and senior services;

~~[(5)]~~ (6) "Down Syndrome", the same meaning as defined in section 191.923;

~~[(6)]~~ (7) "Gestational age", length of pregnancy as measured from the first day of the woman's last menstrual period;

~~[(7)]~~ (8) "Medical emergency", a condition which, based on reasonable medical judgment, so complicates the medical condition of a pregnant woman as to necessitate the immediate abortion of her pregnancy to avert the death of the pregnant woman or for which a delay will create a serious risk of substantial and irreversible physical impairment of a major bodily function of the pregnant woman;

~~[(8)]~~ (9) "Physician", any person licensed to practice medicine in this state by the state board of registration for the healing arts;

~~[(9)]~~ (10) **"Pregnant woman" and "pregnant women", any individual or individuals who are pregnant, regardless of any gender identity that the pregnant individual attempts to assert or claim;**

(11) "Reasonable medical judgment", a medical judgment that would be made by a reasonably prudent physician, knowledgeable about the case and the treatment possibilities with respect to the medical conditions involved;

~~[(10)]~~ (12) "Unborn child", the offspring of human beings from the moment of conception until birth and at every stage of its biological development, including the human conceptus, zygote, morula, blastocyst, embryo, and fetus;

~~[(11)]~~ (13) "Viability" or "viable", that stage of fetal development when the life of the unborn child may be continued indefinitely outside the womb by natural or artificial life-supportive systems;

~~[(12)]~~ (14) "Viable pregnancy" or "viable intrauterine pregnancy", in the first trimester of pregnancy, an intrauterine pregnancy that can potentially result in a liveborn baby[-];

(15) **"Woman" and "women", any person or group of persons whose biological sex is female, including any person with XX chromosomes and any person with a uterus, regardless of any gender identity that the person attempts to assert or claim.";** and

Further amend said bill, Page 3, Section 188.165, Line 10, by inserting after said section and line the following:

"188.805. 1. It is the policy of the state of Missouri to protect its unborn citizens from individuals and organizations that aid or abet the killing of unborn children, and to protect the unborn from those who seek to kill or otherwise harm them, to the maximum extent permissible under the Constitution and federal law.

2. Except as provided by subsection 3 of this section, it shall be unlawful for any person to perform or induce, or to attempt to perform or induce, an abortion on a resident or citizen of Missouri, or to aid or abet, or attempt to aid or abet, an abortion performed or induced on a resident or citizen of Missouri, regardless of where the abortion is or will be performed. The prohibition in this subsection includes, but is not limited to:

(1) Offering or knowingly providing transportation to or from an abortion provider;

(2) Giving instructions over the telephone, the internet, or any other medium of communication regarding self-administered abortion or means of obtaining elective abortions;

(3) Hosting or maintaining a website, or providing internet service that allows Missouri residents to access any website, that encourages or facilitates efforts to obtain elective abortions;

(4) Offering or providing money with the knowledge that it will be used to pay for, offset, or reimburse the costs of an abortion or the costs associated with procuring an abortion;

(5) Providing or arranging for insurance coverage of an abortion;
(6) Offering or providing "abortion doula" services;
(7) Providing referrals to an abortion provider;
(8) Coercing or pressuring a pregnant woman to have an abortion; and
(9) Engaging in any conduct that would make one an accomplice to abortion under sections 562.036 and 562.041.

3. Subsection 2 of this section does not prohibit:

(1) Abortions performed or induced in response to a life-threatening physical condition aggravated by, caused by, or arising from a pregnancy that, as certified by a physician, places the woman in danger of death or a serious risk of substantial impairment of a major bodily function unless an abortion is performed, or any conduct that aids or abets or attempts to aid or abet such abortions;

(2) Speech or conduct protected by the First Amendment of the United States Constitution, as made applicable to the states through the Supreme Court of the United States' interpretations of the Fourteenth Amendment of the United States Constitution, or by Article 1, Section 8 of the Missouri Constitution;

(3) Conduct that the state of Missouri is forbidden to regulate under federal law or the Constitution of the United States;

(4) Conduct taken by a pregnant woman who aborts or seeks to abort her unborn child; or

(5) Conduct taken at the behest of federal agencies, contractors, or employees that are carrying out duties under federal law, if a prohibition on that conduct would violate the doctrines of preemption or intergovernmental immunity.

4. Notwithstanding any other law, the requirements of this section shall be enforced exclusively through the private civil actions described in section 188.820. No direct or indirect enforcement of this section may be taken or threatened by the state, a political subdivision, a district or county attorney, or any officer or employee of this state or a political subdivision against any person or entity, by any means whatsoever, and no violation of this section may be used to justify or trigger the enforcement of any other law or any type of adverse consequence under any other law, except as provided in section 188.820.

188.810. 1. Abortion-inducing drugs are declared to be contraband in Missouri.

2. Except as provided by subsection 3 of this section, it shall be unlawful for any person to:

(1) Possess or distribute abortion-inducing drugs in Missouri;

(2) Mail, transport, or deliver abortion-inducing drugs in any manner to any person or location in Missouri;

(3) Provide information on how to obtain abortion-inducing drugs; or

(4) Host or maintain a website, or provide internet service that allows Missouri residents to access any website, that encourages or facilitates efforts to obtain abortion-inducing drugs.

3. Subsection 2 of this section does not prohibit:

(1) Speech or conduct protected by the First Amendment of the United States Constitution, as made applicable to the states through the Supreme Court of the United States' interpretations of the Fourteenth Amendment of the United States Constitution, or by Article 1, Section 8 of the Missouri Constitution;

(2) Conduct that the state of Missouri is forbidden to regulate under federal law or the Constitution of the United States;

(3) Conduct taken by a pregnant woman who aborts or seeks to abort her unborn child;

(4) The possession or distribution of abortion-inducing drugs for a purpose that does not include termination of a pregnancy;

(5) The possession of abortion-inducing drugs resulting from an effort to entrap individuals or entities that violate this section; or

(6) Conduct taken at the behest of federal agencies, contractors, or employees that are carrying out duties under federal law, if a prohibition on that conduct would violate the doctrines of preemption or intergovernmental immunity.

4. Notwithstanding any other law, the requirements of this section shall be enforced exclusively through the private civil actions described in section 188.820. No direct or indirect enforcement of this section may be taken or threatened by the state, a political subdivision, a district or county attorney, or any officer or employee of this state or a political subdivision against any person or entity, by any means whatsoever, and no violation of this section may be used to justify or trigger the enforcement of any other law or any type of adverse consequence under any other law, except as provided in section 188.820.

188.815. 1. Notwithstanding any other law, any person who manufactures, distributes, transports, provides, or aids or abets the manufacture, distribution, transportation, or provision of abortion-inducing drugs, including any person who hosts or maintains a website or provides internet service that allows individuals to access any website that encourages or facilitates efforts to obtain abortion-inducing drugs, shall be strictly, absolutely, and jointly and severally liable for the wrongful death of any unborn child or pregnant woman who dies from the use of abortion-inducing drugs, and for any personal injuries suffered by any unborn child or pregnant woman from the use of abortion-inducing drugs.

2. It is an affirmative defense if a person sued under this section:

(1) Was unaware that he or she was engaged in the conduct described in subsection 1 of this section; and

(2) Took every reasonable precaution to ensure that he or she would not manufacture, distribute, transport, provide, or aid or abet the manufacture, distribution, transportation, or provision of abortion-inducing drugs.

3. Notwithstanding any other law, if a plaintiff who brings suit under this section is unable to identify the specific manufacturer of the drug that caused the death or injury, liability shall be apportioned among all manufacturers of abortion-inducing drugs in proportion to each manufacturer's share of the market for abortion-inducing drugs, in accordance with *Sindell v. Abbott Laboratories*, 607 P.2d 924 (Cal. 1980).

4. Notwithstanding any other law, a person may bring an action under this section not later than six years after the date the cause of action accrues.

5. Notwithstanding any other law, the following are not defenses to an action brought under this section:

(1) Ignorance or mistake of law;
(2) A defendant's belief that the requirements or provisions of this section are unconstitutional or were unconstitutional;

(3) A defendant's reliance on any court decision that has been overruled on appeal or by a subsequent court, even if that court decision had not been overruled when the cause of action accrued;

(4) A defendant's reliance on any state or federal court decision that is not binding on the court in which the action has been brought;

(5) Non-mutual issue preclusion or non-mutual claim preclusion;

(6) The consent of the unborn child's mother to the abortion;

(7) Contributory or comparative negligence;

(8) Assumption of risk; and

(9) Any claim that the enforcement of this section or the imposition of civil liability against the defendant will violate the constitutional rights of third parties, except as provided by section 188.830.

6. Any waiver of the right to sue under this section shall be void as against public policy, and shall not be enforceable in any court.

7. This section shall not be construed to impose liability on speech or conduct protected by the First Amendment of the United States Constitution, as made applicable to the states through the Supreme Court of the United States' interpretation of the Fourteenth Amendment of the United States Constitution, or by Article 1, Section 8 of the Missouri Constitution.

8. Notwithstanding any other law, a civil action under this section shall not be brought:

(1) Against the woman who used abortion-inducing drugs to abort or attempt to abort her unborn child;

(2) Against any person who acted at the behest of federal agencies, contractors, or employees that are carrying out duties under federal law, if the imposition of liability would violate the doctrines of preemption or intergovernmental immunity; or

(3) By any person who impregnated the woman who used abortion-inducing drugs through an act of rape, sexual assault, or incest.

9. Notwithstanding any other law, including section 506.500, the courts of this state shall have personal jurisdiction over any defendant sued under this section to the maximum extent permitted by the Fourteenth Amendment to the United States Constitution.

188.820. 1. Any person, other than the state, its political subdivisions, or any officer or employee of a state or local governmental entity in this state, may bring a civil action against any person or entity that:

(1) Violates any provision of sections 188.805 and 188.810; or

(2) Intends to violate any provision of sections 188.805 and 188.810.

2. If a claimant prevails in an action brought under this section, the court shall award:
- (1) Injunctive relief sufficient to prevent the defendant from violating sections 188.805 and 188.810;
 - (2) Nominal and compensatory damages if the plaintiff has suffered injury or harm from the defendant's conduct, including, but not limited to, loss of consortium and emotional distress;
 - (3) Statutory damages in an amount of not less than ten thousand dollars; and
 - (4) Costs and attorney's fees.

3. Notwithstanding subsection 2 of this section, a court shall not award relief under subdivision (3) or (4) of subsection 2 of this section in response to a violation of subdivision 1 of subsection 1 of this section if the defendant demonstrates that the defendant previously paid or has been ordered to pay the full amount of statutory damages under subdivision (3) of subsection 2 of this section in a previous action for that particular violation of section 188.805 or 188.810.

4. Notwithstanding any other law, a person may bring an action under this section not later than six years after the date the cause of action accrues.

5. Notwithstanding any other law, the following are not defenses to an action brought under this section:

- (1) Ignorance or mistake of law;
- (2) A defendant's belief that the requirements or provisions of this section are unconstitutional or were unconstitutional;
- (3) A defendant's reliance on any court decision that has been overruled on appeal or by a subsequent court, even if that court decision had not been overruled when the cause of action accrued;
- (4) A defendant's reliance on any state or federal court decision that is not binding on the court in which the action has been brought;
- (5) Non-mutual issue preclusion or non-mutual claim preclusion;
- (6) The consent of the unborn child's mother to the abortion;
- (7) Contributory or comparative negligence;
- (8) Assumption of risk; or
- (9) Any claim that the enforcement of this section or the imposition of civil liability against the defendant will violate the constitutional rights of third parties, except as provided by section 188.830.

6. It is an affirmative defense if a person sued under this section:

- (1) Was unaware that it was engaged in conduct described in Sections 188.805 and 188.810; and
- (2) Took every reasonable precaution to ensure that it would not violate sections 188.805 and 188.810.

The defendant has the burden of proving an affirmative defense under this subsection by a preponderance of the evidence.

7. This section shall not be construed to impose liability on any speech or conduct protected by the First Amendment of the United States Constitution, as made applicable to the states through the United States Supreme Court's interpretation of the Fourteenth Amendment of the United States Constitution, or by Article 1, Section 8 of the Missouri Constitution.

8. Notwithstanding any other law, neither the state, any of its political subdivisions, any district or county attorney, nor any officer or employee of this state or a political subdivision shall:

- (1) Act in concert or participation with anyone who brings suit under this section;
- (2) Establish or attempt to establish any type of agency or fiduciary relationship with a plaintiff who brings suit under this section;
- (3) Make any attempt to control or influence a plaintiff's decision to bring suit under this section or the plaintiff's conduct of the litigation; or
- (4) Intervene in any action brought under this section.

This subsection does not prohibit a person or entity described in this subsection from filing an amicus curiae brief in the action, so long as that person or entity does not act in concert or participation with the plaintiff or plaintiffs who sue under this section or violate any provision of this subsection.

9. Notwithstanding any other law, a court shall not award costs or attorney's fees to a litigant who is sued under this section.

10. Notwithstanding any other law, a civil action under this section shall not be subject to any provision in section 1.302.

11. Notwithstanding any other law, a civil action under this section shall not be brought:

(1) Against a woman upon whom an abortion was performed or induced or attempted to be performed or induced in violation of this chapter, or against a pregnant woman who intends or seeks to abort her unborn child in violation of this chapter;

(2) Against any person or entity that performs, aids or abets, or attempts to perform or aid or abet an abortion at the behest of federal agencies, contractors, or employees that are carrying out duties under federal law, if a prohibition on such abortion would violate the doctrines of preemption or intergovernmental immunity;

(3) Against any common carrier that transports a pregnant woman to an abortion provider, if the common carrier is unaware that the woman intends to abort her unborn child; or

(4) By any person who impregnated a woman seeking an abortion through an act of rape, sexual assault, or incest.

12. Notwithstanding any other law, including section 506.500, the courts of this state shall have personal jurisdiction over any defendant sued under this section to the maximum extent permitted by the Fourteenth Amendment to the United States Constitution.

188.830. 1. A defendant against whom an action is brought under section 188.815 or 188.820 may assert an affirmative defense to liability under this section if:

(1) The defendant has standing to assert the rights of a woman or group of women seeking an abortion under the tests for third-party standing established by the Supreme Court of the United States; and

(2) The imposition of civil liability on the defendant will result in an undue burden on a woman or group of women seeking an abortion.

The defendant has the burden of proving an affirmative defense under this section by a preponderance of the evidence.

2. The affirmative defense under subsection 1 of this section is not available if the Supreme Court of the United States overrules *Roe v. Wade*, 410 U.S. 113 (1973) or *Planned Parenthood v. Casey*, 505 U.S. 833 (1992), regardless of whether the conduct on which the cause of action is based under section 188.815 or section 188.820 occurred before the Supreme Court overruled either decision.

3. Nothing in this section or chapter shall limit or preclude a defendant from asserting the defendant's personal constitutional rights as a defense to liability under section 188.815 or 188.820, and a court shall not award relief under section 188.815 or section 188.820 if the conduct for which the defendant has been sued was an exercise of state or federal constitutional rights that personally belong to the defendant.

4. Nothing in this section or chapter shall limit or preclude a defendant from asserting the unconstitutionality of any provision of this chapter or Missouri law as a defense to liability under section 188.815 or section 188.820.

188.835. 1. Notwithstanding any other law, including section 508.010, a civil action brought under section 188.815 or section 188.820 shall be brought in:

(1) The county in which all or a substantial part of the events or omissions giving rise to the claim occurred;

(2) The county of residence for any one of the natural person defendants at the time the cause of action accrued;

(3) The county of the principal office in this state of any one of the defendants that is not a natural person; or

(4) The county of residence for the claimant if the claimant is a natural person residing in this state.

2. If a civil action is brought under section 188.815 or section 188.820 in any one of the venues described in subsection 1 of this section, the action shall not be transferred to a different venue without the written consent of all parties.

188.840. 1. Notwithstanding any other law, the state shall have sovereign immunity, each of its political subdivisions shall have governmental immunity, and each officer and employee of this state or a political subdivision shall have official immunity, as well as sovereign or governmental immunity, as applicable, in any action, claim, counterclaim, or any type of legal or equitable action that challenges the validity of any provision or application of this chapter, on constitutional grounds or otherwise, or that seeks to prevent or enjoin the state, its political subdivisions, or any officer or employee of this state or a political subdivision from enforcing any provision or application of this chapter, unless such immunity has been abrogated or preempted by federal law in a manner consistent with the Constitution of the United States.

2. Notwithstanding any other law, no provision of state law shall be construed to waive or abrogate an immunity described in subsection 1 of this section unless it expressly waives or abrogates immunity with specific reference to this section.

3. Notwithstanding any other law, no attorney representing the state, its political subdivisions, or any officer or employee of this state or a political subdivision is authorized or permitted to waive an immunity described in subsection 1 of this section or take any action that would result in a waiver of such immunity.

4. Notwithstanding any other law, no court of this state shall have jurisdiction to consider any action, claim, or counterclaim that seeks declaratory or injunctive relief to prevent the state, its political subdivisions, any officer or employee of this state or a political subdivision, or any person from enforcing any provision or application of this chapter, or from filing a civil action under this chapter.

5. Nothing in this section or chapter shall be construed to prevent a litigant from asserting the invalidity or unconstitutionality of any provision or application of this chapter or Missouri law as a defense to any action, claim, or counterclaim brought against that litigant.

188.850. 1. Mindful of *Leavitt v. Jane L.*, 518 U.S. 137 (1996), in which in the context of determining the severability of a state statute regulating abortion the Supreme Court of the United States held that an explicit statement of legislative intent is controlling, it is the intent of the legislature that every provision, section, subsection, sentence, clause, phrase, or word in this chapter, and every application of the provisions in this chapter to every person, group of persons, or circumstances, are severable from each other.

2. If any application of any provision in this chapter to any person, group of persons, or circumstances is found by a court to be invalid, preempted, unconstitutional, or to impose an undue burden on any woman or group of women seeking an abortion, then the remaining applications of such provision to all other persons and circumstances shall be severed and preserved and shall remain in effect. All constitutionally valid applications of the provisions in this chapter, and every application of those provisions that can be enforced without imposing an undue burden on women seeking abortions, shall be severed from any applications that a court finds to be invalid, preempted, unconstitutional, or to impose an undue burden on women seeking abortions, and the valid applications shall remain in force, because it is the legislature's intent and priority that every valid application be allowed to stand alone. Even if a reviewing court finds a provision of this chapter to impose an undue burden in a large or substantial fraction of relevant cases, the applications that do not present an undue burden shall be severed from the remaining applications and shall remain in force, and shall be treated as if the legislature had enacted a statute limited to the persons, group of persons, or circumstances for which the statute's application does not impose an undue burden.

3. The legislature further declares that it would have enacted this chapter, and each provision, section, subsection, sentence, clause, phrase, word, and all constitutional applications of the provisions of this chapter, irrespective of the fact that any provision, section, subsection, sentence, clause, phrase, or word, or applications of this chapter were to be declared invalid, preempted, unconstitutional, or to impose an undue burden.

4. If any provision of this chapter is found by any court to be unconstitutionally vague, then the applications of that provision that do not present constitutional vagueness problems shall be severed and remain in force, consistent with the severability requirements of subsections 1, 2, and 3 of this section.

5. No court may decline to enforce the severability requirements of subsections 1, 2, 3, and 4 of this section on the ground that severance would rewrite the statute or involve the court in legislative or lawmaking activity. A court that declines to enforce or enjoins a state official from enforcing a statutory provision does not rewrite a statute, as the statute continues to contain the same words as before the court's decision. A judicial injunction or declaration of unconstitutionality:

(1) Is nothing more than an edict prohibiting enforcement that may subsequently be vacated by a later court if that court has a different understanding of the requirements of the Missouri Constitution or United States Constitution;

(2) Is not a formal amendment of the language in a statute; and

(3) No more rewrites a statute than a decision by the executive not to enforce a duly enacted statute in a limited and defined set of circumstances.

6. If any state or federal court disregards the severability requirements of subsections 1, 2, 3, 4, or 5 of this section, and declares or finds any provision of this chapter facially unconstitutional, when there are discrete applications of that provision can be enforced against a person, group of persons, or circumstances

without violating federal law, the federal or state constitutions, or imposing an undue burden on women seeking abortions, then that provision shall be interpreted, as a matter of state law, as if the legislature had enacted a provision limited to the persons, group of persons, or circumstances for which the provision's application will not violate federal law, the federal or state constitutions, or impose an undue burden on women seeking abortions, and every court shall adopt this saving construction of that provision until the court ruling that pronounced the provision facially unconstitutional is vacated or overruled."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Seitz offered House Substitute Amendment No. 1 for House Amendment No. 3.

*House Substitute Amendment No. 1
for
House Amendment No. 3*

AMEND House Committee Substitute for House Bill No. 2012, Page 3, Section 188.047, Line 46, by inserting after all of said section and line the following:

"188.090. 1. A person or entity commits the offense of trafficking abortion-inducing drugs if such person or entity knowingly imports, exports, distributes, delivers, manufactures, produces, prescribes, administers, or dispenses or attempts to import, export, distribute, deliver, manufacture, produce, prescribe, administer, or dispense any medicine, drug, or any other substance to be used for the purpose of inducing an abortion on another person in violation of any state or federal law.

2. The offense of trafficking abortion-inducing drugs is a class B felony.

3. A woman upon whom an abortion was induced or was attempted to be induced in violation of this section shall not be prosecuted for:

(1) Violating any of the provisions of this section;

(2) A conspiracy to violate any of the provisions of this section; or

(3) Being criminally responsible for the conduct of another person who, or an entity which, violated any of the provisions of this section."; and

Further amend said bill and page, Section 188.165, Line 10, by inserting after all of said section and line the following:

"338.270. 1. Application blanks for renewal permits shall be mailed to each permittee on or before the first day of the month in which the permit expires and, if application for renewal of permit is not made before the first day of the following month, the existing permit, or renewal thereof, shall lapse and become null and void upon the last day of that month.

2. The board of pharmacy shall not renew a nonresident pharmacy license if the renewal applicant does not hold a current pharmacy license or its equivalent in the state in which the nonresident pharmacy is located.

3. The board of pharmacy shall not issue or renew a nonresident pharmacy license if the applicant or licensee knowingly delivers directly to a patient within this state via common carrier, mail, carrier services, or any other delivery service any medicine, drug, or any other substance to be used for the purpose of inducing an abortion, as defined in section 188.015.

338.337. 1. It shall be unlawful for any out-of-state wholesale drug distributor, out-of-state pharmacy acting as a distributor, drug outsourcers, or third-party logistics provider to do business in this state without first obtaining a license to do so from the board of pharmacy and paying the required fee, except as otherwise provided by section 338.335 and this section. Application for an out-of-state wholesale drug distributor's, drug outsourcer's, or out-of-state third-party logistics provider's license under this section shall be made on a form furnished by the board. The issuance of a license under sections 338.330 to 338.370 shall not change or affect tax liability imposed by the Missouri department of revenue on any entity. Any out-of-state wholesale drug distributor that is a drug manufacturer and which produces and distributes from a facility which has been inspected and approved by the Food and Drug Administration, maintains current approval by the federal Food and Drug Administration, and has provided a copy of the most recent Food and Drug Administration Establishment Inspection Report to the board, and

which is licensed by the state in which the distribution facility is located, or, if located within a foreign jurisdiction, is authorized and in good standing to operate as a drug manufacturer within such jurisdiction, need not be licensed as provided in this section but such out-of-state distributor shall register its business name and address with the board of pharmacy and pay a filing fee in an amount established by the board.

2. It shall be unlawful for a licensed or registered out-of-state wholesale drug distributor, out-of-state pharmacy acting as a distributor, drug outsourcer, or third-party logistics provider to knowingly deliver directly to a patient within this state via common carrier, mail, carrier service, or any other delivery service any medicine, drug, or any other substance to be used for the purpose of inducing an abortion, as defined in section 188.015."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) offered **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 3.**

*House Amendment No. 1
to
House Substitute Amendment No. 1
for
House Amendment No. 3*

AMEND House Substitute Amendment No. 1 for House Amendment No. 3 to House Committee Substitute for House Bill No. 2012, Page 1, Line 8, by inserting after the word "**abortion**" the words "**, as defined in section 188.015,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Coleman (97) raised a point of order that **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 3** is not in order.

The Chair ruled that the point of order was not timely and not well taken.

On motion of Representative Taylor (139), **House Amendment No. 1 to House Substitute Amendment No. 1 for House Amendment No. 3** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 086

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Davidson	Davis
Dinkins	Eggleston	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	O'Donnell
Owen	Perkins	Pike	Plocher	Pollitt 52

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Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Fogle	Gray	Gunby	Ingle
Lewis 25	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 029

Black 137	Bland Manlove	Bosley	Coleman 32	Cupps
Deaton	DeGroot	Derges	Dogan	Ellebracht
Evans	Falkner	Grier	Johnson	Mackey
McDaniel	Murphy	Patterson	Pietzman	Pollock 123
Roden	Rowland	Sander	Smith 163	Smith 67
Stacy	Stephens 128	Thompson	Trent	

VACANCIES: 006

On motion of Representative Seitz, **House Substitute Amendment No. 1 for House Amendment No. 3, as amended**, was adopted by the following vote, the ayes and noes having been demanded by Representative Seitz:

AYES: 093

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Davidson
Davis	Dinkins	Eggleston	Evans	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
O'Donnell	Owen	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 048

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Dogan	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 016

Black 137	Bland Manlove	Cupps	Deaton	DeGroot
Derges	Falkner	Grier	Hovis	McDaniel
Murphy	Patterson	Pollock 123	Rowland	Thompson
Trent				

VACANCIES: 006

Representative Chipman assumed the Chair.

On motion of Representative Kelly (141), **HCS HB 2012, as amended**, was adopted.

On motion of Representative Kelly (141), **HCS HB 2012, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 3995 - Consent and House Procedure

COMMITTEE REPORTS

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1704**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (3): Aldridge, Copeland and Sharp (36)

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1753**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (18): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (3): Dogan, Fishel and Grier

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2008**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (16): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, DeGroot, Haffner, Hicks, Mackey, Nurrenbern, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (1): Davidson

Absent (4): Dogan, Fishel, Grier and Patterson

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2152**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (18): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (3): Dogan, Fishel and Grier

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2445**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (16): Baker, Bangert, Basye, Black (7), Brown (70), Davidson, DeGroot, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Terry and Toalson Reisch

Noes (2): Christofanelli and Stacy

Absent (3): Dogan, Fishel and Grier

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2820**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Appelbaum, Buchheit-Courtway, Collins, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (0)

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1880**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Cook, Hardwick, McDaniel, Mosley, Phifer, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (1): Bland Manlove

Absent (0)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 2054**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bland Manlove, Cook, Hardwick, McDaniel, Mosley, Phifer, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 2699**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bland Manlove, Cook, Hardwick, McDaniel, Mosley, Phifer, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (0)

Absent (0)

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HJR 137**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Deaton, Eggleston, Evans, Kelly (141) and Taylor (139)

Noes (3): Ellebracht, Ingle and Rogers

Present (1): Proudie

Absent (4): Bailey, Cupps, Falkner and Lovasco

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 2913**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Chipman, Gray, Haffner, Hicks, Porter, Schnelting and Walsh Moore (93)

Noes (0)

Present (1): Bland Manlove

Absent (4): Kidd, McDaniel, Mosley and Tate

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 1956**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Lewis (6), Person, Railsback, Sharpe (4), Thompson, Walsh Moore (93) and Young

Noes (0)

Absent (0)

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HCS HB 1662** and **HCS HB 2462**.

COMMITTEE CHANGES

March 29, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Rory Rowland from the Committee on Financial Institutions and ranking member. In addition, I appoint Representative Robert Sauls to the same committee and designate Representative Doug Clemens as ranking member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

COMMUNICATIONS

March 29, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Re: Possible Personal Interest in Legislation

Dear Ms. Miller:

Pursuant to Section 105.461, RSMo, I am hereby filing a written report of personal interest in legislation on which the House of Representatives may vote during the legislative session.

I am a member of the Missouri State Employee's Retirement System, and have previously received a pension from MOSERS, and would be eligible to do so in the future following my service in the General Assembly.

Please publish this letter in the Journal of the House.

If you have any questions, please feel free to contact my office.

Very truly yours,

/s/ John F. Black
State Representative, District 137

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, March 30, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

BUDGET

Thursday, March 31, 2022, 8:15 AM, House Hearing Room 3.
Public hearing will be held: HB 3001, HB 3002, HB 3003, HB 3004, HB 3005, HB 3006, HB 3007, HB 3008, HB 3009, HB 3010, HB 3011, HB 3012, HB 3013, HB 3015, HB 3020
Executive session will be held: HB 3001, HB 3002, HB 3003, HB 3004, HB 3005, HB 3006, HB 3007, HB 3008, HB 3009, HB 3010, HB 3011, HB 3012, HB 3013, HB 3015, HB 3020
Markup - House Bills 3001-3013, HB 3015 and HB 3020.

CONSENT AND HOUSE PROCEDURE

Thursday, March 31, 2022, 9:00 AM, House Hearing Room 4.
Public hearing will be held: HR 3995
Executive session will be held: HR 3995
Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, March 30, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.
Public hearing will be held: SB 820, HB 1487, HB 2917
Executive session will be held: HB 1553, HB 2209

ECONOMIC DEVELOPMENT

Thursday, March 31, 2022, 9:00 AM, House Hearing Room 5.
Public hearing will be held: HB 2418, HB 2754

FINANCIAL INSTITUTIONS

Wednesday, March 30, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 2845
Executive session will be held: HB 2706

FISCAL REVIEW

Wednesday, March 30, 2022, 9:45 AM, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Pending bill referral.

FISCAL REVIEW

Thursday, March 31, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

JUDICIARY

Wednesday, March 30, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2517, HB 1551, HB 2660, HB 2443

Executive session will be held: HB 2772, HB 1974, HB 1960, HB 2423, HB 2781

LEGISLATIVE REVIEW

Wednesday, March 30, 2022, 1:30 PM or upon morning recess (whichever is later), House Hearing Room 4.

Executive session will be held: HB 2310

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Thursday, March 31, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1803

Executive session will be held: HB 2795, HB 2798

PENSIONS

Wednesday, March 30, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2799, HB 2245, HB 2853

Executive session will be held: HB 2161

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 30, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2191

Executive session will be held: HB 2004, HB 2906

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 30, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HB 1670, HCS HB 1683, HCS HB 1709, HCS HB 1918, HCS HB 2052, HCS HB 2177, HCS HB 2389, HB 2571, HB 2589, HB 2615, HB 2678, HCS HB 2810, HJR 80, HCS HJR 134, HJR 137

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Thursday, March 31, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2638

TRANSPORTATION

Wednesday, March 30, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2664

Executive session will be held: HB 1460, HB 2790, HB 2789, HB 2503, HCB 3

HOUSE CALENDAR

FORTY-THIRD DAY, WEDNESDAY, MARCH 30, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 116, with HA 1, pending - Schnelting

HCS HJR 123 - Kidd

HCS HJR 131 - Shaul

HJR 132 - Kidd

HJR 133 - Davidson

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 107 - Dinkins

HJR 125 - Christofanelli

HOUSE BILLS FOR PERFECTION

HCS HB 2616 - Coleman (32)

HB 2697 - Shaul

HCS HB 1749 - Basye

HCS HB 1903 - Christofanelli

HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HB 2310, (Legislative Review 3/2/22) - McDaniel

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack

HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1597 - Busick
HB 1684 - Black (137)
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HB 2493 - Black (7)
HCS HB 2499 - Eggleston
HCS HB 2587 - Riley
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)

HCS HB 1682 - Brown (16)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HCS HB 2289 - Andrews
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HCS HB 1472 - Pike
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HB 1954 - Henderson
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl

HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HB 2607 - Rone

HOUSE BILLS FOR PERFECTION - CONSENT

(03/24/2022)

HB 2400 - Houx
HB 2416 - Porter

(03/28/2022)

HCS HB 2151 - Shields

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HCS HB 2127, (Fiscal Review 3/28/22) - Francis
HB 2387 - Gregory (51)
HCS HB 2000 - Schwadron

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh
HCS HB 2032, (Fiscal Review 3/24/22) - Lewis (6)
HB 1637, (Fiscal Review 3/24/22) - Schwadron

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 2627 - Sharp (36)

HCS HB 1662 - Fishel

HCS HB 2462 - Burger

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

HCS HR 3737 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-THIRD DAY, WEDNESDAY, MARCH 30, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

What is impossible with men is possible with God. (Luke 18:27)

O God of life and love, by whose creative spirit we have the gift of a new day and in whose sustaining presence we are given strength for these hectic hours, we pause in silence before You under the pressure of persistent duties which lays its demanding hands upon us.

We would yield our lives to You and go forth into the day strengthened with Your unfailing spirit in our hearts and sustained by an unfaltering trust in the wisdom of Your way. In these troubled and trying times give us the courage that never fails, the faith that never falters, and the hope that never fades.

Upon our Governor, our Speaker, the Members of this House, upon all who make decisions which determine our destiny, grant wisdom that they may be wise, strength that they may be strong, and love that they may be filled with humility.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Cela Follis, Mitchell Riley, and Sophie Riley.

The Journal of the forty-second day was approved as printed.

Representative Eggleston assumed the Chair.

MOTIONS

Representative Mayhew, having voted on the prevailing side, moved that the vote by which **HCS HBs 2574, 1929 & 1456** was perfected and printed be reconsidered.

Which motion was adopted by the following vote:

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AYES: 136

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Collins	Cook	Copeland	Cupps
Davidson	Davis	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Quade
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Schnelting
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 002

Bland Manlove	Merideth
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ABSENT WITH LEAVE: 019

Bosley	Coleman 97	Deaton	Derges	Ingle
Morse	Phifer	Pietzman	Pollock 123	Price IV
Railsback	Rowland	Sassmann	Sauls	Schroer
Sharp 36	Stevens 128	Trent	Windham	

VACANCIES: 006

Representative Mayhew, having voted on the prevailing side, moved that the vote by which **HCS HBs 2574, 1929 & 1456** was adopted be reconsidered.

Which motion was adopted by the following vote:

AYES: 136

Aldridge	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70

Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Collins	Cook	Copeland	Cupps	Davidson
Davis	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Pike
Pollitt 52	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Schnelting	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Wright
Young				

NOES: 000

PRESENT: 003

Adams	Bland Manlove	Merideth
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ABSENT WITH LEAVE: 018

Bosley	Coleman 97	Deaton	Derges	Phiifer
Pietzman	Plocher	Pollock 123	Price IV	Rowland
Sassmann	Sauls	Schroer	Sharp 36	Stephens 128
Trent	Windham	Mr. Speaker		

VACANCIES: 006

Representative Mayhew moved that **HCS HBs 2574, 1929 & 1456** be committed to the Committee on Legislative Review.

Which motion was adopted.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1637**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (4): Eggleston, Fitzwater, Richey and Walsh (50)

Noes (3): Baringer, Chipman and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2032**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2127**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 116, with House Amendment No. 1, pending, relating to the state department of the national guard, was taken up by Representative Schnelting.

On motion of Representative Hardwick, **House Amendment No. 1** was adopted.

On motion of Representative Schnelting, **HJR 116, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1562, HCS HBs 1593 & 1959, HB 1616, HCS HB 1833, and HB 2009 were placed back on the House Bills for Perfection Calendar.

HB 1954, relating to child maintenance orders for certain persons convicted of driving while intoxicated, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of **HB 1954** was agreed to.

On motion of Representative Henderson, **HB 1954** was ordered perfected and printed.

HB 1684, relating to the Missouri nuclear clean power act, was taken up by Representative Black (137).

On motion of Representative Black (137), the title of **HB 1684** was agreed to.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Christofanelli	Coleman 32	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Sander
Sassmann	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Van Schoiack	Veit	Walsh 50	West
Wiemann	Mr. Speaker			

NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 026

Bailey	Bland Manlove	Boggs	Bosley	Chipman
Coleman 97	Cupps	Derges	Francis	Grier
Houx	Knight	McDaniel	Murphy	Phifer
Pietzman	Pollock 123	Price IV	Roden	Rone
Rowland	Schnelting	Schroer	Toalson Reisch	Trent
Wright				

VACANCIES: 006

On motion of Representative Black (137), **HB 1684** was ordered perfected and printed.

HCS HB 2120, relating to disclosure of personal information to public agencies, was taken up by Representative Taylor (139).

On motion of Representative Taylor (139), the title of **HCS HB 2120** was agreed to.

Representative DeGroot offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2120, Page 3, Section 105.1500, Line 64, by inserting after all of said section and line the following:

"575.095. 1. A person commits the offense of tampering with a judicial officer if, with the purpose to harass, intimidate or influence a judicial officer in the performance of such officer's official duties, such person:

(1) Threatens or causes harm to such judicial officer or members of such judicial officer's family;
(2) Uses force, threats, or deception against or toward such judicial officer or members of such judicial officer's family;

(3) Offers, conveys or agrees to convey any benefit direct or indirect upon such judicial officer or such judicial officer's family;

(4) Engages in conduct reasonably calculated to harass or alarm such judicial officer or such judicial officer's family, including stalking pursuant to section 565.225 or 565.227 [-];

(5) Disseminates through any means, including by posting on the internet, the judicial officer or the judicial officer's family's personal information. For purposes of this section, "personal information" includes a home address, home telephone number, mobile telephone number, personal email address, Social Security number, federal tax identification number, checking and savings account numbers, credit card numbers, marital status, and identity of a child under eighteen years of age.

2. A judicial officer for purposes of this section shall be a judge **or commissioner of the state or federal court**, arbitrator, special master, juvenile officer, deputy juvenile officer, state prosecuting or circuit attorney, state assistant prosecuting or circuit attorney, ~~juvenile court commissioner,~~ state probation or parole officer, or referee.

3. A judicial officer's family for purposes of this section shall be:

(1) Such officer's spouse; or

(2) Such officer or such officer's spouse's ancestor or descendant by blood or adoption; or

(3) Such officer's stepchild, while the marriage creating that relationship exists.

4. The offense of tampering with a judicial officer is a class D felony. **However, if a violation of this section results in death or bodily injury to the judicial officer or a member of the judicial officer's family, the offense shall be a class B felony.**

Section 1. A person commits the offense of tampering with a public official if, with the purpose to harass, intimidate, or influence a public official in the performance of such official's official duties, such person disseminates through any means, including by posting on the internet, the public official's family's personal information. For purposes of this section, "personal information" includes a home address, Social Security number, federal tax identification number, checking or savings account numbers, marital status, and identity of a child under eighteen years of age. For the purposes of this section, the term "public official" includes members of the general assembly, statewide elected officials, first responders, children's division employees, and employees of the department of corrections. The offense of tampering with a public official shall be a class D felony. If a violation of this section results in death or bodily injury to a public official or a member of the public official's family, the offense shall be a class B felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative DeGroot, **House Amendment No. 1** was adopted.

On motion of Representative Taylor (139), **HCS HB 2120, as amended**, was adopted.

On motion of Representative Taylor (139), **HCS HB 2120, as amended**, was ordered perfected and printed.

HCS HB 1597, to authorize the conveyance of property owned by the state in the City of Kirksville, Adair County, Missouri, was taken up by Representative Busick.

Representative Busick moved that the title of **HCS HB 1597** be agreed to.

Representative Dinkins offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1597, Page 1, In the Title, Lines 2-3, by deleting said lines and inserting in lieu thereof the following:

"To authorize the conveyance of certain state property."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dinkins, **House Amendment No. 1** was adopted.

Representative Dinkins offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1597, Page 2, Section 2, Line 25, by inserting after all of said section and line the following:

"Section 3. 1. The department of natural resources is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the department of natural resources in real property located in the County of Iron to the state highways and transportation commission. The property to be conveyed is more particularly described as follows:

The property being a part of Tract 7 of the Murdock-Crumb Company Subdivision of Section 3, Township 33 North, Range 4 East of the Fifth Principal Meridian, Iron County, Missouri and also being a part of Lot 2 of the Northeast Quarter of said Section 3, lying on the Northerly or left side of the hereinafter-described Rte. 72 surveyed centerline, to wit: All the land of said grantor lying within the following described tract: Beginning at PC Station 129+35.00; thence northwesterly to a point 60.00 feet northerly of and at a right angle to the Rte. 72 surveyed centerline PC Station 129+35.00; thence northeasterly to a point 55.00 feet northerly of and at a right angle to the Rte. 72 surveyed centerline Station 130+53.13; thence northeasterly to a point 85.00 feet northwesterly of and at a right angle to the Rte. 72 PT Station 131+50.10; thence northeasterly to a point 80.00 feet northwesterly of and at a right angle to the Rte. 72 surveyed centerline PC Station 132+63.50; thence northeasterly to a point 60.00 feet northwesterly of and at a right angle to the Rte. 72 surveyed centerline Station 134+59.76; thence southeasterly to a point 27.06 feet northerly of and at a right angle to the Rte. 72 surveyed centerline Station 135+60.45; thence southeasterly to a point on the hereafter described Rte. 72 surveyed centerline at Station 135+60.45; thence southwesterly along the Rte. 72 surveyed centerline set forth herein, to the Point of Beginning.

The above described land contains 0.74 acres of grantor's land, more or less.

The property being a Part of Tract 7 of the Murdock-Crumb Company Subdivision of Section 3, Township 33 North, Range 4 East of the Fifth Principal Meridian, Iron County, Missouri and also being a part of Lot 2 of the Northeast Quarter of said Section 3, lying on the Southerly or right side of the hereinafter-described Rte. 72 surveyed centerline, to wit: All the land of said grantor lying within the following described tract: Beginning at Station 129+34.70; thence southerly to a point on the existing southerly boundary of Rte. 72, said point being 49.14 feet southerly of and at a right angle to the Rte. 72 surveyed centerline Station 129+34.70; thence easterly to a point 60.75 feet southerly of and at a right angle to the Rte. 72 surveyed centerline Station 130+01.25; thence along the arc of a 8°27'35.3" curve to the left a distance of 267.89 feet to a point 101.36 feet southeasterly of the Rte. 72 surveyed centerline Station 132+49.68, said curve having a back tangent of S78°55'49"W with a radius of 677.27 feet and a deflection angle of 22°39'46.5"; thence northeasterly to a point 101.10 feet southeasterly of and at a right angle to the Rte. 72 surveyed centerline Station 133+10.27; thence southeasterly to a point 110.38 feet southeasterly of and at a right angle to the Rte. 72 surveyed centerline Station 133+10.78; thence northeasterly to a point 76.72 feet southerly of the Rte. 72 surveyed centerline Station 135+15.77; thence northerly to a point on the hereafter-described Rte. 72 surveyed centerline Station 135+15.77; thence southwesterly along the Rte. 72 surveyed centerline set forth herein, to the Point of Beginning.

The above described land contains 0.07 acres of grantor's land, more or less.

This conveyance includes all the realty rights described in the preceding paragraphs that lie within the limits of land described and recorded with the Iron County Recorder of Deeds in Book 332, Page 002.

The Route 72 surveyed centerline from Station 126+35.00 to Station 140+30.00 is described as follows:

Commencing from a found 3 ½" DNR Aluminum Monument at the Common Corner of Sections 2, 3, 10 and 11, Township 33 North, Range 4 East, said point described by MO PLS No. 2012000096 in MLS Document 600-092366; thence N12°9'49"W a distance of 5,032.90 feet to the Route 72 surveyed centerline Station 126+35.00 and the Point of Beginning; thence N72°21'49"E a distance of 300.00 feet to PC Station 129+35.00; thence along the arc of a 8°00'00.0" curve to the left a distance of 215.10 feet to PT Station 131+50.10, said curve having a radius of 716.20 feet and a deflection angle of 17°12'29.4"; thence N55°09'20"E a distance of 113.4 feet to PC Station 132+63.50; thence along the arc of a 8°00'00.0" curve to the right a distance of 599.52 feet to PT Station 138+63.02, said curve having a radius of 716.20 feet and a deflection angle of 47°57'41.0"; thence S76°52'59"E a distance of 166.98 feet to Station 140+30.00 and there terminating.

2. The director of the department of natural resources and the state highways and transportation commission shall set the terms and conditions for the conveyance, including the consideration, except that such consideration shall not exceed one dollar. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The general counsel for the department of natural resources shall approve the form of the instrument of conveyance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Dinkins, **House Amendment No. 2** was adopted.

Representative Copeland offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1597, Page 2, Section 2, Line 25, by inserting after all of said section and line the following:

"Section 3. 1. Notwithstanding any other provision of law to the contrary, the department of natural resources shall comply with any final judgment of a court of Missouri with the highest jurisdiction regarding the sale of property under this section and the department of natural resources may sell all interest of the department of natural resources in property located in the County of Oregon, which contains an easement described under 16 U.S.C. 23 Sec. 1274(a)(2). The property to be conveyed is more particularly described as follows:

TRACT 1:

TOWNSHIP 22 NORTH, RANGE 2 WEST:

Section 3: All that part lying West of, or right bank of, the Eleven Point River;

Section 4: All that part of the East Half lying West of, or right bank of, the Eleven Point River; All of Lot 1 of the NW1/4;

Section 5: All of Lot 1 of the NE1/4; All of Lots 1 and 2 of the NW1/4; All that part of the E1/2 of Lot 3 of the NW1/4 of Section 5 which lies South and West of Billmore Hollow, EXCEPT therefrom that part lying north of Hwy "Y"; All of the W1/2 of Lot 3 of the NW1/4;

Section 6: All of the E1/2 of Lots 2 and 3 of the NE1/4;

Section 9: All of the North Fractional Half of the NE Fractional Quarter lying West of, or right bank of, the Eleven Point River;

TOWNSHIP 23 NORTH, RANGE 2 WEST:

Section 33: All of the SE1/4;

Section 34: All of the SW1/4 lying West of, or right bank of, the Eleven Point River.

PARCEL I:

An easement for ingress and egress over and across an existing private road, 50 feet in width, running Southeasterly from Highway "Y" to a point near the South line of Section 32, Township 23, Range 2, and thence East along the South line of Sections 32 and 33, in Township 23, Range 2 to the West line of the above described property.

TRACT 2:

All of Lot One (1) of the Northeast Quarter (NE1/4) and all that part of the Northwest Quarter (NW1/4) of the Southeast Quarter (SE1/4) lying South and East of Highway Y, in Section Six (6), Township Twenty-two (22), Range Two (2) West. The East Half (E1/2) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West. All the Southwest Quarter (SW1/4) of the Southeast Quarter (SE1/4) of Section Six (6), Township Twenty-two (22) North, Range Two (2) West of the Fifth Principal Meridian, except therefrom a strip of land 10 feet wide (being the south ten feet) of SE1/4 of said Section 6 for roadway, and except right of way for State Highway Y as shown recorded in Book 172 at Page 86 of the records of Oregon County, Missouri.

TOWNSHIP 22 NORTH, RANGE 2 WEST

Section 5: All of the North Half of the Southeast Quarter; Block 2 in Charles W. Melton and wife and E. W. Sitton and wife Subdivision of the SE 1/4 of the SE1/4 of Section 5 as shown in Plat Book 8 at Page 21 of the records of Oregon County, Missouri; All of the Southwest Quarter of the Southeast Quarter; All of the Southwest Quarter;

Section 7: All of the East Half of the Northeast Quarter; Block 1 of J. F. Melton Subdivision of the SW1/4 of the NE1/4 of Section 7 as shown in Plat Book 6 at Page 5 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter;

Section 8: Block 5 in S. D. Melton's Subdivision of the NE1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; Lot 2 Block 1 in S. D. Melton's Subdivision of the SW1/4 of the NE1/4 of Section 8 as shown in Plat Book 7 at Page 16 of the records of Oregon County, Missouri; All of the Northwest Quarter of the Northeast Quarter; All of Block 1 in G. T. Thomasson and wife's Subdivision of the NE1/4 of the SW1/4 of Section 8 as shown in Plat Book 6 at Page 38 of the Records of Oregon County, Missouri; All of Lot 1 of Block 1 in G. T. Thomasson and wife's former Subdivision of the NW1/4 of the SW1/4 of Section 8 as shown in Plat Book 7 at Page 17 of the Records of Oregon County, Missouri; All of the Northwest Quarter.

2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance.

Section 4. 1. Notwithstanding any other provision of law to the contrary, the department of natural resources shall comply with any final judgment of a court of Missouri with the highest jurisdiction regarding the sale of property under this section and the department of natural resources may sell all interest of the department of natural resources in property located in the County of Oregon, which contains an easement described under 16 U.S.C. 23 Sec. 1274(a)(2). The property to be conveyed is more particularly described as follows:

Tract 1:

Township 23 North, Range 2 West

Section 20: That part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21. All that part of the following described tracts lying East of Highway Y: The Southeast Quarter, the North Half of the Southwest Quarter, and the South Half of the Northwest Quarter: EXCEPT that part of the Northeast Quarter of the Southeast Quarter lying North and East of a line beginning at C-E-E 1/64th corner, thence in a Southeasterly direction to N-S 1/64th corner, Sections 20 and 21.

Section 21: All of the East Fractional Half of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River All that part of the Southwest Fractional Quarter of the Southeast Fractional Quarter lying west of, or right bank of, the Eleven Point River; All of the Southeast Quarter of the Southwest Quarter; All that part of the West Fractional Half of the Southwest Quarter of Section 21 that lies south of, or right bank of, the Eleven Point River; All that part of the NE1/4 of the SW1/4 and all that part of the NW1/4 of the SE1/4 lying west of, or the right bank of the Eleven Point River.

Section 27: All that part of Section 27 lying west of, or right bank of, the Eleven point river EXCEPT THAT PART of the West Fractional Half of the Southwest Fractional Quarter south and west and being right bank of Eleven Point River lying north of the 1/64th line east to Eleven Point River from the N-S 1/64th corner of Sections 27 and 28;

Section 28: All that part of Section 28 lying west of, or right bank of the Eleven Point River EXCEPT THAT PART of the Northeast Fractional Quarter of the Southeast Fractional Quarter west and being right bank of Eleven Point River lying east of the 1/64th line beginning at C-E-E 1/64th corner, thence south along E-E 1/64th line to C-S-NE-SE 1/256th corner;

Section 29: All that part of the following described tracts lying East of Highway Y: The South Half of the North Half, the North Half of the Southeast Quarter. All that part of the following described tracts lying East of Highway Y: The North Half of the North Half.

Section 33: NE1/4 of Section 33

Section 34: All that part of the N1/2 lying west of, or right bank of the Eleven Point River.

Tract 2:

A Tract of land located in part of the NW1/4 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE South 88 degrees 54 minutes 38 seconds East along the North line of the NW1/4 of said Section 33, a distance of 2685.46 feet to the Northeast corner of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33; THENCE South 01 degrees 59 minutes 05 seconds West along the East line of the NW1/4 of said Section 33, a distance of 2095.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 88 degrees 07 minutes 05 seconds West, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 29 degrees 22 minutes 35 seconds West, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE North 77 degrees 45 minutes 53 seconds West, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the West line of the NW1/4 of said Section 33; THENCE North 01 degrees 44 minutes 27 seconds East along the West line of the NW1/4 of said Section 33, a distance of 1557.81 feet to the point of beginning. Contains 118.804 acres, more or less.

Also One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y. Contains 5.32 acres, more or less.

Tract 3:

A Tract of land located in part of the W1/2 of Section 33, Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: COMMENCING at the Northwest corner of the NW1/4 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the West line of the W1/2 of said Section 33, a distance of 1557.81 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235", the true POINT OF BEGINNING; THENCE S77°45'53"E, a distance of 857.10 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S29°22'35"E, a distance of 405.72 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE S88°07'05"E, a distance of 1623.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the East line of the W1/2 of said Section 33; THENCE S01°59'05"W along the East line of the W1/2 of said Section 33, a distance of 3198.69 feet to the Southeast corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°46'02"W along the South line of the W1/2 of said Section 33, a distance of 2376.56 feet; THENCE N88°59'23"W, continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N01°44'27"E along the West line of the W1/2 of said Section 33, a distance of 3730.78 feet to the point of beginning.

ALSO a tract of land located in part of the E1/2 of Section 32, Township 23 North, Range 2 West, 5th P.M. lying East of State Highway "Y" more particularly described as follows: BEGINNING at the Northeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE S01°44'27"W along the East line of the E1/2 of said Section 32, a distance of 5288.59 feet to the Southeast corner of the E1/2 of said Section 32, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE N88°59'23"W along the South line of the E1/2 of said Section 32, a distance of 1174.89 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of a road; THENCE Northwesterly along the centerline of said road, the following 7 courses and distances:

- 1) N53°07'50"W, a distance of 232.94 feet;
 - 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of 22°05'25";
 - 3) N31°02'27"W, a distance of 174.37 feet;
 - 4) Northwesterly along the arc of a curve to the right, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of 17°28'24";
 - 5) N13°34'03"W, a distance of 60.83 feet;
 - 6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";
 - 7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of said Highway "Y";
- THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 11 courses and distances:

- 1) N10°58'49"E, a distance of 596.72 feet;
- 2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius of 1202.90 feet and a central angle of 25°20'30";
- 3) N14°53'34"W, a distance of 443.59 feet;
- 4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";
- 5) N03°08'38"W, a distance of 881.47 feet;
- 6) N02°01'44"W, a distance of 385.89 feet;
- 7) Northerly along the arc of a curve to the right, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";
- 8) N13°33'40"W, a distance of 411.18 feet;
- 9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";
- 10) N04°25'44"W, a distance of 542.80 feet;

11) Northerly along the arc of a curve to the right, a distance of 136.94 feet, said curve having a radius of 531.11 feet and a central angle of $14^{\circ}46'23''$ to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32; THENCE $S88^{\circ}50'26''E$ along the North line of the E1/2 of said Section 32, a distance of 2306.26 feet to the point of beginning. EXCEPT One Hundred (100) feet off the North end of the E1/2 of Section 32, Township 23 North Range 2 West lying east of State Highway Y.

EXCEPT FROM THE ABOVE DESCRIBED TRACTS: A Tract of land located in part of the NW1/4 of the SW1/4, the S1/2 of the SW1/4 and the SW1/4 of the SE1/4 of Section 28 and in part of the E1/2 of Section 32 and in part of the NW1/4 of the NE1/4 and the W1/2 of Section 33, all in Township 23 North, Range 2 West, 5th P.M., more particularly described as follows: BEGINNING at the Northwest corner of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE $N01^{\circ}28'21''E$ along the West line of the S1/2 of the SW1/4 of said Section 28, a distance of 1321.75 feet to the Southwest corner of the NW1/4 of the SW1/4 of said Section 28, a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $N06^{\circ}33'11''E$, a distance of 44.17 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S87^{\circ}39'26''E$, a distance of 43.01 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235";

THENCE $S37^{\circ}01'33''E$, a distance of 292.00 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S47^{\circ}29'15''E$, a distance of 714.87 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S00^{\circ}01'21''E$, a distance of 577.93 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $N60^{\circ}33'51''E$, a distance of 819.53 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $N65^{\circ}56'00''E$, a distance of 855.43 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S06^{\circ}39'52''W$, a distance of 167.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S17^{\circ}27'52''E$, a distance of 240.29 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S34^{\circ}34'14''E$, a distance of 384.45 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S86^{\circ}58'59''E$, a distance of 193.42 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S09^{\circ}39'02''E$, a distance of 800.21 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S70^{\circ}21'17''W$, a distance of 409.82 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S59^{\circ}26'51''W$, a distance of 587.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S52^{\circ}00'37''W$, a distance of 269.32 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S15^{\circ}30'30''E$, a distance of 647.94 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S09^{\circ}04'42''E$, a distance of 779.77 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S08^{\circ}27'07''E$, a distance of 508.03 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S13^{\circ}19'43''W$, a distance of 201.64 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S01^{\circ}05'15''E$, a distance of 787.24 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S03^{\circ}53'24''E$, a distance of 881.25 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235"; THENCE $S13^{\circ}15'24''W$, a distance of 288.39 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the South line of the W1/2 of said Section 33; THENCE $N88^{\circ}46'02''W$ along the South line of the W1/2 of said Section 33, a distance of 1981.28 feet; THENCE $N88^{\circ}59'23''W$ continuing along the South line of the W1/2 of said Section 33, a distance of 286.30 feet to the Southwest corner of the W1/2 of said Section 33, a 5/8" rebar with an aluminum cap stamped "Norsworthy PLS 2235"; THENCE continuing $N88^{\circ}59'23''W$ along the South line of the E1/2 of said Section 32, a distance of 1174.98 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the centerline of an existing road; THENCE Northwesterly along the centerline of said existing road, the following 7 courses and distances:

- 1) $N53^{\circ}07'50''W$, a distance of 232.94 feet;
- 2) Northwesterly along the arc of a curve to the right, a distance of 329.08 feet, said curve having a radius of 853.54 feet and a central angle of $22^{\circ}05'25''$;
- 3) $N31^{\circ}02'27''W$, a distance of 174.37 feet;
- 4) Northwesterly along the arc of a curve to the left, a distance of 114.74 feet, said curve having a radius of 376.24 feet and a central angle of $17^{\circ}28'24''$;
- 5) $N13^{\circ}34'03''W$, a distance of 60.83 feet;

6) Northwesterly along the arc of a curve to the left, a distance of 116.41 feet, said curve having a radius of 135.37 feet and a central angle of 49°16'19";

7) N62°50'22"W, a distance of 45.54 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set in the Easterly right-of-way line of State Highway "Y";

THENCE Northerly along the Easterly right-of-way line of said Highway "Y" the following 12 courses and distances:

1) N10°58'49"E, a distance of 596.72 feet;

2) Northerly along the arc of a curve to the left, a distance of 532.04 feet, said curve having a radius 1202.90 feet and a central angle of 25°20'30";

3) N14°53'34"W, a distance of 443.59 feet;

4) Northerly along the arc of a curve to the right, a distance of 188.16 feet, said curve having a radius of 929.48 feet and a central angle of 11°35'55";

5) N03°08'38"W, a distance of 881.47 feet;

6) N02°01'44"W, a distance of 385.89 feet;

7) Northerly along the arc of a curve to the left, a distance of 294.42 feet, said curve having a radius of 1020.52 feet and a central angle of 16°31'47";

8) N13°33'40"W, a distance of 411.18 feet;

9) Northerly along the arc of a curve to the right, a distance of 145.39 feet, said curve having a radius of 872.95 feet and a central angle of 09°32'33";

10) N04°25'44"W, a distance of 542.80 feet;

11) Northerly along the arc of a curve to the right, a distance of 129.35 feet, said curve having a radius of 676.80 feet and a central angle of 10°57'00" to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;

12) N06°30'24"E, a distance of 7.44 feet to a 5/8" rebar with a plastic cap stamped "Norsworthy PLS 2235" set on the North line of the E1/2 of said Section 32;

THENCE S88°50'26"E along the North line of the E1/2 of said Section 32, a distance of 2306.00 feet to the point beginning. Contains 547.327 acres, more or less.

2. The commissioner of administration shall set the terms and conditions for the conveyance as the commissioner deems reasonable. Such terms and conditions may include, but not be limited to, the number of appraisals required and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Copeland, **House Amendment No. 3** was adopted.

Representative Perkins offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1597, Page 2, Section 2, Line 25, by inserting after all of said section and line the following:

"Section 3. 1. The governor is hereby authorized and empowered to sell, transfer, grant, convey, remise, release, and forever quitclaim all interest of the state of Missouri in property located in the County of Pike, Missouri, to the state highways and transportation commission. The real property to be conveyed is an irregular tract of land located in a part of Lots 13 and 14 of Jas. Mosley's Estate Subdivision of the SE¼ Sec. 23, Twp. 53 N. R. 3 W., Pike County, Missouri, and is more particularly described as follows:

Beginning at a point in the center of a public road and which point is the NW. corner of the SW¼ SE¼, said Section 23, and which point is on the southerly right of way line of a state road known as U.S. Route #54, Pike County, Missouri; thence run south on the west line of the SE¼ said Section 23 a distance of 338 feet; thence run east on a line parallel to the north line of the SW¼ SE¼ said Section 23 a distance of 256 feet to intersect the westerly right of way fence line of the St. Louis and

Hannibal Railroad Company; thence meander in a northerly direction along said right of way fence line a distance of 455 feet to intersect the south right of way line of U.S. Highway #54; thence run on a bearing south 46 deg. 52 min. west 118 feet to intersect the west line SE¼ said Section 23 at the point of beginning. Hereinabove described tract of land contains 1 8/10 acres more or less.

2. The office of administration and the state highways and transportation commission shall set the terms and conditions for the conveyance, including the consideration, except that such consideration shall not exceed one dollar. Such terms and conditions may include, but are not limited to, the number of appraisals required, and the time, place, and terms of the conveyance.

3. The attorney general shall approve the form of the instrument of conveyance."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 083

Andrews	Atchison	Bailey	Baker	Billington
Black 137	Black 7	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Eggleston	Falkner	Fishel
Fitzwater	Gregory 51	Gregory 96	Grier	Haden
Haffner	Haley	Hardwick	Henderson	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 6	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riley
Roberts	Sander	Sassmann	Schnelting	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Walsh 50	West	Wiemann		

NOES: 039

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gunby	Johnson
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 67	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 035

Basye	Bland Manlove	Boggs	Bosley	Christofanelli
Coleman 97	Derges	Dogan	Evans	Francis
Gray	Griffith	Hicks	Houx	Ingle
Knight	Lewis 25	Lovasco	Mackey	McDaniel

Pietzman	Pollock 123	Riggs	Roden	Rone
Rowland	Schroer	Smith 45	Stacy	Stevens 46
Terry	Trent	Veit	Wright	Mr. Speaker

VACANCIES: 006

On motion of Representative Perkins, **House Amendment No. 4** was adopted.

On motion of Representative Busick, **HCS HB 1597, as amended**, was adopted.

On motion of Representative Busick, **HCS HB 1597, as amended**, was ordered perfected and printed.

HCS HB 1472, relating to the offense of money laundering, was taken up by Representative Pike.

On motion of Representative Pike, the title of **HCS HB 1472** was agreed to.

Representative Taylor (139) assumed the Chair.

On motion of Representative Pike, **HCS HB 1472** was adopted.

On motion of Representative Pike, **HCS HB 1472** was ordered perfected and printed.

HCS HB 2587, relating to the regulatory sandbox act, was taken up by Representative Riley.

On motion of Representative Riley, the title of **HCS HB 2587** was agreed to.

Representative Riley offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2587, Page 4, Section 620.3905, Line 50, by deleting the words "**results of**" and inserting in lieu thereof the word "**relevant**"; and

Further amend said bill, page, and section, Lines 51-52, by deleting the words "**that describes the most common suggestions**"; and

Further amend said bill, page, and section, Lines 55-56, by deleting all of said lines and inserting in lieu thereof the following:

"(a) Shall provide the identity of residents and businesses that make suggestions on the web page if those residents and businesses wish to comment publicly, and shall ensure that the private information of residents and businesses that make suggestions on the web page is not made public if they do not wish to comment publicly; and"; and

Further amend said bill, Page 6, Section 620.3910, Lines 42-43, by deleting all of said lines and inserting in lieu thereof the following:

"8. Meetings of the advisory committee shall be considered public meetings for the purposes of chapter 610. However, a meeting of the committee shall be a closed meeting if the purpose of the meeting is to discuss an application for participation in the regulatory sandbox and failing to hold a closed meeting would reveal information that constitutes proprietary or confidential trade secrets."; and

Further amend said bill, Page 13, Section 620.3930, Line 42, by inserting after the word **"office."** the following:

"Any incident reports shall be publicly available on the regulatory sandbox webpage provided, however, that any information contained in such reports that constitutes proprietary or confidential trade secrets shall not be subject to disclosure pursuant to chapter 610."; and

Further amend said bill and section, Page 14, Line 59, by deleting all of said line and inserting the following:

"participant's demonstration.

Any incident reports of harm to consumers, legal actions filed against a sandbox participant, or complaints filed with an applicable agency shall be compiled and made publicly available on the regulatory sandbox webpage provided, however, that any information contained in such reports or complaints that constitutes proprietary or confidential trade secrets shall not be subject to disclosure pursuant to chapter 610."; and

Further amend said bill, page, and section, Line 71, by inserting after the word **"program."** the following:

"Information on any removal of a sandbox participant for engaging in any practice or transaction that constitutes a violation of law or regulation for which suspension or waiver has not been granted pursuant to the sandbox program shall be made publicly available on the regulatory sandbox webpage provided, however, that any information that constitutes proprietary or confidential trade secrets shall not be subject to disclosure pursuant to chapter 610."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Riley, **House Amendment No. 1** was adopted.

On motion of Representative Riley, **HCS HB 2587, as amended**, was adopted.

On motion of Representative Riley, **HCS HB 2587, as amended**, was ordered perfected and printed.

HB 2493, relating to teacher career plans, was taken up by Representative Black (7).

On motion of Representative Black (7), the title of **HB 2493** was agreed to.

Representative Black (7), having voted on the prevailing side, moved that the vote by which the title of **HB 2493** was agreed to be reconsidered.

Which motion was adopted by the following vote:

AYES: 128

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Barnes	Basye	Billington	Black 137	Black 7
Bland Manlove	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick

Butz	Chipman	Clemens	Collins	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Dinkins	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gregory 51	Grier	Griffith	Gunby	Haffner
Haley	Hardwick	Henderson	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sassmann	Sauls
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Smith 45	Stacy
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 029

Baringer	Boggs	Bosley	Christofanelli	Coleman 32
Coleman 97	Cupps	Derges	Dogan	Gray
Gregory 96	Haden	Hicks	Houx	McDaniel
Pietzman	Pollock 123	Rone	Rowland	Sander
Schnelting	Schroer	Simmons	Smith 67	Stephens 128
Stevens 46	Trent	West	Windham	

VACANCIES: 006

Representative Black (7) offered House Amendment No. 1.

House Amendment No. 1

AMEND House Bill No. 2493, Page 1, In the Title, Line 3, by deleting the phrase "teacher career plans" and inserting in lieu thereof the phrase "public school finances"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 1** was adopted.

Representative Sassmann offered House Amendment No. 2.

House Amendment No. 2

AMEND House Bill No. 2493, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"163.016. 1. Notwithstanding the provisions of section 163.011, for any school district located in more than one county and whose headquarters are located within a city of the fourth classification with more than two thousand five hundred but fewer than two thousand six hundred inhabitants and located in more than one county, the county signified in the school district number shall be the county in the district with the highest dollar value modifier.

2. Notwithstanding the provisions of section 163.011 to the contrary, for any school district located in more than one county and whose headquarters are located within a city with more than two thousand seven hundred but fewer than three thousand inhabitants and located in a county with more than fourteen thousand but fewer than fifteen thousand seven hundred inhabitants and with a county seat with more than two thousand but fewer than three thousand inhabitants, the county signified in the school district number shall be the county in the district with the highest dollar value modifier.

3. Notwithstanding the provisions of section 163.011 to the contrary, for any school district located in more than one county and whose headquarters are located within a city with more than one thousand one hundred seventy but fewer than one thousand three hundred inhabitants and located in a county with more than sixty thousand but fewer than seventy thousand inhabitants, the county signified in the school district number shall be the county in the district with the highest dollar value modifier.

4. Notwithstanding the provisions of section 163.011 to the contrary, for any school district located in more than one county and whose headquarters are located within a city with more than one thousand three hundred but fewer than one thousand five hundred inhabitants and partially located in a county with more than eight thousand but fewer than eight thousand nine hundred inhabitants and with a county seat with more than three hundred but fewer than six hundred inhabitants, the county signified in the school district number shall be the county in the district with the highest dollar value modifier."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sassmann, **House Amendment No. 2** was adopted.

Representative Mackey offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 2493, Page 4, Section 168.515, Line 33, by inserting after all of the said section and line the following:

"513.430. 1. The following property shall be exempt from attachment and execution to the extent of any person's interest therein:

(1) Household furnishings, household goods, wearing apparel, appliances, books, animals, crops or musical instruments that are held primarily for personal, family or household use of such person or a dependent of such person, not to exceed three thousand dollars in value in the aggregate;

(2) A wedding ring not to exceed one thousand five hundred dollars in value and other jewelry held primarily for the personal, family or household use of such person or a dependent of such person, not to exceed five hundred dollars in value in the aggregate;

(3) Any other property of any kind, not to exceed in value six hundred dollars in the aggregate;

(4) Any implements or professional books or tools of the trade of such person or the trade of a dependent of such person not to exceed three thousand dollars in value in the aggregate;

(5) Any motor vehicles, not to exceed three thousand dollars in value in the aggregate;

(6) Any mobile home used as the principal residence but not attached to real property in which the debtor has a fee interest, not to exceed five thousand dollars in value;

(7) Any one or more unmatured life insurance contracts owned by such person, other than a credit life insurance contract, and up to fifteen thousand dollars of any matured life insurance proceeds for actual funeral, cremation, or burial expenses where the deceased is the spouse, child, or parent of the beneficiary;

(8) The amount of any accrued dividend or interest under, or loan value of, any one or more unmatured life insurance contracts owned by such person under which the insured is such person or an individual of whom such person is a dependent; provided, however, that if proceedings under Title 11 of the United States Code are commenced by or against such person, the amount exempt in such proceedings shall not exceed in value one

hundred fifty thousand dollars in the aggregate less any amount of property of such person transferred by the life insurance company or fraternal benefit society to itself in good faith if such transfer is to pay a premium or to carry out a nonforfeiture insurance option and is required to be so transferred automatically under a life insurance contract with such company or society that was entered into before commencement of such proceedings. No amount of any accrued dividend or interest under, or loan value of, any such life insurance contracts shall be exempt from any claim for child support. Notwithstanding anything to the contrary, no such amount shall be exempt in such proceedings under any such insurance contract which was purchased by such person within one year prior to the commencement of such proceedings;

(9) Professionally prescribed health aids for such person or a dependent of such person;

(10) Such person's right to receive:

(a) A Social Security benefit, unemployment compensation or a public assistance benefit;

(b) A veteran's benefit;

(c) A disability, illness or unemployment benefit;

(d) Alimony, support or separate maintenance, not to exceed seven hundred fifty dollars a month;

(e) **a.** Any payment under a stock bonus plan, pension plan, disability or death benefit plan, profit-sharing plan, nonpublic retirement plan or any plan described, defined, or established pursuant to section 456.014, the person's right to a participant account in any deferred compensation program offered by the state of Missouri or any of its political subdivisions, or annuity or similar plan or contract on account of illness, disability, death, age or length of service, to the extent reasonably necessary for the support of such person and any dependent of such person unless:

~~[a-]~~ (i) Such plan or contract was established by or under the auspices of an insider that employed such person at the time such person's rights under such plan or contract arose;

~~[b-]~~ (ii) Such payment is on account of age or length of service; and

~~[e-]~~ (iii) Such plan or contract does not qualify under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986, as amended, (26 U.S.C. Section 401(a), 403(a), 403(b), 408, 408A or 409)[~~;~~].

~~[except that]~~ **b. Notwithstanding the exemption provided in subparagraph a. of this paragraph,** any such payment to any person shall be subject to attachment or execution pursuant to a qualified domestic relations order, as defined by Section 414(p) of the Internal Revenue Code of 1986 (**26 U.S.C. Section 414(p)**), as amended, issued by a court in any proceeding for dissolution of marriage or legal separation or a proceeding for disposition of property following dissolution of marriage by a court which lacked personal jurisdiction over the absent spouse or lacked jurisdiction to dispose of marital property at the time of the original judgment of dissolution;

(f) Any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan, profit-sharing plan, health savings plan, or similar plan, including an inherited account or plan, that is qualified under Section 401(a), 403(a), 403(b), 408, 408A or 409 of the Internal Revenue Code of 1986 (**26 U.S.C. 401(a), 403(a), 403(b), 408, 408A, or 409**), as amended, whether such participant's or beneficiary's interest arises by inheritance, designation, appointment, or otherwise, except as provided in this paragraph. Any plan or arrangement described in this paragraph shall not be exempt from the claim of an alternate payee under a qualified domestic relations order; however, the interest of any and all alternate payees under a qualified domestic relations order shall be exempt from any and all claims of any creditor, other than the state of Missouri through its department of social services. As used in this paragraph, the terms "alternate payee" and "qualified domestic relations order" have the meaning given to them in Section 414(p) of the Internal Revenue Code of 1986 (**26 U.S.C. Section 414(p)**), as amended. If proceedings under Title 11 of the United States Code are commenced by or against such person, no amount of funds shall be exempt in such proceedings under any such plan, contract, or trust which is fraudulent as defined in subsection 2 of section 428.024 and for the period such person participated within three years prior to the commencement of such proceedings. For the purposes of this section, when the fraudulently conveyed funds are recovered and after, such funds shall be deducted and then treated as though the funds had never been contributed to the plan, contract, or trust;

(11) The debtor's right to receive, or property that is traceable to, a payment on account of the wrongful death of an individual of whom the debtor was a dependent, to the extent reasonably necessary for the support of the debtor and any dependent of the debtor;

(12) Firearms, firearm accessories, and ammunition, not to exceed one thousand five hundred dollars in value in the aggregate;

(13) **Any moneys accruing to and deposited in individual savings accounts or individual deposit accounts under sections 166.400 to 166.456 or sections 166.500 to 166.529, subject to the following provisions:**

- (a) This subdivision shall apply to any proceeding that:
- a. Is filed on or before January 1, 2022; or
 - b. Was filed before January 1, 2022, and is pending or on appeal after January 1, 2022;
- (b) Except as provided by paragraph (c) of this subdivision, if the designated beneficiary of an individual savings account or individual deposit account established under sections 166.400 to 166.456 or sections 166.500 to 166.529 is a lineal descendant of the account owner, all moneys in the account shall be exempt from any claims of creditors of the account owner or designated beneficiary;
- (c) The provisions of paragraph (b) of this subdivision shall not apply to:
- a. Claims of any creditor of an account owner as to amounts contributed within a two-year period preceding the date of the filing of a bankruptcy petition under 11 U.S.C. Section 101 et seq., as amended; or
 - b. Claims of any creditor of an account owner as to amounts contributed within a one-year period preceding an execution on judgment for such claims against the account owner.
2. Nothing in this section shall be interpreted to exempt from attachment or execution for a valid judicial or administrative order for the payment of child support or maintenance any money or assets, payable to a participant or beneficiary from, or any interest of any participant or beneficiary in, a retirement plan which is qualified pursuant to Sections 408 and 408A of the Internal Revenue Code of 1986 (**26 U.S.C. Sections 408 and 408A**), as amended."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mackey, **House Amendment No. 3** was adopted.

On motion of Representative Black (7), **HB 2493, as amended**, was ordered perfected and printed.

HCS HB 2289, relating to requirements for public notices, was taken up by Representative Andrews.

On motion of Representative Andrews, the title of **HCS HB 2289** was agreed to.

Representative Knight offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2289, Page 1, Section A, Line 3, by inserting after all of said section and line the following:

- "8.250. 1. "Project" for the purposes of this chapter means the labor or material necessary for the construction, renovation, or repair of improvements to real property so that the work, when complete, shall be ready for service for its intended purpose and shall require no other work to be a completed system or component.
2. All contracts for projects, the cost of which exceeds twenty-five thousand dollars, entered into by any city containing five hundred thousand inhabitants or more shall be let to the lowest, responsive, responsible bidder or bidders after notice and publication of an advertisement for five days in a daily newspaper in the county where the work is located, or at least twice over a period of ten days or more in a newspaper in the county where the work is located, and in two daily newspapers in the state which do not have less than fifty thousand daily circulation, and by such other means as are determined to be most likely to reach potential bidders **or by posting an invitation for bid on the website of the city or through an electronic procurement system**.
3. All contracts for projects, the cost of which exceeds one hundred thousand dollars, entered into by an officer or agency of this state shall be let to the lowest, responsive, responsible bidder or bidders based on preestablished criteria after notice and publication of an advertisement for five days in a daily newspaper in the county where the work is located, or at least twice over a period of ten days or more in a newspaper in the county where the work is located and in one daily newspaper in the state which does not have less than fifty thousand daily circulation and by such other means as determined to be most likely to reach potential bidders **or by posting an**

invitation for bid on the website of the officer or agency or through an electronic procurement system. For all contracts for projects between twenty-five thousand dollars and one hundred thousand dollars, a minimum of three contractors shall be solicited with the award being made to the lowest responsive, responsible bidder based on preestablished criteria.

4. The number of such public bids shall not be restricted or curtailed, but shall be open to all persons complying with the terms upon which the bids are requested or solicited unless debarred for cause. No contract shall be awarded when the amount appropriated for same is not sufficient to complete the work ready for service.

5. Dividing a project into component labor or material allocations for the purpose of avoiding bidding or advertising provisions required by this section is specifically prohibited."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Knight, **House Amendment No. 1** was adopted.

On motion of Representative Andrews, **HCS HB 2289, as amended**, was adopted.

On motion of Representative Andrews, **HCS HB 2289, as amended**, was ordered perfected and printed.

HCS HB 1682, relating to certain eviction proceedings, was taken up by Representative Brown (16).

Representative Brown (16) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1682, Page 1, In the Title, Lines 2-3, by deleting the words "certain eviction proceedings" and inserting in lieu thereof the words "regulation of real property"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Brown (16), **House Amendment No. 1** was adopted.

Representative Fishel offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1682, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"436.337. Notwithstanding any other provision of law, no political subdivision shall require a property owner to have a home inspection conducted of a residential property regarding the sale of the property. This provision shall not apply to any inspection requirement of new construction or occupancy permits."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schroer offered **House Amendment No. 1 to House Amendment No. 2**.

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1682, Page 1, Line 7, by deleting said line and inserting in lieu thereof the following:

"occupancy permits.

442.404. 1. As used in this section, the following terms shall mean:

(1) "Homeowners' association", a nonprofit corporation or unincorporated association of homeowners created under a declaration to own and operate portions of a planned community or other residential subdivision that has the power under the declaration to assess association members to pay the costs and expenses incurred in the performance of the association's obligations under the declaration or tenants-in-common with respect to the ownership of common ground or amenities of a planned community or other residential subdivision. This term shall not include a condominium unit owners' association as defined and provided for in subdivision (3) of section 448.1-103 or a residential cooperative;

(2) "Political signs", any fixed, ground-mounted display in support of or in opposition to a person seeking elected office or a ballot measure excluding any materials that may be attached.

2. (1) No deed restrictions, covenants, or similar binding agreements running with the land shall prohibit or have the effect of prohibiting the display of political signs.

~~[3-]~~ (2) A homeowners' association has the authority to adopt reasonable rules, subject to any applicable statutes or ordinances, regarding the time, size, place, number, and manner of display of political signs.

~~[4-]~~ (3) A homeowners' association may remove a political sign without liability if such sign is placed within the common ground, threatens the public health or safety, violates an applicable statute or ordinance, is accompanied by sound or music, or if any other materials are attached to the political sign. Subject to the foregoing, a homeowners' association shall not remove a political sign from the property of a homeowner or impose any fine or penalty upon the homeowner unless it has given such homeowner three days after providing written notice to the homeowner, which notice shall specifically identify the rule and the nature of the violation.

3. (1) No deed restrictions, covenants, or similar binding agreements running with the land shall prohibit or have the effect of prohibiting the display of sale signs on the property of a homeowner or nearby street corners.

(2) A homeowners' association has the authority to adopt reasonable rules, subject to any applicable statutes or ordinances, regarding the time, size, place, number, and manner of display of sale signs.

(3) A homeowners' association may remove a sale sign without liability if such sign is placed within the common ground, threatens the public health or safety, violates an applicable statute or ordinance, is accompanied by sound or music, or if any other materials are attached to the sale sign. Subject to the foregoing, a homeowners' association shall not remove a sale sign from the property of a homeowner or impose any fine or penalty upon the homeowner unless it has given such homeowner three days after providing written notice to the homeowner, which notice shall specifically identify the rule and the nature of the violation."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schroer, **House Amendment No. 1 to House Amendment No. 2** was adopted.

On motion of Representative Fishel, **House Amendment No. 2, as amended**, was adopted.

On motion of Representative Brown (16), **HCS HB 1682, as amended**, was adopted.

On motion of Representative Brown (16), **HCS HB 1682, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HCS HJR 123, relating to assessors, was placed on the Informal Calendar.

HCS HJR 131, relating to elections, was taken up by Representative Shaul.

On motion of Representative Shaul, the title of **HCS HJR 131** was agreed to.

On motion of Representative Shaul, **HCS HJR 131** was adopted.

On motion of Representative Shaul, **HCS HJR 131** was ordered perfected and printed.

HOUSE RESOLUTIONS

HCS HR 3737, relating to decreased dependence on Russian oil, was taken up by Representative Schroer.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Griffith	Haden	Haffner	Haley
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Perkins
Pike	Plocher	Pollitt 52	Porter	Reedy
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Bosley	Brown 27	Burnett	Burton
Butz	Clemens	Collins	Doll	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

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PRESENT: 000

ABSENT WITH LEAVE: 025

Baringer	Barnes	Bland Manlove	Boggs	Brown 70
Coleman 32	Coleman 97	Derges	Gregory 96	Grier
Hardwick	Mayhew	McDaniel	Patterson	Pietzman
Pollock 123	Pouche	Railsback	Roden	Rowland
Schnelting	Smith 67	Stevens 128	Stevens 46	Trent

VACANCIES: 006

On motion of Representative Schroer, **HCS HR 3737** was adopted by the following vote, the ayes and noes having been demanded by Representative Schroer:

AYES: 093

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wright	Mr. Speaker		

NOES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Doll
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Sharp 36	Smith 45
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 022

Baringer	Barnes	Bland Manlove	Boggs	Coleman 97
Derges	Ellebracht	Gregory 96	Hardwick	Hicks
Mayhew	McDaniel	Patterson	Pietzman	Pollock 123

Roden
Trent

Rowland
Wiemann

Smith 67

Stephens 128

Stevens 46

VACANCIES: 006

PERFECTION OF HOUSE BILLS - INFORMAL

HB 2307, relating to human trafficking, was placed back on the House Bills for Perfection Calendar.

HCS HB 2376, relating to residency of children in state custody, was placed back on the House Bills for Perfection Calendar.

PERFECTION OF HOUSE JOINT RESOLUTIONS - INFORMAL

HJR 100, HCS HJR 110, HJR 114, HCS HJRs 82 & 106, and HCS HJR 88 were placed back on the House Joint Resolutions for Perfection Calendar.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 2012 - Fiscal Review

HB 2088 - Fiscal Review

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman McDaniel reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1708**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Aldridge, Appelbaum, Collins, Dinkins, Griffith, Henderson, McDaniel, Morse, Perkins and Stacy

Noes (0)

Absent (1): Wright

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2397**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Aldridge, Appelbaum, Collins, Dinkins, Griffith, Henderson, McDaniel, Morse, Perkins and Stacy

Noes (0)

Absent (1): Wright

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2719**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Aldridge, Appelbaum, Collins, Dinkins, Griffith, Henderson, McDaniel, Morse, Perkins and Stacy

Noes (0)

Absent (1): Wright

Committee on Pensions, Vice Chair Black (7) reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2161**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Billington, Black (7), Brown (27), Clemens, Hovis, Murphy, O'Donnell, Person and Wright

Noes (0)

Absent (4): Kidd, Owen, Pike and Stevens (46)

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2685** and **HB 2686**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Deaton, Eggleston, Ellebracht, Evans, Falkner, Ingle, Kelly (141), Proudie, Rogers and Taylor (139)

Noes (0)

Absent (3): Bailey, Cupps and Lovasco

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3651**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Andrews, Hovis, Kalberloh, Mosley, Person, Pouche and Railsback

Noes (0)

Absent (4): Appelbaum, Fishel, Sassmann and Wright

The following members' presence was noted: Pietzman and Trent.

ADJOURNMENT

On motion of Representative Atchison, the House adjourned until 10:00 a.m., Thursday, March 31, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

BUDGET

Thursday, March 31, 2022, 8:15 AM, House Hearing Room 3.
Public hearing will be held: HB 3001, HB 3002, HB 3003, HB 3004, HB 3005, HB 3006, HB 3007, HB 3008, HB 3009, HB 3010, HB 3011, HB 3012, HB 3013, HB 3015, HB 3020
Executive session will be held: HB 3001, HB 3002, HB 3003, HB 3004, HB 3005, HB 3006, HB 3007, HB 3008, HB 3009, HB 3010, HB 3011, HB 3012, HB 3013, HB 3015, HB 3020
Markup - House Bills 3001-3013, HB 3015 and HB 3020.

CONSENT AND HOUSE PROCEDURE

Thursday, March 31, 2022, 9:00 AM, House Hearing Room 4.
Public hearing will be held: HR 3995
Executive session will be held: HR 3995
Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Thursday, March 31, 2022, 9:00 AM, House Hearing Room 5.
Public hearing will be held: HB 2418, HB 2754

FISCAL REVIEW

Thursday, March 31, 2022, 9:45 AM, House Hearing Room 4.
Executive session may be held on any matter referred to the committee.
Pending bill referral.

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).
Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

LOCAL GOVERNMENT

Thursday, March 31, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1803

Executive session will be held: HB 2795, HB 2798

PUBLIC SAFETY

Thursday, March 31, 2022, 9:15 AM, House Hearing Room 1.

Executive session will be held: SS SB 678, SS#2 SJR 38, HB 2704

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 31, 2022, 9:30 AM, House Hearing Room 4.

Executive session will be held: HCR 72, HB 1471, HCS HB 1613, HCS HB 2011,

HCS HB 2138, HCS HB 2171, HB 2290, HCS HB 2369, HB 2544, HB 2674

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Thursday, March 31, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2638

HOUSE CALENDAR

FORTY-FOURTH DAY, THURSDAY, MARCH 31, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 132 - Kidd

HJR 133 - Davidson

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins

HJR 125 - Christofanelli

HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HB 2616 - Coleman (32)

HB 2697 - Shaul

HCS HB 1749 - Basye

HCS HB 1903 - Christofanelli

HCS HB 2093 - Wiemann

HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2307 - Coleman (32)
HCS HB 2376 - Kelly (141)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins

HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley

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HB 2603 - Patterson

HB 2607 - Rone

HCS HBs 2574, 1929 & 1456, (Legislative Review 3/30/22) - Mayhew

HOUSE BILLS FOR PERFECTION - CONSENT

(03/24/2022)

HB 2400 - Houx

HB 2416 - Porter

(03/28/2022)

HCS HB 2151 - Shields

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman

HCR 71 - Riggs

HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HCS HB 2127 - Francis

HB 2387 - Gregory (51)

HCS HB 2000 - Schwadron

HCS HB 2485 - Knight

HB 2088, (Fiscal Review 3/30/22) - Grier

HCS HB 2012, (Fiscal Review 3/30/22) - Kelly (141)

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh

HCS HB 2032 - Lewis (6)

HB 1637 - Schwadron

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 2627 - Sharp (36)

HCS HB 1662 - Fishel

HCS HB 2462 - Burger

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-FOURTH DAY, THURSDAY, MARCH 31, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Doug Richey.

Our heavenly Father, we are so very grateful to stand in this chamber on behalf of Missourians. We acknowledge that, more importantly, we stand in this chamber by Your sovereign hand. You are the God of peace. We are in desperate need of peace. You are the God of grace. We are in desperate need of grace. You are the God of truth. We are in desperate need of truth. You are the God of strength. We are in desperate need of strength. We stand here asking for Your provision regarding these needs. May we not squander Your provision. Help us to work faithfully before You, in our service to Missourians.

In the name of Jesus, I pray, and the House says, Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Tripp Fuller.

The Journal of the forty-third day was approved as printed by the following vote:

AYES: 146

Adams	Anderson	Andrews	Atchison	Aune
Bailey	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter

Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 002

Aldridge	Windham
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ABSENT WITH LEAVE: 009

Appelbaum	Baker	Bland Manlove	Bosley	Christofanelli
Clemens	Derges	Rowland	Sharp 36	

VACANCIES: 006

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate refuses to recede from its position on **SS#2 HCS HB 2117, as amended**, and request the House take up and pass **SS#2 HCS HB 2117, as amended**.

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended, relating to the composition of congressional districts, was taken up by Representative Shaul.

Representative Shaul moved that **SS#2 HCS HB 2117, as amended**, be adopted.

Which motion was defeated by the following vote:

ROLL CALL VOTE NUMBER	RC044.002
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AYES: 026

Aldridge	Anderson	Bland Manlove	Bosley	Brown 27
Christofanelli	Coleman 97	Collins	Davidson	Davis
Ellebracht	Gray	Johnson	Mosley	Person
Price IV	Proudie	Sander	Schnelting	Schroer
Sharp 36	Smith 67	Stacy	Terry	Windham
Young				

NOES: 129

Adams	Andrews	Appelbaum	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Clemens	Coleman 32	Cook	Copeland	Cupps
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Mr. Speaker	

PRESENT: 000

ABSENT WITH LEAVE: 002

Derges Rowland

VACANCIES: 006

Representative Shaul moved that the House request the Senate to recede from its position on **SS#2 HCS HB 2117, as amended**, and failing to do so, grant the House a conference.

Which motion was adopted by the following vote:

AYES: 131

Adams	Andrews	Appelbaum	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 70
Buchheit-Courtway	Burger	Burnett	Busick	Butz
Chipman	Clemens	Coleman 32	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh

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Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Mr. Speaker				

NOES: 017

Aldridge	Brown 27	Christofanelli	Coleman 97	Davis
Gunby	Johnson	Lovasco	Mosley	Person
Sander	Schnelting	Schroer	Sharp 36	Smith 67
Terry	Young			

PRESENT: 005

Anderson	Collins	Gray	Price IV	Proudie
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ABSENT WITH LEAVE: 004

Burton	Derges	Haley	Rowland
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VACANCIES: 006

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 116 - Fiscal Review
HCS HJR 131 - Fiscal Review
HJR 136 - Pensions

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 2120 - Fiscal Review
HB 2493 - Fiscal Review
HCS HB 2587 - Fiscal Review
HB 1488 - Utilities
HB 1546 - Judiciary
HB 1581 - Local Government
HB 1633 - Financial Institutions
HB 1674 - Utilities

HB 1688 - Judiciary
HB 1712 - Crime Prevention
HB 1760 - Special Committee on Litigation Reform
HB 1813 - Special Committee on Public Policy
HB 1896 - Corrections and Public Institutions
HB 1902 - Workforce Development
HB 1979 - Agriculture Policy
HB 2084 - Transportation
HB 2110 - Emerging Issues
HB 2133 - Rural Community Development
HB 2451 - Utilities
HB 2807 - Judiciary
HB 2894 - Crime Prevention
HB 2909 - Special Committee on Redistricting
HB 2916 - Special Committee on Public Policy

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2209**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Baker, Lovasco, Perkins, Sander, Schnelting, Taylor (139) and Van Schoiack

Noes (5): Aune, Bangert, Burton, Gray and Person

Absent (3): Bailey, Owen and Railsback

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HJR 128**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (1): Hicks

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1741**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (13): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (1): Hicks

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1798**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (1): Hicks

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2567**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Sauls and Smith (45)

Noes (1): Richey

Absent (1): Taylor (139)

Committee on Financial Institutions, Chairman Francis reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2706**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Billington, Butz, Clemens, DeGroot, Francis, McGirl, O'Donnell, Owen, Sander, Sauls, Shaul and Thompson

Noes (0)

Absent (2): Railsback and Trent

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HCR 61**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Boggs, Brown (16), Davidson, Hardwick, Pollitt (52), Riley and Trent

Noes (5): Hurlbert, Ingle, Schwadron, Sharp (36) and Weber

Absent (4): Merideth, Rogers, Schnelting and Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1610**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Boggs, Brown (16), Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Sharp (36), Trent and Weber

Noes (2): Davidson and Schwadron

Absent (4): Merideth, Rogers, Schnelting and Schroer

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2621**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (5): Boggs, Merideth, Rogers, Schnelting and Schroer

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2795**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Murphy, Perkins, Railsback and Walsh Moore (93)

Noes (0)

Absent (3): Hudson, Reedy and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2798**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Murphy, Perkins, Railsback and Walsh Moore (93)

Noes (0)

Absent (3): Hudson, Reedy and West

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **SS#2 SJR 38**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (6): Cook, Hardwick, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (1): Phifer

Absent (3): Bland Manlove, McDaniel and Mosley

Mr. Speaker: Your Committee on Public Safety, to which was referred **SS SB 678**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Cook, Hardwick, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (1): Phifer

Absent (3): Bland Manlove, McDaniel and Mosley

Special Committee on Broadband and Infrastructure, Chairman Riggs reporting:

Mr. Speaker: Your Special Committee on Broadband and Infrastructure, to which was referred **HB 2638**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Black (137), Buchheit-Courtway, McCreery, O'Donnell, Richey, Riggs and Rogers

Noes (0)

Absent (0)

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was authorized **HCB 3**, relating to memorial designations on highways and bridges, begs leave to report it has examined the same and recommends that it **Be Introduced** by the following vote:

Ayes (11): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Pouche, Smith (67) and Taylor (48)

Noes (0)

Absent (3): Bangert, Porter and Railsback

Read the first time and copies ordered printed.

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1460**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Pouche, Smith (67) and Taylor (48)

Noes (0)

Absent (3): Bangert, Porter and Railsback

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2503**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Pouche, Smith (67) and Taylor (48)

Noes (0)

Absent (3): Bangert, Porter and Railsback

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2789**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Pouche, Smith (67) and Taylor (48)

Noes (0)

Absent (3): Bangert, Porter and Railsback

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2790**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Pouche, Smith (67) and Taylor (48)

Noes (0)

Absent (3): Bangert, Porter and Railsback

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HJR 142**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Atchison, Barnes, Bromley, Gray, Griffith, Gunby, Johnson, Kalberloh, Morse, O'Donnell, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (0)

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3995**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Andrews, Appelbaum, Fishel, Hovis, Kalberloh, Mosley, Person, Pouche, Railsback and Wright

Noes (0)

Absent (1): Sassmann

Committee on Legislative Review, Chairman Houx reporting:

Mr. Speaker: Your Committee on Legislative Review, to which was referred **HB 2310**, begs leave to report it has examined the same and recommends that it **Do Pass with House Substitute** by the following vote:

Ayes (5): Hicks, Houx, Kelly (141), Taylor (139) and Veit

Noes (3): Burnett, Doll and McCreery

Absent (2): Bailey and Shaul

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 80**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh, Patterson and Smith (45)

Noes (1): Ingle

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 134**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Patterson

Noes (2): Ingle and Smith (45)

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 137**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Patterson

Noes (1): Ingle

Present (1): Smith (45)

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1670**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson and McGaugh

Noes (2): Dogan and Ingle

Present (1): Smith (45)

Absent (5): Bosley, Gregory (96), Mackey, McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1683**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McGaugh and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), Mackey, McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1709**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Smith (45)

Noes (1): Ingle

Present (1): Dogan

Absent (5): Bosley, Gregory (96), Mackey, McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1918**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McGaugh and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), Mackey, McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2052**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McGaugh and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), Mackey, McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2177**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McGaugh and Smith (45)

Noes (0)

Absent (5): Bosley, Gregory (96), Mackey, McDaniel and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2389**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson and Patterson

Noes (3): Dogan, Ingle and Smith (45)

Present (1): McGaugh

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2571**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2589**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2615**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Patterson

Noes (3): Dogan, Ingle and Smith (45)

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2810**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, McGaugh and Patterson

Noes (3): Dogan, Ingle and Smith (45)

Absent (4): Bosley, Gregory (96), Mackey and McDaniel

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 72**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Richey

Noes (0)

Absent (1): Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1471**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1613**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2011**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2138**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2171**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Christofanelli, Haffner, Hicks, Kelly (141) and Rogers

Noes (4): Bailey, Chipman, Proudie and Richey

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2290**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2369**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2544**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Bailey, Basye, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (1): Chipman

Absent (0)

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2674**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Haffner, Hicks, Kelly (141), Proudie and Rogers

Noes (4): Bailey, Chipman, Christofanelli and Richey

Absent (0)

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 2400** and **HB 2416**.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 710** entitled:

An act to amend chapter 167, RSMo, by adding thereto one new section relating to the care of students with epilepsy or seizure disorders, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SBs 775, 751 & 640** entitled:

An act to repeal sections 491.015, 566.149, 566.150, 566.155, 595.201, and 595.226, RSMo, and to enact in lieu thereof seven new sections relating to sexual offenses, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 807** entitled:

An act to repeal sections 143.022, 143.071, 143.081, and 143.121, RSMo, and to enact in lieu thereof seven new sections relating to corporations.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 834** entitled:

An act to amend chapter 217, RSMo, by adding thereto eight new sections relating to the establishment of a correctional center nursery program.

In which the concurrence of the House is respectfully requested.

Read the first time.

COMMUNICATIONS

March 30, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

Pursuant to RSMo. 105.461, I hereby ask to be excused from voting on House Bill No. 1684, the Nuclear Clean Power Act, or any similar legislation due to my employment at Ameren Missouri, which operates a nuclear power plant in our state.

Please publish this letter in the Journal of the House, and feel free to contact my office if you have any questions.

Sincerely,

/s/ Mike Person
State Representative, 74th District

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Friday, April 1, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 5, 2022, 9:00 AM, House Hearing Room 1.
Executive session will be held: HB 2720

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

CONSERVATION AND NATURAL RESOURCES

Monday, April 4, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.
Executive session will be held: HB 2673, HB 2532

CRIME PREVENTION

Monday, April 4, 2022, 12:00 PM, House Hearing Room 5.
Public hearing will be held: HB 1712, HB 2894

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1678, HB 2301

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 5, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1457, HB 2211, HB 1933

Executive session will be held: HB 1770, HB 2745

FISCAL REVIEW

Monday, April 4, 2022, 2:45 PM, House Hearing Room 4.

Executive session will be held: HCS HB 2012, HB 2088, HCS HB 2120, HCS HJR 131, HJR 116, HCS HB 2587

Executive session may be held on any matter referred to the committee.

Added HB 2587.

AMENDED

GENERAL LAWS

Monday, April 4, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2157

HEALTH AND MENTAL HEALTH POLICY

Monday, April 4, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2680, HB 2800

Executive session will be held: HB 1644, HB 2510

INSURANCE

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2305, HB 2743

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

LEGISLATIVE REVIEW

Monday, April 4, 2022, 1:30 PM, House Hearing Room 4.

Executive session will be held: HCS HBs 2574, 1929 & 1456

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, April 5, 2022, 9:45 AM, House Hearing Room 6.

Executive session will be held: HB 1640, HB 1676, HB 2154, HB 2432

RURAL COMMUNITY DEVELOPMENT

Thursday, April 7, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2133

Executive session will be held: HB 1586

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, April 5, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HJR 83

Executive session will be held: HB 2780

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2888

Executive session will be held: HB 2758, HB 2654

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 2771

WORKFORCE DEVELOPMENT

Monday, April 4, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2498

HOUSE CALENDAR

FORTY-FIFTH DAY, FRIDAY, APRIL 1, 2022

HOUSE COMMITTEE BILLS FOR SECOND READING

HCB 3

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 132 - Kidd

HJR 133 - Davidson

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION

HCS HB 2616 - Coleman (32)
HB 2697 - Shaul
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis

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HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2307 - Coleman (32)
HCS HB 2376 - Kelly (141)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins

HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell

HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson
HB 2607 - Rone
HCS HBs 2574, 1929 & 1456, (Legislative Review 3/30/22) - Mayhew

HOUSE BILLS FOR PERFECTION - CONSENT

(03/28/2022)

HCS HB 2151 - Shields

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 116, (Fiscal Review 3/31/22) - Schnelting
HCS HJR 131, (Fiscal Review 3/31/22) - Shaul

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HCS HB 2127 - Francis
HB 2387 - Gregory (51)
HCS HB 2000 - Schwadron
HCS HB 2485 - Knight
HB 2088, (Fiscal Review 3/30/22) - Grier
HCS HB 2012, (Fiscal Review 3/30/22) - Kelly (141)
HB 1954 - Henderson

HB 1684 - Black (137)
HCS HB 2120, (Fiscal Review 3/31/22) - Taylor (139)
HCS HB 1597 - Busick
HCS HB 1472 - Pike
HCS HB 2587, (Fiscal Review 3/31/22) - Riley
HB 2493, (Fiscal Review 3/31/22) - Black (7)
HCS HB 2289 - Andrews
HCS HB 1682 - Brown (16)

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh
HCS HB 2032 - Lewis (6)
HB 1637 - Schwadron

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 2627 - Sharp (36)
HCS HB 1662 - Fishel
HCS HB 2462 - Burger
HB 2400 - Houx
HB 2416 - Porter

SENATE BILLS FOR SECOND READING

SB 710
SS SCS SBs 775, 751 & 640
SS SB 807
SS SCS SB 834

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTY-FIFTH DAY, FRIDAY, APRIL 1, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE COMMITTEE BILLS

The following House Committee Bill was read the second time:

HCB 3, relating to memorial designations on highways and bridges.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 710, relating to the care of students with epilepsy or seizure disorders, with an emergency clause.

SS SCS SBs 775, 751 & 640, relating to sexual offenses, with penalty provisions.

SS SB 807, relating to corporations.

SS SCS SB 834, relating to the establishment of a correctional center nursery program.

REFERRAL OF HOUSE COMMITTEE BILLS

The following House Committee Bill was referred to the Committee indicated:

HCB 3 - Rules - Legislative Oversight

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2083 - Transportation

COMMITTEE REPORTS

Committee on Budget, Chairman Smith (163) reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3001**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (29): Aldridge, Black (137), Black (7), Bland Manlove, Boggs, Bosley, Burnett, Cupps, Deaton, Evans, Fishel, Fogle, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Merideth, Nurrenbern, Richey, Riley, Roberts, Sander, Shields, Smith (163), Unsicker, West and Windham

Noes (0)

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3002**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (21): Aldridge, Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (7): Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Present (1): Bland Manlove

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3003**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (22): Aldridge, Black (137), Black (7), Boggs, Bosley, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (7): Bland Manlove, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3004**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (20): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (9): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3005**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (25): Aldridge, Black (137), Black (7), Bland Manlove, Boggs, Bosley, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163), Unsicker, West and Windham

Noes (4): Burnett, Fogle, Merideth and Nurrenbern

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3006**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (20): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (9): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3007**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (23): Aldridge, Black (137), Black (7), Boggs, Bosley, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163), West and Windham

Noes (6): Bland Manlove, Burnett, Fogle, Merideth, Nurrenbern and Unsicker

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3008**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (20): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (9): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3009**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

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Ayes (20): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (9): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3010**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (20): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (9): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3011**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (25): Aldridge, Black (137), Black (7), Bland Manlove, Boggs, Bosley, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163), Unsicker, West and Windham

Noes (4): Burnett, Fogle, Merideth and Nurrenbern

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3012**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (24): Aldridge, Black (137), Black (7), Bland Manlove, Boggs, Bosley, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163), West and Windham

Noes (5): Burnett, Fogle, Merideth, Nurrenbern and Unsicker

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3013**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (22): Black (137), Black (7), Boggs, Burnett, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163), West and Windham

Noes (7): Aldridge, Bland Manlove, Bosley, Fogle, Merideth, Nurrenbern and Unsicker

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3015**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (28): Aldridge, Black (137), Black (7), Bland Manlove, Boggs, Bosley, Burnett, Cupps, Deaton, Evans, Fishel, Fogle, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Nurrenbern, Richey, Riley, Roberts, Sander, Shields, Smith (163), Unsicker, West and Windham

Noes (1): Merideth

Absent (2): Gregory (96) and Riggs

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3020**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute with a time limit of six hours of debate on Perfection pursuant to Rule 24(4)(d)** by the following vote:

Ayes (20): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (9): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (2): Gregory (96) and Riggs

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HCS HB 2151**.

The following members' presence was noted: Basye, Black (137), Bland Manlove, Boggs, Brown (70), Burnett, Burton, Chipman, Copeland, Cupps, Davidson, Davis, Deaton, DeGroot, Evans, Fishel, Fitzwater, Fogle, Gray, Gregory (51), Griffith, Haley, Hardwick, Hudson, Lovasco, Mackey, McDaniel, McGaugh, Merideth, Mosley, Nurrenbern, Pollitt (52), Proudie, Richey, Roberts, Shields, Simmons, Smith (163), Stevens (46), Tate, Unsicker, Vescovo, and Windham.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 3:00 p.m., Sunday, April 3, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, April 5, 2022, 9:00 AM, House Hearing Room 1.
Executive session will be held: HB 2720

AGRICULTURE POLICY

Monday, April 25, 2022, 1:30 PM, House Hearing Room 1.
Tour of the Lincoln University agriculture facilities.

CONSERVATION AND NATURAL RESOURCES

Monday, April 4, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.
Executive session will be held: HB 2673, HB 2532

CRIME PREVENTION

Monday, April 4, 2022, 12:00 PM, House Hearing Room 5.
Public hearing will be held: HB 1712, HB 2894

ELECTIONS AND ELECTED OFFICIALS

Wednesday, April 6, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.
Public hearing will be held: HB 1678, HB 2301

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, April 5, 2022, 8:00 AM, House Hearing Room 7.
Public hearing will be held: HB 2211, HB 1933, HB 2292
Executive session will be held: HB 1770, HB 2745
Removed HB 1457 and added HB 2292.
AMENDED

FISCAL REVIEW

Monday, April 4, 2022, 2:45 PM, House Hearing Room 4.
Executive session will be held: HCS HB 2012, HB 2088, HCS HB 2120, HCS HJR 131, HJR 116, HCS HB 2587
Executive session may be held on any matter referred to the committee.
Added HCS HB 2587.
AMENDED

GENERAL LAWS

Monday, April 4, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 2157

HEALTH AND MENTAL HEALTH POLICY

Monday, April 4, 2022, 11:30 AM, House Hearing Room 7.
Public hearing will be held: HB 2680, HB 2800
Executive session will be held: HB 1644, HB 2510

INSURANCE

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 2305, HB 2743

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

LEGISLATIVE REVIEW

Monday, April 4, 2022, 1:30 PM, House Hearing Room 4.

Executive session will be held: HCS HBs 2574, 1929 & 1456

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, April 5, 2022, 9:45 AM, House Hearing Room 6.

Executive session will be held: HB 1640, HB 1676, HB 2154, HB 2432

RURAL COMMUNITY DEVELOPMENT

Thursday, April 7, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2133

Executive session will be held: HB 1586

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, April 5, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HJR 83

Executive session will be held: HB 2780

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2888

Executive session will be held: HB 2758, HB 2654

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, April 5, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 2771

WORKFORCE DEVELOPMENT

Monday, April 4, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2498

HOUSE CALENDAR

FORTY-SIXTH DAY, SUNDAY, APRIL 3, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 132 - Kidd
HJR 133 - Davidson
HJR 100 - Richey
HCS HJR 110 - Christofanelli
HJR 114 - Coleman (32)
HCS HJRs 82 & 106 - Black (137)
HCS HJR 88 - McGirl

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 107 - Dinkins
HJR 125 - Christofanelli
HCS HJR 123 - Kidd

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 3001, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3002, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3003, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3004, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3005, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3006, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3007, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3008, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3009, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3010, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3011, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3012, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3013, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3015, (6 hours total debate on Perfection) - Smith (163)
HCS HB 3020, (6 hours total debate on Perfection) - Smith (163)

HOUSE BILLS FOR PERFECTION

HCS HB 2616 - Coleman (32)
HB 2697 - Shaul
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)

HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner
HS HB 2310 - McDaniel
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HB 2307 - Coleman (32)
HCS HB 2376 - Kelly (141)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HCS HB 2499 - Eggleston
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins

HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HB 2576 - Bromley
HB 2603 - Patterson

HB 2607 - Rone

HCS HBs 2574, 1929 & 1456, (Legislative Review 3/30/22) - Mayhew

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman

HCR 71 - Riggs

HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 116, (Fiscal Review 3/31/22) - Schnelting

HCS HJR 131, (Fiscal Review 3/31/22) - Shaul

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HCS HB 2127 - Francis

HB 2387 - Gregory (51)

HCS HB 2000 - Schwadron

HCS HB 2485 - Knight

HB 2088, (Fiscal Review 3/30/22) - Grier

HCS HB 2012, (Fiscal Review 3/30/22) - Kelly (141)

HB 1954 - Henderson

HB 1684 - Black (137)

HCS HB 2120, (Fiscal Review 3/31/22) - Taylor (139)

HCS HB 1597 - Busick

HCS HB 1472 - Pike

HCS HB 2587, (Fiscal Review 3/31/22) - Riley

HB 2493, (Fiscal Review 3/31/22) - Black (7)

HCS HB 2289 - Andrews

HCS HB 1682 - Brown (16)

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2143 - Kalberloh

HCS HB 2032 - Lewis (6)

HB 1637 - Schwadron

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 2627 - Sharp (36)

HCS HB 1662 - Fishel

HCS HB 2462 - Burger
HB 2400 - Houx
HB 2416 - Porter
HCS HB 2151 - Shields

BILLS CARRYING REQUEST MESSAGES

SS#2 HCS HB 2117, as amended (request Senate recede/grant conference), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-SEVENTH DAY, MONDAY, MARCH 21, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Brian Seitz.

Father, we thank You for Your goodness to us, especially in that You graciously allowed us the time to be with family over the past week.

For the remainder of the session, and as we serve Missouri, I ask that You guide our thoughts, words and actions, that they might be honorable to You.

I ask for clarity of thought, a heart to serve and a desire not to seek vainglory, but to bring glory to You alone in all our decisions and actions.

I ask that You forgive us our sins when we go astray, and that the Holy Spirit will prick our hearts when we are tempted to do those things outside Your perfect will.

We ask these things in Jesus' name, Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-sixth day was approved as corrected by the following vote:

AYES: 141

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Baringer	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher

Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 005

Aldridge	Bland Manlove	Bosley	Merideth	Windham
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ABSENT WITH LEAVE: 011

Bangert	Barnes	Cupps	Derges	Gregory 96
Pietzman	Rone	Rowland	Sharp 36	Stephens 128
Veit				

VACANCIES: 006

There was a moment of silence in memory of former Representative Cora Faith Walker.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SB 652, relating to a sales tax exemption for the sale of certain tickets.

SB 655, relating to the Missouri local government employees' retirement system.

SS SB 678, relating to the Kansas City board of police, with an emergency clause.

SS SCS SBs 681 & 662, relating to educational outcomes, with an effective date.

SCS SB 799, relating to escape from custody, with penalty provisions.

PERFECTION OF HOUSE BILLS

HB 2474, **HB 1692**, **HCS HB 1757**, and **HB 1762** were placed on the Informal Calendar.

HB 1856, relating to the extended learning opportunities act, was taken up by Representative Baker.

On motion of Representative Baker, the title of **HB 1856** was agreed to.

On motion of Representative Baker, **HB 1856** was ordered perfected and printed.

HB 1859, **HB 1864**, and **HCS HB 1875** were placed on the Informal Calendar.

HB 1962, relating to log truck weight limitations, was taken up by Representative Copeland.

On motion of Representative Copeland, the title of **HB 1962** was agreed to.

On motion of Representative Copeland, **HB 1962** was ordered perfected and printed.

HB 1977, **HB 2090**, **HB 2095**, and **HB 2123** were placed on the Informal Calendar.

HB 2163, relating to the right of sepulcher, was taken up by Representative Houx.

On motion of Representative Houx, the title of **HB 2163** was agreed to.

On motion of Representative Houx, **HB 2163** was ordered perfected and printed.

HB 2169, relating to the appointment and duties of commissioners to attend an Article V convention, was placed on the Informal Calendar.

HB 2202, relating to computer science courses, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, the title of **HB 2202** was agreed to.

Representative Fitzwater offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2202, Page 4, Section 170.018, Line 114, by deleting the word "**June**" and inserting in lieu thereof the word "**September**"; and

Further amend said bill and section, Page 5, Line 141, by adding after all of said section and line the following:

"170.036. 1. There is hereby established the "Computer Science Education Task Force" within the department of elementary and secondary education.

2. The task force shall consist of the following members:

(1) Two members of the house of representatives, with one member to be appointed by the speaker of the house of representatives and one member to be appointed by the minority leader of the house of representatives;

(2) Two members of the senate, with one member to be appointed by the president pro tempore of the senate and one member to be appointed by the minority leader of the senate;

(3) The governor or the governor's designee;

(4) The commissioner of education or the commissioner's designee;

(5) The commissioner of higher education or the commissioner's designee; and

(6) Six members who represent the interests of each of the following groups, to be appointed by the commissioner of education:

- (a) The state board of education;
- (b) Private industry in this state with interest in computer science;
- (c) Nonprofit organizations;
- (d) An association of school superintendents;
- (e) A statewide association representing computer science teachers; and
- (f) A secondary teacher leader from career and technical education representing computer science teachers.

3. The mission of the computer science education task force shall be to develop a state strategic plan for expanding a statewide computer science education program, including the following:

(1) A statement of purpose that describes the objectives or goals the state board of education will accomplish by implementing a computer science education program, the strategies by which those goals will be achieved, and a timeline for achieving those goals;

(2) A summary of the current state landscape for K-12 computer science education, including demographic reporting of students taking these courses;

(3) A plan for expanding computer science education opportunities to every school in the state within five years and increasing the representation of students from traditionally underserved groups, in computer science including female students, students from historically underrepresented racial and ethnic groups, students with disabilities, English-language learner students, students who qualify for free and reduced-price meals, and rural students;

(4) A plan for integrating computer science instruction in kindergarten through eighth grades around the basics of computer science and computational thinking and exploratory computer science;

(5) A plan for the development of rigorous standards and curriculum guidelines for K-12 computer science, including ways to incorporate computer science into existing standards at the elementary level, as appropriate;

(6) A plan for ensuring teachers are well-prepared to begin teaching computer science, including defining high-quality professional learning for in-service teachers and strategies for pre-service teacher preparation;

(7) An ongoing evaluation process that is overseen by the state board of education;

(8) Proposed rules that incorporate the principles of the master plan into the state's public education system as a whole; and

(9) A plan to ensure long-term sustainability for computer science education.

4. The speaker of the house of representatives shall designate the chair of the task force, and the president pro tempore of the senate shall designate the vice chair of the task force.

5. Members of the task force shall serve without compensation, but the members and any staff assigned to the task force shall receive reimbursement for actual and necessary expenses incurred in attending meetings of the task force or any subcommittee thereof. All task force members shall be subject to the same conflict of interest provisions in chapter 105 that are enforced by the Missouri ethics commission in the same manner that elected or appointed officials and employees are subject to such provisions.

6. The task force shall hold its first meeting within one month from the effective date of this section.

7. Before June 30, 2023, the task force shall present a summary of its activities and any recommendations for legislation to the general assembly.

8. The computer science education task force shall dissolve on June 30, 2024."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Fitzwater, **House Amendment No. 1** was adopted.

On motion of Representative Fitzwater, **HB 2202, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 145

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Baringer
Barnes	Basye	Billington	Black 137	Black 7

Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Phifer	Pike	Plocher	Pollitt 52	Porter
Pouche	Price IV	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 012

Bangert	Chipman	Cupps	Derges	Kelly 141
McDaniel	Pietzman	Pollock 123	Proudie	Rone
Rowland	Sharp 36			

VACANCIES: 006

HCS HB 2246, relating to the release of a person from prison, was placed on the Informal Calendar.

HB 2372, relating to state capitol parking garages, was placed on the Informal Calendar.

HCS HB 2382, relating to lodging establishments, was taken up by Representative Hardwick.

On motion of Representative Hardwick, the title of **HCS HB 2382** was agreed to.

On motion of Representative Hardwick, **HCS HB 2382** was adopted.

On motion of Representative Hardwick, **HCS HB 2382** was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2586**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Basye, Brown (70), Burton, Dinkins, Haden, Haley, Lewis (25), Mayhew, Pietzman, Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Noes (0)

Absent (7): Chipman, Cupps, Grier, Knight, McDaniel, Pollock (123) and Rone

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1954**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Copeland, Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (2): Aldridge and Sharp (36)

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2616**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Copeland, Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (2): Aldridge and Sharp (36)

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2697**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Copeland, Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (2): Aldridge and Sharp (36)

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2290**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Brown (16), Haley, Henderson, Hurlbert, Lewis (6), Railsback, Sharpe (4), Thompson and Walsh Moore (93)

Noes (0)

Absent (4): Bangert, Gregory (51), Person and Young

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 2151**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (7): Appelbaum, Kalberloh, Mosley, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (4): Andrews, Fishel, Hovis and Person

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2416**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (7): Appelbaum, Kalberloh, Mosley, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (4): Andrews, Fishel, Hovis and Person

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SJR 38** entitled:

Joint resolution submitting to the qualified voters of Missouri, an amendment repealing section 21 of article X of the Constitution of Missouri, and adopting one new section in lieu thereof relating to the funding of law enforcement agencies.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 724** entitled:

An act to repeal sections 50.800, 50.810, 50.815, 50.820, and 105.145, RSMo, and to enact in lieu thereof four new sections relating to financial statements of political subdivisions, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 743** entitled:

An act to repeal sections 32.087, 94.900, 94.902, 137.115, 144.010, 144.011, 190.800, 190.803, 190.806, and 190.815, RSMo, and to enact in lieu thereof twelve new sections relating to taxation.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 SCS SB 745** entitled:

An act to repeal sections 144.030, 386.890, 393.1700, 393.1715, and 610.021, RSMo, and to enact in lieu thereof seven new sections relating to utilities.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 820** entitled:

An act to repeal sections 386.890 and 442.404, RSMo, and to enact in lieu thereof three new sections relating to renewable energy, with an effective date for a certain section.

In which the concurrence of the House is respectfully requested.

Read the first time.

The following member's presence was noted: Sharp (36).

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, March 22, 2022.

CORRECTION TO THE HOUSE JOURNAL

AFFIDAVIT

I, State Representative Raychel Proudie, District 73, hereby state and affirm that on Page 1292 of the Journal of the House, my vote by which HCS HJR 91 was read the third time and passed, was incorrectly recorded as “Absent with Leave”. Pursuant to House Rule 93, I am requesting that the Journal be corrected to show that I was in fact present in the chamber when the vote was taken. I did in fact vote, my vote was incorrectly recorded, and should have been recorded as “No”.

IN WITNESS THEREOF, I have hereunto subscribed my hand to this affidavit on this 21 day of March, 2022.

/s/ Raychel Proudie
State Representative

State of Missouri)
) ss.
County of Cole)

Subscribed and sworn before me this 21 of March in the year 2022.

/s/ Beth Oetting
Notary Public

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 22, 2022, 9:00 AM, House Hearing Room 1.
Executive session will be held: HB 1919

CONSENT AND HOUSE PROCEDURE

Tuesday, March 22, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 6.
Public hearing will be held: HR 3584, HR 3396, HR 3501, HR 3399, HR 3651
Executive session will be held: HR 3584, HR 3396, HR 3501, HR 3399, HR 3651
Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 5.
Public hearing will be held: HB 1553, HB 2209

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 6.
Public hearing will be held: HJR 130, HB 2633

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 22, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2008, HB 2152, HB 2445, HB 1753

Executive session will be held: HB 1469, HB 1471, HB 2606, HB 2150, HB 2575, HB 2618, HB 2492, HB 2652

EMERGING ISSUES

Tuesday, March 22, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HCR 80, HR 3886, HB 2604

Executive session will be held: HB 2567

INSURANCE

Tuesday, March 22, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Executive session will be held: HB 2199

Removed HB 2159.

AMENDED

JUDICIARY

Wednesday, March 23, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2772, HB 2614, HB 2423, HB 2781

Executive session will be held: HB 2615, HB 1931, HB 2589, HB 1670, HB 1709

LEGISLATIVE REVIEW

Wednesday, March 23, 2022, 9:00 AM, House Hearing Room 4.

Executive session will be held: HB 2310

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Thursday, March 24, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2761, HB 2795, HB 2798, HB 2838, HB 2729

Executive session will be held: HB 2147, HB 2526

PENSIONS

Wednesday, March 23, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: HB 2161, HB 2430

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 23, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2004, HB 2906

RURAL COMMUNITY DEVELOPMENT

Thursday, March 24, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1586

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Wednesday, March 23, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2588, HB 2737, HB 2609, HB 2563, HB 2675

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 22, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HJR 137, HB 2813, HB 2801, HB 2686, HB 2685, HB 2791

Executive session will be held: HJR 134, HB 2810

UTILITIES

Wednesday, March 23, 2022, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 2052

VETERANS

Tuesday, March 22, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HJR 142

Presentation on the new Project Eagle Apprenticeship Program by Mardy L. Leathers, DMgt, Director, Office of Workforce Development.

MO National Guard update by Colonel Robert (Bob) Payne, Missouri National Guard.

WAYS AND MEANS

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1679, HB 2272, HB 2637, HB 2859

Executive session will be held: HB 1766

HOUSE CALENDAR

THIRTY-EIGHTH DAY, TUESDAY, MARCH 22, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 107 - Dinkins

HJR 125 - Christofanelli

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HB 2387 - Gregory (51)
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1597 - Busick
HCS HB 1656 - Hicks
HB 1684 - Black (137)
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HCS HB 1734 - O'Donnell
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HCS HB 2032 - Lewis (6)
HB 2085 - Cook
HCS HB 2127 - Francis
HB 2143 - Kalberloh
HB 2156 - Perkins
HB 2193 - Toalson Reisch
HCS HB 2208 - Christofanelli
HB 2455 - Griffith
HB 2493 - Black (7)
HCS HB 2499 - Eggleston
HCS HB 2587 - Riley
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HCS HB 1682 - Brown (16)
HCS HB 1699 - Roberts
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins

HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HCS HB 2289 - Andrews
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2485 - Knight
HCS HBs 2502 & 2556 - Houx
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1677 - Wright
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (050)
HB 1637 - Schwadron
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack

HCS HB 1833 - Basye
HCS HB 2005 - Haffner
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)
HCS HB 2000 - Schwadron
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2022)

HCS HB 1606 - McGaugh
HCS HB 1984 - Hovis

(03/21/2022)

HCS HB 2627 - Sharp (36)

(03/22/2022)

HCS HB 1662 - Fishel
HCS HB 2462 - Burger

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HB 2694, (Fiscal Review 3/9/22), E.C. - Hudson
HCS HB 1750, (Fiscal Review 3/10/22), E.C. - Basye

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2355 - Andrews

SENATE JOINT RESOLUTIONS FOR SECOND READING

SS#2 SJR 38

SENATE BILLS FOR SECOND READING

SS SCS SB 724

SB 743

SS#2 SCS SB 745

SB 820

HOUSE RESOLUTIONS

HR 3268 - Chipman

HCS HR 3279 - Grier

HCS HR 3737 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-EIGHTH DAY, TUESDAY, MARCH 22, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Be strong in the Lord and in the power of His might. (Ephesians 6:10)

God of grace and God of glory, pour Your power and grace on us as we wait upon You at this moment of prayer. May the power of Your presence permeate our hearts in this historic chamber.

When doubts disturb us, and worries weaken us, and frustrations follow us, You are the guiding light that we may see that the way of truth is the way of wisdom, the path of honesty is the path of honor, and the road of faithfulness is the road of faith.

Call us to the commanding convictions, refresh us with Your renewing spirit, and strengthen us with Your steadfast presence so essential to worthy tasks that are worthily accepted. By Your spirit, make us courteous in our conversations, friendly in our relationships, ready to serve Missouri with all our hearts, and to truly represent those who have sent us here.

Bless our people with Your favor, make wars to cease, and cause peace to come to our world, especially in the Ukraine.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Sydney Baker, Aspen Meyer, Brynn Meyer, Devynn Phoenix Lay Yakel, Josie Unnerstall, Mackenzie Woods, Hayden Woods, Jack Brogus, and Shane Powers.

The Journal of the thirty-seventh day was approved as printed by the following vote:

AYES: 136

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Doll	Eggleston	Ellebracht

Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Quade
Railsback	Reedy	Riggs	Riley	Roberts
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 45	Smith 67
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Terry	Thomas	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 002

Aldridge Bosley

ABSENT WITH LEAVE: 019

Bailey	Bangert	Bland Manlove	Burnett	Collins
Cupps	Ingle	Patterson	Pietzman	Proudie
Richey	Roden	Rone	Rowland	Simmons
Smith 163	Stevens 46	Thompson	Windham	

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Falkner offered House Resolution No. 3995.

SECOND READING OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was read the second time:

SS#2 SJR 38, relating to the funding of law enforcement agencies.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SB 724, relating to financial statements of political subdivisions, with penalty provisions.

SB 743, relating to taxation.

SS#2 SCS SB 745, relating to utilities.

SB 820, relating to renewable energy, with an effective date for a certain section.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2005, relating to eminent domain for certain utilities, was taken up by Representative Haffner.

On motion of Representative Haffner, the title of **HCS HB 2005** was agreed to.

Representative Haffner offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2005, Page 4, Section 523.039, Line 19, by deleting the word "jury" and inserting in lieu thereof the words "~~jury~~ court"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haffner, **House Amendment No. 1** was adopted.

Representative Haffner offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2005, Page 4, Section 523.039, Line 22, by inserting after the word "**percent**" the words ", **as determined by the court**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haffner, **House Amendment No. 2** was adopted.

Representative Porter offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2005, Page 5, Section 523.040, Line 42, by inserting after the word "**farming**" the words ", **as defined in section 350.010**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Perkins offered **House Amendment No. 1 to House Amendment No. 3**.

*House Amendment No. 1
to
House Amendment No. 3*

AMEND House Amendment No. 3 to House Committee Substitute for House Bill No. 2005, Page 1, Line 1, by inserting after the number "523.040," the following:

"Page 4, Section 523.039, Line 21, by inserting after the number "**386.020**," the following:

"except for an electrical corporation operating under a cooperative business plan as described in section 393.110,"; and

Further amend said bill,"; and

Further amend said amendment and page, Line 2, by inserting after said line the following:

"Further amend said bill, Page 6, Section 523.060, Line 7, by inserting after the number "**386.020**," the following:

"except for an electrical corporation operating under a cooperative business plan as described in section 393.110,"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Perkins, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Porter, **House Amendment No. 3, as amended**, was adopted.

On motion of Representative Haffner, **HCS HB 2005, as amended**, was adopted.

On motion of Representative Haffner, **HCS HB 2005, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HB 2387, HB 2515, HCS HB 1854, HCS HB 2012, HCS HB 1747, HB 2050, HB 2593, HB 1455, HCS HB 1464, HB 1478, HCS HB 1489, HCS HB 1597, HCS HB 1656, HB 1684, HCS HB 1696, and HCS HB 1716 were placed on the Informal Calendar.

HCS HB 1734, relating to utilities, was taken up by Representative O'Donnell.

On motion of Representative O'Donnell, the title of **HCS HB 1734** was agreed to.

HCS HB 1734 was laid over.

HB 1860, HCS HBs 1904 & 1575, HB 1973, HCS HB 2032, HB 2085, HCS HB 2127, HB 2143, and HB 2156 were placed on the Informal Calendar.

HB 2193, relating to reemployment rights of Missouri Task Force One members, was taken up by Representative Toalson Reisch.

On motion of Representative Toalson Reisch, the title of **HB 2193** was agreed to.

On motion of Representative Toalson Reisch, **HB 2193** was ordered perfected and printed.

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 063

Anderson	Atchison	Aune	Bailey	Barnes
Basye	Billington	Boggs	Bromley	Brown 16
Brown 27	Burton	Busick	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Doll	Evans	Francis	Gunby	Haden
Haffner	Haley	Hardwick	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Lewis 6	Lovasco
McGirt	Morse	Murphy	Nurrenbern	Owen
Perkins	Pietzman	Railsback	Riggs	Roberts
Rogers	Sander	Sassmann	Schnelting	Seitz
Shields	Smith 155	Smith 67	Taylor 139	Terry
Thomas	Thompson	Toalson Reisch	Van Schoiack	Veit
Walsh 50	West	Wright		

NOES: 000

PRESENT: 072

Adams	Andrews	Appelbaum	Baringer	Black 137
Brown 70	Buchheit-Courtway	Burger	Butz	Chipman
Clemens	Coleman 32	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Fogle	Gray	Gregory 51	Gregory 96	Grier
Griffith	Henderson	Houx	Hovis	Hudson
Hurlbert	Johnson	Knight	Lewis 25	Mackey
Mayhew	McCreery	McGaugh	Mosley	O'Donnell
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Reedy	Riley	Roden	Sauls	Schroer
Schwadron	Sharpe 4	Shaul	Simmons	Smith 45
Stacy	Stephens 128	Tate	Taylor 48	Trent
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Wiemann
Young	Mr. Speaker			

ABSENT WITH LEAVE: 022

Aldridge	Baker	Bangert	Black 7	Bland Manlove
Bosley	Burnett	Christofanelli	Deaton	Derges
Hicks	McDaniel	Merideth	Patterson	Price IV
Richey	Rone	Rowland	Sharp 36	Smith 163
Stevens 46	Windham			

VACANCIES: 006

PERFECTION OF HOUSE BILLS

HCS HB 1734, relating to utilities, was again taken up by Representative O'Donnell.

Representative O'Donnell offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1734, Page 1, Section 393.1275, Line 13, by inserting after the word "**proceedings**." the following:

"Such expenditures deferred under the provisions of this section are subject to commission prudence review in the next general rate proceeding after deferral."; and

Further amend said bill, Page 32, Section 393.1700, Line 723, by inserting after all of said section and line the following:

"393.1715. 1. An electrical corporation may petition the commission for a determination of the ratemaking principles and treatment, as proposed by the electrical corporation, that will apply to the reflection in base rates of the electrical corporation's capital and noncapital costs associated with the proposed retirement of one or more of the electrical corporation's generating facilities. Without limiting the foregoing, such principles and treatment may also establish the retirement date and useful life parameters used to set depreciation rates for such facilities. Except as provided for in subsection 4 of this section, the ratemaking principles and treatment approved by the commission under this section for such facilities shall apply to the determination of the revenue requirement in each of the electrical corporation's post-determination general rate proceedings until such time as such facility is fully depreciated on the electrical corporation's books.

2. If the commission fails to issue a determination within two hundred fifteen days that a petition for determination of ratemaking principles and treatment is filed, the ratemaking principles and treatment proposed by the petitioning electrical corporation shall be deemed to have been approved by the commission.

3. Subject to the provisions of subsection 4 of this section, ratemaking principles and treatment approved by the commission, or deemed to have been approved under subsection 2 of this section, shall be binding for ratemaking purposes.

4. (1) An electrical corporation with ratemaking principles and treatment approved by the commission, or deemed to have been approved under subsection 2 of this section, shall monitor the major factors and circumstances relating to the facility to which such principles and treatment apply. Such factors and circumstances include, but are not limited to:

- (a) Terrorist activity or an act of God;
- (b) A significant change in federal or state tax laws;
- (c) A significant change in federal utility laws or regulations or a significant change in generally accepted accounting principles;
- (d) An unexpected, extended outage or shutdown of a major generating unit, other than any major generating unit shut down due to an extended outage at the time of the approval of the ratemaking principles and treatment;
- (e) A significant change in the cost or reliability of power generation technologies;
- (f) A significant change in fuel prices and wholesale electric market conditions;

- (g) A significant change in the cost or effectiveness of emission control technologies;
- (h) A significant change in the price of emission allowances;
- (i) A significant change in the electrical corporation's load forecast;
- (j) A significant change in capital market conditions;
- (k) A significant change in the scope or effective dates of environmental regulations; or
- (l) A significant change in federal or state environmental laws.

(2) If the electrical corporation determines that one or more major factor or circumstance has changed in a manner that warrants a change in the approved ratemaking principles and treatment, then it shall file a notice in the docket in which the approved ratemaking principles and treatment were established within forty-five days of any such determination. In its notification, the electrical corporation shall:

- (a) Explain and specify the changes it contends are appropriate to the ratemaking principles and treatment and the reasons for the proposed changes;
- (b) Provide a description of the alternatives that it evaluated and the process that it went through in developing its proposed changes; and
- (c) Provide detailed workpapers that support the evaluation and the process whereby proposed changes were developed.

(3) If a party has concerns regarding the proposed changes, that party shall file a notice of its concerns within thirty days of the electrical corporation's filing. If the parties agree on a resolution of the concerns, the agreement shall be submitted to the commission for approval. If the parties do not reach agreement on changes to the ratemaking principles and treatment within ninety days of the date the electrical corporation filed its notice, whether the previously approved ratemaking and treatment will be changed shall be determined by the commission. If a party to the docket in which the approved ratemaking principles and treatment were approved believes that one or more major factor or circumstance has changed in a manner that warrants a change in the approved ratemaking principles and treatment and if the electrical corporation does not agree the principles and treatment should be changed, such party shall file a notice in the docket in which the approved ratemaking principles and treatment were established within forty-five days of any such determination. In its notification, such party shall:

- (a) Explain and specify the changes it contends are appropriate to the ratemaking principles and treatment and the reasons for the proposed changes;
- (b) Provide a description of the alternatives that it evaluated and the process that it went through in developing its proposed changes; and
- (c) Provide detailed workpapers that support the evaluation and the process whereby proposed changes were developed.

(4) If a party, including the electrical corporation, has concerns regarding the proposed changes, that party shall file a notice of its concerns within thirty days of the other party's filing. If the parties do not reach agreement on changes to the ratemaking principles and treatment within ninety days of the date the notice was filed, whether the previously approved ratemaking and treatment will be changed shall be determined by the commission.

5. A determination of ratemaking principles and treatment under this section does not preclude an electrical corporation from also petitioning the commission under either or both of sections 393.1700 and 393.1705, provided that any costs to which such ratemaking principles and treatment would have applied in the electrical corporation's general rate proceedings which become funded by securitized utility tariff bond proceeds from a securitized utility tariff bond issued under section 393.1700 shall not thereafter be reflected in the electrical corporation's base rates.

6. If determined by the commission to be just, reasonable, and necessary for the provision of safe and adequate service, the electrical corporation ~~may~~ **shall** be permitted to retain coal-fired generating assets in rate base and recover **prudently incurred** costs associated with operating the coal-fired assets ~~[that remain in service to provide greater certainty that generating capacity will be available to provide essential service to customers, including during extreme weather events, and the commission shall not disallow any portion of such cost recovery on the basis that such coal-fired generating assets operate],~~ **including** at a low capacity factor, or **that** are offline and providing capacity only~~[- during normal operating conditions]~~ **in order to remain in service to customers for reliability during events such as extreme weather.**

7. The commission may promulgate rules necessary to implement the provisions of sections 393.1700 to 393.1715. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the

powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2021, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative O'Donnell, **House Amendment No. 1** was adopted.

Representative Chipman assumed the Chair.

Representative Taylor (139) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1734, Page 17, Section 393.1700, Lines 191-192, by deleting all of said lines and inserting in lieu thereof the following:

"necessary for effectuating the purposes of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor (139), **House Amendment No. 2** was adopted.

Representative Riggs offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1734, Page 1, Section A, Line 3, by inserting after all of said section and line:

"44.032. 1. **(1) As used in this section, the term "rural electric cooperative" means any rural electric cooperative organized or operating under the provisions of chapter 394, any corporation organized on a nonprofit or a cooperative basis as described in subsection 1 of section 394.200, or any electrical corporation operating under a cooperative business plan as described in subsection 2 of section 393.110.**

(2) The general assembly recognizes the necessity for anticipating and making advance provisions to care for the unusual and extraordinary burdens imposed **by disasters or emergencies** on this state ~~and~~, its political subdivisions ~~[by disasters or emergencies]~~, **and rural electric cooperatives**. To meet such situations, it is the intention of the general assembly to confer emergency powers on the governor, acting through the director, and vesting the governor with adequate power and authority within the limitation of available funds in the Missouri disaster fund to meet any such emergency or disaster.

2. There is hereby established a fund to be known as the "Missouri Disaster Fund", to which the general assembly may appropriate funds and from which funds may be appropriated annually to the state emergency management agency. The funds appropriated shall be expended during a state emergency at the direction of the governor and upon the issuance of an emergency declaration which shall set forth the emergency and shall state that it requires the expenditure of public funds to furnish immediate aid and relief. The director of the state emergency management agency shall administer the fund.

3. Expenditures may be made upon direction of the governor for emergency management, as defined in section 44.010, or to implement the state disaster plans. Expenditures may also be made to meet the matching requirements of state and federal agencies for any applicable assistance programs.

4. Assistance may be provided from the Missouri disaster fund to political subdivisions of this state ~~[which]~~ **and rural electric cooperatives that** have suffered from a disaster to such an extent as to impose a severe financial burden exceeding the ordinary reserve capacity of the subdivision **or rural electric cooperative** affected. Applications for aid under this section shall be made to the state emergency management agency on such forms as

may be prescribed and furnished by the agency, which forms shall require the furnishing of sufficient information to determine eligibility for aid and the extent of the financial burden incurred. The agency may call upon other agencies of the state in evaluating such applications. The director of the state emergency management agency shall review each application for aid under the provisions of this section and recommend its approval or disapproval, in whole or in part, to the governor. If approved, the governor shall determine and certify to the director of the state emergency management agency the amount of aid to be furnished. The director of the state emergency management agency shall thereupon issue ~~his~~ **the director's** voucher to the commissioner of administration, who shall issue ~~his~~ **the commissioner's** warrants therefor to the applicant.

5. When a disaster or emergency has been proclaimed by the governor or there is a national emergency, the director of the state emergency management agency, upon order of the governor, shall have authority to expend funds for the following:

- (1) The purposes of sections 44.010 to 44.130 and the responsibilities of the governor and the state emergency management agency as outlined in sections 44.010 to 44.130;
- (2) Employing, for the duration of the response and recovery to emergency, additional personnel and contracting or otherwise procuring necessary appliances, supplies, equipment, and transport;
- (3) Performing services for and furnishing materials and supplies to state government agencies, counties, ~~and~~ municipalities, **and rural electric cooperatives** with respect to performance of any duties enjoined by law upon such agencies, counties, ~~and~~ municipalities, **and rural electric cooperatives** which they are unable to perform because of extreme natural or man-made phenomena, and receiving reimbursement in whole or in part from such agencies, counties, ~~and~~ municipalities, **and rural electric cooperatives** able to pay therefor under such terms and conditions as may be agreed upon by the director of the state emergency management agency and any such agency, county, ~~or~~ municipality, **or rural electric cooperative**;
- (4) Performing services for and furnishing materials to any individual in connection with alleviating hardship and distress growing out of extreme natural or man-made phenomena, and receiving reimbursement in whole or in part from such individual under such terms as may be agreed upon by the director of the state emergency management agency and such individual;
- (5) Providing services to counties and municipalities with respect to quelling riots and civil disturbances;
- (6) Repairing and restoring public infrastructure;
- (7) Furnishing transportation for supplies to alleviate suffering and distress;
- (8) Furnishing medical services and supplies to prevent the spread of disease and epidemics;
- (9) Quelling riots and civil disturbances;
- (10) Training individuals or governmental agencies for the purpose of perfecting the performance of emergency assistance duties as defined in the state disaster plans;
- (11) Procurement, storage, and transport of special emergency supplies or equipment determined by the director to be necessary to provide rapid response by state government to assist counties and municipalities in impending or actual emergencies;
- (12) Clearing or removing from publicly or privately owned land or water, debris and wreckage which may threaten public health or safety;
- (13) Reimbursement to any urban search and rescue task force for any reasonable and necessary expenditures incurred in the course of responding to any declared emergency under this section; and
- (14) Such other measures as are customarily necessary to furnish adequate relief in cases of catastrophe or disaster.

6. The governor may receive such voluntary contributions as may be made from any source to aid in carrying out the purposes of this section and shall credit the same to the Missouri disaster fund.

7. All obligations and expenses incurred by the governor in the exercise of the powers and duties vested by the provisions of this section shall be paid by the state treasurer out of available funds in the Missouri disaster fund, and the commissioner of administration shall draw warrants upon the state treasurer for the payment of such sum, or so much thereof as may be required, upon receipt of proper vouchers provided by the director of the state emergency management agency.

8. The provisions of this section shall be liberally construed in order to accomplish the purposes of sections 44.010 to 44.130 and to permit the governor to cope adequately with any emergency which may arise, and the powers vested in the governor by this section shall be construed as being in addition to all other powers presently vested in the governor and not in derogation of any existing powers.

9. Such funds as may be made available by the government of the United States for the purpose of alleviating distress from disasters may be accepted by the state treasurer and shall be credited to the Missouri disaster fund, unless otherwise specifically provided in the act of Congress making such funds available.

10. The foregoing provisions of this section notwithstanding, any expenditure or proposed series of expenditures which total in excess of one thousand dollars per project shall be approved by the governor prior to the expenditure."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Vescovo resumed the Chair.

On motion of Representative Riggs, **House Amendment No. 3** was adopted.

On motion of Representative O'Donnell, **HCS HB 1734, as amended**, was adopted.

On motion of Representative O'Donnell, **HCS HB 1734, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1677, relating to payments for prescription drugs, was taken up by Representative Wright.

Representative Wright offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1677, Page 1, In the Title, Line 3, by deleting the words "payments for prescription drugs" and inserting in lieu thereof the words "pharmacy benefits managers"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wright, **House Amendment No. 1** was adopted.

Representative Schroer offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1677, Page 3, Section 338.015, Line 14, by inserting after all of said section and line the following:

"338.375. Nothing in chapters 338 or 376 shall be construed to infringe upon an individual's freedom to choose to obtain prescription drugs for home delivery with a lawful prescription drug order, as defined in section 338.095."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ingle raised a point of order that **House Amendment No. 2** is in violation of Rule 72.

The Chair ruled the point of order not well taken.

On motion of Representative Schroer, **House Amendment No. 2** was adopted.

Representative Schwadron offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1677, Page 3, Section 338.015, Line 14, by inserting after all of said section and line the following:

- "338.061. 1. This section shall be known and may be cited as the "Tricia Leann Tharp Act".**
- 2. The board of pharmacy shall recommend that all licensed pharmacists who are employed at a licensed retail pharmacy obtain two hours of continuing education in suicide awareness and prevention. Any such board-approved continuing education shall count toward the total hours of continuing education hours required by the board for the renewal of a license under subsection 3 of section 338.060.**
- 3. The board of pharmacy shall develop guidelines suitable for training materials that may be used by accredited schools of pharmacy and other organizations and courses approved by the Accreditation Council for Pharmacy Education; except that, schools of pharmacy may approve materials to be used in providing training for faculty and other employees.**
- 4. The board of pharmacy may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schwadron, **House Amendment No. 3** was adopted.

Representative Clemens offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1677, Page 8, Section 376.414, Line 59, by inserting after all of said section and line the following:

- "376.687. 1. As used in this section, "prescription insulin drug" means a prescription drug adjudicated through a pharmacy benefits manager as defined under section 376.387 that contains insulin and is used to control blood glucose levels to treat diabetes, but does not include an insulin drug that is administered to a patient intravenously.**
- 2. This section applies to any group or individual policy of accident and health insurance amended, delivered, issued, or renewed on or after August 28, 2022.**
- 3. An insurer that provides coverage for prescription insulin drugs under the terms of a health coverage plan the insurer offers shall limit the total amount that an insured is required to pay for a thirty-day supply of covered prescription insulin drugs at an amount not to exceed one hundred dollars, regardless of the quantity or type of covered prescription insulin drug used to fill the insured's prescription.**
- 4. On January first of each year, the limit on the amount that an insured is required to pay for a thirty-day supply of a covered prescription insulin drug shall increase by a percentage equal to the percentage change from the preceding year in the medical care component of the Consumer Price Index of the Bureau of Labor Statistics of the United States Department of Labor.**

5. The director of the department of commerce and insurance may promulgate all necessary rules and regulations for the administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

376.689. 1. Before November 2, 2022, the department of commerce and insurance, in conjunction with the department of health and senior services and the department of social services, shall make available to the public a report that details each department's findings for the following:

- (1) A summary of insulin pricing practices and variables that contribute to the pricing of health coverage plans;
- (2) Public policy recommendations to control and prevent overpricing of prescription insulin drugs made available to Missouri consumers; and
- (3) Any other information that the department of commerce and insurance finds necessary.

2. The provisions of this section terminate on January 1, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Clemens, **House Amendment No. 4** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 095

Andrews	Atchison	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	Derges	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Plocher
Pollett 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Sander	Sassmann	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	West	Wiemann	Wright	Mr. Speaker

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gunby	Johnson
Lewis 25	Mackey	McCreery	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade

Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Terry	Turnbaugh	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 021

Bailey	Baker	Bangert	Barnes	Chipman
DeGroot	Gray	Hicks	Ingle	Lovasco
McDaniel	Merideth	Pike	Roden	Rone
Rowland	Schnelting	Schroer	Stevens 46	Unsicker
Walsh 50				

VACANCIES: 006

On motion of Representative Wright, **HCS HB 1677, as amended**, was adopted.

On motion of Representative Wright, **HCS HB 1677, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 2202 - Fiscal Review
HCS HB 2382 - Fiscal Review

COMMITTEE REPORTS

Committee on Agriculture Policy, Vice Chair Francis reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1919**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (15): Burger, Busick, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rogers, Sharpe (4), Van Schoiack, Weber and Young

Noes (0)

Absent (2): Rone and Thompson

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HCR 72**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Basye, Brown (70), Burton, Chipman, Dinkins, Haden, Haley, Knight, Lewis (25), Mayhew, Pollock (123), Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Noes (0)

Absent (6): Bangert, Cupps, Grier, McDaniel, Pietzman and Rone

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1469**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Baker, Basye, Black (7), Brown (70), Davidson, DeGroot, Fishel, Grier, Haffner, Mackey, Nurrenbern, Pollitt (52), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (6): Bangert, Christofanelli, Dogan, Hicks, Patterson and Sharp (36)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1471**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Baker, Basye, Black (7), Brown (70), Davidson, DeGroot, Fishel, Grier, Haffner, Mackey, Nurrenbern, Pollitt (52), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (6): Bangert, Christofanelli, Dogan, Hicks, Patterson and Sharp (36)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2150**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Baker, Basye, Black (7), Brown (70), Davidson, DeGroot, Fishel, Grier, Haffner, Mackey, Nurrenbern, Pollitt (52), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (6): Bangert, Christofanelli, Dogan, Hicks, Patterson and Sharp (36)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2575**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baker, Basye, Black (7), Davidson, DeGroot, Fishel, Haffner, Pollitt (52), Stacy and Toalson Reisch

Noes (4): Brown (70), Mackey, Nurrenbern and Terry

Absent (7): Bangert, Christofanelli, Dogan, Grier, Hicks, Patterson and Sharp (36)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2606**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Baker, Basye, Black (7), Brown (70), Davidson, DeGroot, Fishel, Grier, Haffner, Mackey, Nurrenbern, Pollitt (52), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (6): Bangert, Christofanelli, Dogan, Hicks, Patterson and Sharp (36)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2618** and **HB 2492**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Baker, Basye, Black (7), Brown (70), Davidson, DeGroot, Fishel, Haffner, Hicks, Mackey, Pollitt (52), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (7): Bangert, Christofanelli, Dogan, Grier, Nurrenbern, Patterson and Sharp (36)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2652**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Baker, Basye, Black (7), Davidson, DeGroot, Fishel, Haffner, Mackey, Pollitt (52), Stacy and Toalson Reisch

Noes (3): Brown (70), Nurrenbern and Terry

Absent (7): Bangert, Christofanelli, Dogan, Grier, Hicks, Patterson and Sharp (36)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2136**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Appelbaum, Buchheit-Courtway, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Thomas and Wright

Noes (0)

Absent (2): Collins and Stevens (46)

*The following ex officio member was present: Clemens

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2658**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Appelbaum, Buchheit-Courtway, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Thomas and Wright

Noes (0)

Absent (2): Collins and Stevens (46)

*The following ex officio member was present: Clemens

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3399**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Andrews, Appelbaum, Fishel, Hovis, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3501**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Andrews, Appelbaum, Fishel, Hovis, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3584**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Andrews, Appelbaum, Fishel, Hovis, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (0)

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bills, having remained on the House Consent Calendar for Perfection for five legislative days, were ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HCS HB 1606** and **HCS HB 1984**.

WITHDRAWAL OF HOUSE BILLS

March 22, 2022

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
Missouri State Capitol
201 West Capitol Ave, Rm 310
Jefferson City, MO 65101

Chief Clerk Rademan Miller:

I respectfully request that **House Bill No. 2711** be withdrawn from consideration. Thank you for your attention to the matter.

Sincerely,

/s/ Adam Schwadron
Missouri State Representative – District 106

The following member's presence was noted: Stevens (46).

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, March 23, 2022.

COMMITTEE HEARINGS

DOWNSIZING STATE GOVERNMENT

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 1553, HB 2209

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.
Public hearing will be held: HJR 130, HB 2633

FINANCIAL INSTITUTIONS

Wednesday, March 23, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 2706

FISCAL REVIEW

Wednesday, March 23, 2022, 9:45 AM, House Hearing Room 4.
Executive session will be held: HCS HB 1750, HB 2694
Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

JUDICIARY

Wednesday, March 23, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2772, HB 2614, HB 2423, HB 2781

Executive session will be held: HB 2615, HB 1931, HB 2589, HB 1670, HB 1709

LEGISLATIVE REVIEW

Wednesday, March 23, 2022, 9:00 AM, House Hearing Room 4.

Executive session will be held: HB 2310

Executive session may be held on any matter referred to the committee.

CANCELLED

LOCAL GOVERNMENT

Thursday, March 24, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2761, HB 2795, HB 2798, HB 2838, HB 2729

Executive session will be held: HB 2147, HB 2526

PENSIONS

Wednesday, March 23, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: HB 2161, HB 2430

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 23, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2004, HB 2906

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 23, 2022, 8:15 AM, House Hearing Room 4.

Executive session will be held: HCS HB 1472, HCS HB 1595, HB 1601, HCS HB 1614, HB 1629, HB 1705, HB 1736, HB 1954, HCS#2 HB 1992, HCS HB 2118, HCS HB 2142, HB 2174, HCS HB 2218, HB 2325, HCS HB 2363, HB 2391, HCS HB 2453, HCS HBs 2574, 1929 & 1456, HB 2576, HB 2603, HB 2607, HCS HB 2616, HB 2697, HCR 57, HCR 71, HJR 116, HCS HJR 123, HCS HJR 131, HJR 132

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, March 24, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1586

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Wednesday, March 23, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2588, HB 2737, HB 2609, HB 2563, HB 2675

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2913

TRANSPORTATION

Wednesday, March 23, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1460, HB 2790, HB 2789, HB 2503, HCB 3

Executive session will be held: HB 1545, HB 2487, HB 2785

UTILITIES

Wednesday, March 23, 2022, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 2052

WAYS AND MEANS

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1679, HB 2272, HB 2637, HB 2859

Executive session will be held: HB 1766

HOUSE CALENDAR

THIRTY-NINTH DAY, WEDNESDAY, MARCH 23, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 107 - Dinkins

HJR 125 - Christofanelli

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HCS HB 2208 - Christofanelli
HB 2455 - Griffith
HB 2493 - Black (7)
HCS HB 2499 - Eggleston
HCS HB 2587 - Riley
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HCS HB 1682 - Brown (16)
HCS HB 1699 - Roberts
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HCS HB 2289 - Andrews
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2485 - Knight
HCS HBs 2502 & 2556 - Houx
HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack

HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1637 - Schwadron
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)
HCS HB 2000 - Schwadron
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2387 - Gregory (51)
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco

HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1597 - Busick
HCS HB 1656 - Hicks
HB 1684 - Black (137)
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HCS HB 2032 - Lewis (6)
HB 2085 - Cook
HCS HB 2127 - Francis
HB 2143 - Kalberloh
HB 2156 - Perkins

HOUSE BILLS FOR PERFECTION - CONSENT

(03/21/2022)

HCS HB 2627 - Sharp (36)

(03/22/2022)

HCS HB 1662 - Fishel
HCS HB 2462 - Burger

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HB 2694, (Fiscal Review 3/9/22), E.C. - Hudson
HCS HB 1750, (Fiscal Review 3/10/22), E.C. - Basye
HB 1856 - Baker
HB 1962 - Copeland
HB 2163 - Houx
HB 2202, (Fiscal Review 3/22/22) - Fitzwater
HCS HB 2382, (Fiscal Review 3/22/22) - Hardwick

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2355 - Andrews

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 1606 - McGaugh
HCS HB 1984 - Hovis

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3279 - Grier
HCS HR 3737 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-NINTH DAY, WEDNESDAY, MARCH 23, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He who is slow to anger is better than the mighty, and he who rules his spirit than he who takes a city.
(Proverbs 16:32)

Almighty God, our heavenly helper, before whom we bow in adoration and to whom we lift our hearts in prayer, help us to improve our self-control that we may do our duties and respond to our heavy responsibilities with a confident courage and a healthy humility.

May we feel Your guiding hand through all the scattered details of our daily life, and in the stress of this hour may we hear Your still small voice and feel underneath us Your everlasting arms holding us steady, keeping us strong, and leading us in the way we should go.

Bless all efforts to remove violence and to reduce prejudice, and prosper all endeavors to redouble our goodwill and to reaffirm our faith in You and in our show-me state.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Audrey Butz, Lyla Voges, Arie Jerden, Lucy Hund, Lydia Kelley, Kelly Lavin, and Lilah Vawter.

The Journal of the thirty-eighth day was approved as printed by the following vote:

AYES: 133

Adams	Anderson	Andrews	Atchison	Aune
Baker	Baringer	Barnes	Basye	Billington
Black 137	Black 7	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Doll
Eggleston	Evans	Falkner	Fishel	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson

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Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Murphy	Nurrenbern
O'Donnell	Owen	Perkins	Person	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 003

Aldridge	Bosley	Collins
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ABSENT WITH LEAVE: 021

Appelbaum	Bailey	Bangert	Bland Manlove	Boggs
Christofanelli	Derges	Dogan	Ellebracht	Fitzwater
Hicks	McDaniel	Mosley	Patterson	Phifer
Pietzman	Proudie	Roden	Rone	Rowland
Windham				

VACANCIES: 006

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1696, relating to the illegal discharge of a firearm, was taken up by Representative Reedy.

On motion of Representative Reedy, the title of **HCS HB 1696** was agreed to.

HCS HB 1696 was laid over.

PERFECTION OF HOUSE BILLS

HCS HB 2208, HB 2455, HB 2493, HCS HB 2499, HCS HB 2587, HB 2590, HB 1480, HB 1563, HCS HB 1583, HCS HB 1641, HCS HB 1682, HCS HB 1699, HB 1721, HCS HB 1905, HCS HBs 1972 & 2483, HB 2056, HCS HB 2140, HB 2160, HB 2164, HB 2165, HCS HB 2220, HB 2255, HCS HB 2289, HB 2327, HB 2331, HB 2359, HCS HB 2450, and HCS HB 2485 were placed on the Informal Calendar.

HCS HBs 2502 & 2556, relating to sports wagering, was taken up by Representative Houx.

On motion of Representative Houx, the title of **HCS HBs 2502 & 2556** was agreed to.

Representative Baker offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 2502 & 2556, Page 4, Section 313.800, Line 97, by inserting after all of said section and line the following:

"313.813. The commission may promulgate rules allowing a person that is a problem gambler to voluntarily exclude him/herself from an excursion gambling boat, **or a licensed facility or platform regulated under sections 313.1000 to 313.1022**. Any person that has been self-excluded is guilty of trespassing in the first degree pursuant to section 569.140 if such person enters an excursion gambling boat. **Any person who has been self-excluded and is found to have placed a wager under sections 313.1000 to 313.1022 shall forfeit his or her winnings and such winnings shall be credited to the compulsive gamblers fund created under section 313.842.**

313.842. 1. There ~~may~~ **shall** be established programs which shall provide treatment, prevention, **recovery**, and education services for compulsive gambling. As used in this section, "compulsive gambling" means a condition suffered by a person who is chronically and progressively preoccupied with gambling and the urge to gamble. Subject to appropriation, such programs shall be funded from the one-cent admission fee authorized pursuant to section 313.820, and in addition, may be funded from the taxes collected and distributed to any city or county under section 313.822 **or any other funds appropriated by the general assembly**. Such moneys shall be submitted to the state and credited to the "Compulsive Gamblers Fund", which is hereby established within the department of mental health. Notwithstanding the provisions of section 33.080 to the contrary, moneys in the fund at the end of any biennium shall not be transferred to the credit of the general revenue fund. The department of mental health shall administer programs, **including a twenty-four-hour helpline**, either directly or by contract, for compulsive gamblers. The commission ~~may~~ **shall** administer programs to educate the public about problem gambling and promote treatment programs offered by the department of mental health. In addition, the commission shall administer the voluntary exclusion program for problem gamblers authorized by section ~~[313.833]~~ **313.813**.

2. The commission, in cooperation with the department of mental health, shall develop an annual research report in order to assess the social and economic effects of gaming in the state and to obtain scientific information related to the neuroscience, psychology, sociology, epidemiology, and etiology of gambling. The report and associated studies shall be submitted to the governor, the president pro tempore of the senate, and the speaker of the house of representatives no later than January thirty-first of each year. The research report shall consist of at least:

(1) A baseline study of the existing occurrence of compulsive gambling in the state. The study shall examine and describe the existing levels of compulsive gambling and the existing programs available that have a goal of preventing and addressing the harmful consequences of compulsive gambling;

(2) A comprehensive legal and factual study of the social and economic impacts of gambling on the state; and

(3) Recommendations on programs and legislative actions to address compulsive gambling in the state, including a recommended appropriation to the compulsive gamblers fund based on the study required in subdivision (1) of this subsection."; and

Further amend said bill, Page 6, Section 313.1000, Line 65, by inserting after the word "events" the words "in which all participants are eighteen years of age or older and"; and

Further amend said bill, Page 9, Section 313.1004, Lines 28-30, by deleting all of said lines and inserting in lieu thereof the following:

"gambling helpline phone number in all promotional activity."; and

Further amend said bill, Page 11, Section 313.1006, Line 6, by deleting the word "and"; and

Further amend said bill, page, and section, Line 9, by inserting after the number "313.835" the following:

"; and

(3) Submit to the commission a responsible gambling plan that shall include, but is not limited to:

(a) Annual training for all staff regarding the practice of responsible gambling and identifying compulsive or problem gamblers;

(b) Policies and strategies for handling situations in which players indicate they are in distress or experiencing a problem; and

(c) Policies and strategies to address third-party concerns about players' gambling behavior"; and

Further amend said bill and section, Page 13, Line 57, by inserting after all of said line the following:

"10. A sports wagering operator shall include information and tools to assist players in making responsible decisions. The sports wagering operator shall provide at a minimum:

(1) Prominently displayed tools to set limits on the amount of time and money a player spends on any interactive sports wagering platform;

(2) Prominently displayed information regarding compulsive gambling and ways to seek treatment and support if a player believes he or she has a problem; and

(3) Provide a player with the ability to exclude the use of certain electronic payment methods if desired by the player."; and

Further amend said bill and page, Section 313.1010, Line 7, by deleting the word "and"; and

Further amend said bill, page, and section, Line 9, by inserting after the word "dollars" the following:

"; and

(3) Submit to the commission a responsible gambling plan that shall include, but is not limited to:

(a) Annual training for all staff regarding the practice of responsible gambling and identifying compulsive or problem gamblers;

(b) Policies and strategies for handling situations in which players indicate they are in distress or experiencing a problem; and

(c) Policies and strategies to address third-party concerns about players' gambling behavior"; and

Further amend said bill, Page 15, Section 313.1012, Line 4, by inserting after the number "2." the following:

"The commission shall establish an online method for a player to apply for placement in the self-exclusion program. Each sports wagering operator shall include a link to such application on all sports wagering platforms.

3."; and

Further amend said bill, page, and section, Line 14, by deleting the number "3." and inserting in lieu thereof the number "4."; and

Further amend said bill, page, and section, Lines 22-26, by deleting all of said lines and inserting in lieu thereof the following:

**"(5) Are not included on internet sites or pages dedicated to compulsive or problem gambling; and
(6) Include responsible gambling messages and a nationally recognized problem gambling helpline number in all promotional activity.**

5. The commission shall establish penalties of not less than ten thousand dollars but not more than one hundred thousand dollars for any sports wagering operator who violates the restrictions placed on advertising to persons listed in subdivision (1) of subsection 4 of this section."; and

Further amend said bill, Page 19, Section 313.1021, Line 17, by inserting after the number "4." the number "(1)"; and

Further amend said bill, page, and section, Line 19, by inserting after all of said line the following:

"(2) The department of elementary and secondary education shall develop a curriculum relating to the nature of gambling and compulsive gambling for high school level personal finance courses. The department of elementary and secondary education may use funds from the gaming proceeds for education fund for the development of such curriculum."; and

Further amend said bill and section, Page 20, Line 35, by inserting after the number "313.842." the following:

"When considering the amount of funds to appropriate to the compulsive gamblers fund, the general assembly shall consider the findings and recommendations contained in the annual research report required under subsection 2 of section 313.842 for increased funding in excess of the five hundred thousand dollars."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Cook offered **House Substitute Amendment No. 1 for House Amendment No. 1.**

*House Substitute Amendment No. 1
for
House Amendment No. 1*

AMEND House Committee Substitute for House Bill Nos. 2502 & 2556, Page 4, Section 313.800, Line 97, by inserting after all of said section and line the following:

"313.813. The commission may promulgate rules allowing a person that is a problem gambler to voluntarily exclude him/herself from an excursion gambling boat, **or a licensed facility or platform regulated under sections 313.1000 to 313.1022.** Any person that has been self-excluded is guilty of trespassing in the first degree pursuant to section 569.140 if such person enters an excursion gambling boat. **Any person who has been self-excluded and is found to have placed a wager under sections 313.1000 to 313.1022 shall forfeit his or her winnings and such winnings shall be credited to the compulsive gamblers fund created under section 313.842.**

313.842. 1. There ~~may~~ **shall** be established programs which shall provide treatment, prevention, **recovery**, and education services for compulsive gambling. As used in this section, "compulsive gambling" means a condition suffered by a person who is chronically and progressively preoccupied with gambling and the urge to gamble. Subject to appropriation, such programs shall be funded from the one-cent admission fee authorized pursuant to section 313.820, and in addition, may be funded from the taxes collected and distributed to any city or county under section 313.822 **or any other funds appropriated by the general assembly.** Such moneys shall be submitted to the state and credited to the "Compulsive Gamblers Fund", which is hereby established within the department of mental health. Notwithstanding the provisions of section 33.080 to the contrary, moneys in the fund at the end of any biennium shall not be transferred to the credit of the general revenue fund. The department of mental health shall administer programs, either directly or by contract, for compulsive gamblers. The commission ~~may~~ **shall** administer programs to educate the public about problem gambling and promote treatment programs offered by the department of mental health. In addition, the commission shall administer the voluntary exclusion program for problem gamblers authorized by section ~~[313.833]~~ **313.813.**

2. The commission, in cooperation with the department of mental health, shall develop an annual research report in order to assess the social and economic effects of gaming in the state and to obtain scientific information related to the neuroscience, psychology, sociology, epidemiology, and etiology of compulsive gambling. The report and associated studies shall be submitted to the governor, the president pro tempore of the senate, and the speaker of the house of representatives no later than January thirty-first of each year. The research report shall consist of at least:

(1) A baseline study of the existing occurrence of compulsive gambling in the state. The study shall examine and describe the existing levels of compulsive gambling and the existing programs available that have a goal of preventing and addressing the harmful consequences of compulsive gambling;

(2) A comprehensive legal and factual study of the social and economic impacts of gambling on the state; and

(3) Recommendations on programs and legislative actions to address compulsive gambling in the state, including a recommended appropriation to the compulsive gamblers fund based on the study required in subdivision (1) of this subsection."; and

Further amend said bill, Page 6, Section 313.1000, Line 65, by inserting after the word "events" the words "in which all participants are eighteen years of age or older and"; and

Further amend said bill, Page 9, Section 313.1004, Lines 28-30, by deleting all of said lines and inserting in lieu thereof the following:

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Further amend said bill, page, and section, Line 9, by inserting after the number "313.835" the following:

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(b) Policies and strategies for handling situations in which players indicate they are in distress or experiencing a problem; and

(c) Policies and strategies to address third-party concerns about players' gambling behavior"; and

Further amend said bill and section, Page 13, Line 57, by inserting after all of said line the following:

"10. A sports wagering operator shall include information and tools to assist players in making responsible decisions. The sports wagering operator shall provide at a minimum:

(1) Prominently displayed tools to set limits on the amount of time and money a player spends on any interactive sports wagering platform;

(2) Prominently displayed information regarding compulsive gambling and ways to seek treatment and support if a player believes he or she has a problem; and

(3) Provide a player with the ability to exclude the use of certain electronic payment methods if desired by the player."; and

Further amend said bill and page, Section 313.1010, Line 7, by deleting the word "and"; and

Further amend said bill, page, and section, Line 9, by inserting after the word "dollars" the following:

"; and

(3) Submit to the commission a responsible gambling plan that shall include, but is not limited to:

(a) Annual training for all staff regarding the practice of responsible gambling and identifying compulsive or problem gamblers;

(b) Policies and strategies for handling situations in which players indicate they are in distress or experiencing a problem; and

(c) Policies and strategies to address third-party concerns about players' gambling behavior"; and

Further amend said bill, Page 15, Section 313.1012, Line 4, by inserting after the number "2." the following:

"The commission shall establish an online method for a player to apply for placement in the self-exclusion program. Each sports wagering operator shall include a link to such application on all sports wagering platforms.

3."; and

Further amend said bill, page, and section, Line 14, by deleting the number "3." and inserting in lieu thereof the number "4."; and

Further amend said bill, page, and section, Lines 22-26, by deleting all of said lines and inserting in lieu thereof the following:

**"(5) Are not included on internet sites or pages dedicated to compulsive or problem gambling; and
(6) Include responsible gambling messages and a nationally recognized problem gambling helpline number in all promotional activity.**

5. The commission shall establish penalties of not less than ten thousand dollars but not more than one hundred thousand dollars for any sports wagering operator who violates the restrictions placed on advertising to persons listed in subdivision (1) of subsection 4 of this section."; and

Further amend said bill, Page 20, Section 313.1021, Line 35, by inserting after the number "313.842." the following:

"When considering the amount of funds to appropriate to the compulsive gamblers fund, the general assembly shall consider the findings and recommendations contained in the annual research report required under subsection 2 of section 313.842 for increased funding in excess of the five hundred thousand dollars."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Cook, **House Substitute Amendment No. 1 for House Amendment No. 1** was adopted.

Representative Rogers offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill Nos. 2502 & 2556, Page 19, Section 313.1021, Line 1, by deleting the word "ten" and inserting in lieu thereof the word "eight"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rogers, **House Amendment No. 2** was adopted.

On motion of Representative Houx, **HCS HBs 2502 & 2556, as amended**, was adopted.

On motion of Representative Houx, **HCS HBs 2502 & 2556, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1699, relating to domestic violence, was taken up by Representative Roberts.

On motion of Representative Roberts, the title of **HCS HB 1699** was agreed to.

Representative Roberts offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1699, Page 4, Section 595.320, Line 2, by deleting the phrase "**domestic violence-related class**" and inserting in lieu thereof the phrase "**batterer intervention program, as defined in section 455.549,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts, **House Amendment No. 1** was adopted.

On motion of Representative Roberts, **HCS HB 1699, as amended**, was adopted.

On motion of Representative Roberts, **HCS HB 1699, as amended**, was ordered perfected and printed.

HB 2143, relating to cemetery trust funds, was taken up by Representative Kalberloh.

On motion of Representative Kalberloh, the title of **HB 2143** was agreed to.

On motion of Representative Kalberloh, **HB 2143** was ordered perfected and printed.

On motion of Representative Plocher, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 049

Atchison	Aune	Basye	Black 7	Boggs
Bromley	Brown 27	Busick	Collins	Cook
Davidson	Davis	Deaton	DeGroot	Doll
Evans	Gunby	Haden	Haffner	Haley
Hardwick	Johnson	Kalberloh	Kelley 127	Kelly 141
Lewis 6	Lovasco	McGill	Morse	Murphy
Nurrenbern	Owen	Perkins	Railsback	Reedy
Riggs	Roberts	Sander	Seitz	Sharp 36
Shields	Taylor 139	Terry	Thompson	Toalson Reich
Van Schoiack	Walsh 50	West	Wright	

NOES: 000

PRESENT: 058

Adams	Andrews	Appelbaum	Baringer	Black 137
Buchheit-Courtway	Burger	Burnett	Butz	Coleman 32
Coleman 97	Dinkins	Eggleston	Ellebracht	Falkner
Fishel	Fogle	Francis	Gregory 51	Gregory 96

Griffith	Henderson	Houx	Hudson	Hurlbert
Knight	Lewis 25	Mackey	McCreery	McGaugh
O'Donnell	Pike	Plocher	Pollitt 52	Porter
Pouche	Proudie	Quade	Riley	Roden
Schroer	Schwadron	Sharpe 4	Shaul	Smith 163
Smith 45	Smith 67	Stacy	Tate	Taylor 48
Thomas	Trent	Turnbaugh	Unsicker	Weber
Wiemann	Young	Mr. Speaker		

ABSENT WITH LEAVE: 050

Aldridge	Anderson	Bailey	Baker	Bangert
Barnes	Billington	Bland Manlove	Bosley	Brown 16
Brown 70	Burton	Chipman	Christofanelli	Clemens
Copeland	Cupps	Derges	Dogan	Fitzwater
Gray	Grier	Hicks	Hovis	Ingle
Kidd	Mayhew	McDaniel	Merideth	Mosley
Patterson	Person	Phifer	Pietzman	Pollock 123
Price IV	Richey	Rogers	Rone	Rowland
Sassmann	Sauls	Schnelting	Simmons	Smith 155
Stephens 128	Stevens 46	Veit	Walsh Moore 93	Windham

VACANCIES: 006

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2032, relating to child trafficking, was taken up by Representative Lewis (6).

On motion of Representative Lewis (6), the title of **HCS HB 2032** was agreed to.

Representative Unsicker offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2032, Page 3, Section 210.1505, Line 24, by deleting the word "**and**"; and

Further amend said bill, page, and section, Line 27, by inserting after the word "**services**" the following:

"; and

(12) A member of the judiciary, who shall be appointed by the supreme court"; and

Further amend said bill, Page 7, Section 567.020, Line 23, by deleting the words "**was committed**" and inserting in lieu thereof the word "**occurred**"; and

Further amend said bill, Page 12, Section 573.024, Lines 8-11, by deleting said lines and inserting in lieu thereof the following:

"an owner of a business or the owner's agent and the business provided the location or locations for such exploitation, the business location or locations shall be required to close for up to one year for the first offense, and the length of time shall be determined by the court. For a second offense, such business location or locations shall permanently close. As used in this section, "business" shall include, but is"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Unsicker, **House Amendment No. 1** was adopted.

On motion of Representative Lewis (6), **HCS HB 2032, as amended**, was adopted.

On motion of Representative Lewis (6), **HCS HB 2032, as amended**, was ordered perfected and printed.

HB 1637, relating to the offense of mail theft, was taken up by Representative Schwadron.

Representative Schwadron offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1637, Page 1, In the Title, Lines 2-3, by deleting the phrase "the offense of mail theft" and inserting in lieu thereof the phrase "crime prevention"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schwadron, **House Amendment No. 1** was adopted.

Representative Murphy offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after said section and line the following:

"569.170. 1. A person commits the offense of burglary in the second degree when he or she knowingly:
(1) Enters unlawfully or knowingly remains unlawfully in a building or inhabitable structure for the purpose of committing a crime therein; or

(2) Enters unlawfully into a motor vehicle or any part of a motor vehicle with the intent to commit any felony or theft. As used in this subdivision, "enters" means a person intrudes with:

(a) Any part of the body; or

(b) Any physical object connected with the body.

2. The offense of burglary in the second degree is a class D felony unless committed under subdivision (2) of subsection 1 of this section and the person was in possession of a firearm or stole a firearm from the motor vehicle in which case it is a class C felony.

569.175. 1. A person commits the offense of unlawfully gaining entry into motor vehicles if the person lifts the door handles or otherwise tries the doors and locks of successive motor vehicles to gain entry into the motor vehicles unless the person is the owner of the motor vehicles or has the owners' permission to enter the motor vehicles. For purposes of this section, "successive" means lifting the door handles or otherwise trying the doors and locks of one vehicle after another.

2. The offense of unlawfully gaining entry into motor vehicles is a class E felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Murphy, **House Amendment No. 2** was adopted.

Representative Copeland offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"544.453. Notwithstanding any provision of the law or court rule to the contrary, a judge or judicial officer, when setting bail or conditions of release in all courts in Missouri for any offense charged, shall consider, in addition to any factor required by law, whether:

(1) A defendant poses a danger to a victim of crime, the community, any witness to the crime, or to any other person;

(2) A defendant is a flight risk;

(3) A defendant has committed a violent misdemeanor offense, sexual offense, or felony offense in this state or any other state in the last five years; and

(4) A defendant has failed to appear in court as a required condition of probation or parole for a violent misdemeanor or felony within the last three years."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative West offered **House Amendment No. 1 to House Amendment No. 3.**

House Amendment No. 1

to

House Amendment No. 3

AMEND House Amendment No. 3 to House Bill No. 1637, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""374.702. 1. No person shall engage in the bail bond business as a bail bond agent or a general bail bond agent without being licensed as provided in sections 374.695 to 374.775.

2. No judge, attorney, court official, ~~or law enforcement officer~~, ~~state, county, or municipal employee who is either elected or appointed~~ shall be licensed as a bail bond agent or a general bail bond agent.

3. A licensed bail bond agent shall not execute or issue an appearance bond in this state without holding a valid appointment from a general bail bond agent and without attaching to the appearance bond an executed and prenumbered power of attorney referencing the general bail bond agent or insurer.

4. A person licensed as an active bail bond agent shall hold the license for at least two years prior to owning or being an officer of a licensed general bail bond agent.

5. A general bail bond agent shall not engage in the bail bond business:

(1) Without having been licensed as a general bail bond agent pursuant to sections 374.695 to 374.775; or

(2) Except through an agent licensed as a bail bond agent pursuant to sections 374.695 to 374.775.

6. A general bail bond agent shall not permit any unlicensed person to solicit or engage in the bail bond business on the general bail bond agent's behalf, except for individuals who are employed solely for the performance of clerical, stenographic, investigative, or other administrative duties which do not require a license pursuant to sections 374.695 to 374.789.

7. Any person who is convicted of a violation of this section is guilty of a class A misdemeanor. For any subsequent convictions, a person who is convicted of a violation of this section is guilty of a class E felony.

544.453. Notwithstanding any provision of the law or court rule to the contrary, a judge or"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative West, **House Amendment No. 1 to House Amendment No. 3** was adopted.

On motion of Representative Copeland, **House Amendment No. 3, as amended**, was adopted.

Representative Evans offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after said section and line the following:

- "566.010. As used in this chapter and chapter 568, the following terms mean:
- (1) "Aggravated sexual offense", any sexual offense, in the course of which, the actor:
 - (a) Inflicts serious physical injury on the victim;
 - (b) Displays a deadly weapon or dangerous instrument in a threatening manner;
 - (c) Subjects the victim to sexual intercourse or deviate sexual intercourse with more than one person;
 - (d) Had previously been found guilty of an offense under this chapter or under section 573.200, child used in sexual performance; section 573.205, promoting sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography in the first degree; section 573.035, promoting child pornography in the second degree; section 573.037, possession of child pornography; or section 573.040, furnishing pornographic materials to minors; or has previously been found guilty of an offense in another jurisdiction which would constitute an offense under this chapter or said sections;
 - (e) Commits the offense as part of an act or series of acts performed by two or more persons as part of an established or prescribed pattern of activity; or
 - (f) Engages in the act that constitutes the offense with a person the actor knows to be, without regard to legitimacy, the actor's:
 - a. Ancestor or descendant by blood or adoption;
 - b. Stepchild while the marriage creating that relationship exists;
 - c. Brother or sister of the whole or half blood; or
 - d. Uncle, aunt, nephew, or niece of the whole blood;
 - (2) "Commercial sex act", any sex act on account of which anything of value is given to or received by any person;
 - (3) "Deviate sexual intercourse", any act involving the genitals of one person and the hand, mouth, tongue, or anus of another person or a sexual act involving the penetration, however slight, of the penis, female genitalia, or the anus by a finger, instrument or object done for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;
 - (4) "Forced labor", a condition of servitude induced by means of:
 - (a) Any scheme, plan, or pattern of behavior intended to cause a person to believe that, if the person does not enter into or continue the servitude, such person or another person will suffer substantial bodily harm or physical restraint; or
 - (b) The abuse or threatened abuse of the legal process;
 - (5) "Sexual conduct", sexual intercourse, deviate sexual intercourse or sexual contact;
 - (6) "Sexual contact", any touching of another person with the genitals or any touching of the genitals or anus of another person, or the breast of a female person, or such touching through the clothing, **or causing semen, seminal fluid, or other ejaculate to come into contact with another person**, for the purpose of arousing or gratifying the sexual desire of any person or for the purpose of terrorizing the victim;
 - (7) "Sexual intercourse", any penetration, however slight, of the female genitalia by the penis.
- 566.086. 1. A person commits the offense of sexual contact with a student if he or she has sexual contact with a student of the school and is:
- (1) A teacher, as that term is defined in subdivisions (4), (5), and (7) of section 168.104;
 - (2) A student teacher; ~~or~~
 - (3) An employee of the school; ~~or~~
 - (4) A volunteer of the school or of an organization working with the school on a project or program who is not a student at the school; ~~or~~
 - (5) An elected or appointed official of the school district; ~~or~~
 - (6) A person employed by an entity that contracts with the school or school district to provide services; **or**
 - (7) **A coach, assistant coach, director, or other adult with a school-aged team, club, or ensemble, regardless of whether such team, club, or ensemble is connected to a school or scholastic association. For purposes of this subdivision, "school-aged team, club, or ensemble" means any group organized for**

individual or group competition for the performance of sports activities or any group organized for individual or group presentation for fine or performing arts, by any child under eighteen years of age.

2. For the purposes of this section, "school" shall mean any public or private school in this state serving kindergarten through grade twelve or any school bus used by the school district.

3. The offense of sexual contact with a student is a class E felony.

4. It is not a defense to prosecution for a violation of this section that the student consented to the sexual contact."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Owen offered **House Amendment No. 1 to House Amendment No. 4.**

*House Amendment No. 1
to
House Amendment No. 4*

AMEND House Amendment No. 4 to House Bill No. 1637, Page 2, Line 28, by deleting said line and inserting in lieu thereof the following:

"to the sexual contact.

566.155. 1. Any person who has been found guilty of:

(1) Violating any of the provisions of this chapter or the provisions of section 568.020, incest; section 568.045, endangering the welfare of a child in the first degree; section 573.200, use of a child in a sexual performance; section 573.205, promoting a sexual performance by a child; section 573.023, sexual exploitation of a minor; section 573.025, promoting child pornography; or section 573.040, furnishing pornographic material to minors; ~~or~~

(2) Any offense in any other jurisdiction which, if committed in this state, would be a violation listed in this section; **or**

(3) Any tier III offense listed under section 589.414

shall not serve as an athletic coach, manager, or athletic trainer for any sports team in which a child less than ~~[seventeen]~~ **eighteen** years of age is a member **or shall not supervise or employ any child under eighteen years of age.**

2. The first violation of the provisions of this section is a class E felony.

3. A second or subsequent violation of this section is a class D felony."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Owen, **House Amendment No. 1 to House Amendment No. 4** was adopted.

On motion of Representative Evans, **House Amendment No. 4, as amended**, was adopted.

Representative Francis offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after all of said line the following:

"569.010. As used in this chapter the following terms mean:

(1) "Cave or cavern", any naturally occurring subterranean cavity enterable by a person including, without limitation, a pit, pothole, natural well, grotto, and tunnel, whether or not the opening has a natural entrance;

(2) "Enter unlawfully or remain unlawfully", a person enters or remains in or upon premises when he or she is not licensed or privileged to do so. A person who, regardless of his or her purpose, enters or remains in or upon premises which are at the time open to the public does so with license and privilege unless he or she defies a lawful order not to enter or remain, personally communicated to him or her by the owner of such premises or by other authorized person. A license or privilege to enter or remain in a building which is only partly open to the public is not a license or privilege to enter or remain in that part of the building which is not open to the public;

(3) "Nuclear power plant", a power generating facility that produces electricity by means of a nuclear reactor owned by a utility or a consortium utility. Nuclear power plant shall be limited to property within the structure or fenced yard, as defined in section 563.011;

(4) "To tamper", to interfere with something improperly, to meddle with it, displace it, make unwarranted alterations in its existing condition, or to deprive, temporarily, the owner or possessor of that thing;

(5) **"Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) is a remote computer terminal owned or controlled by a financial institution or a private business that allows individuals to obtain financial services including obtaining cash, transferring or transmitting money or digital currencies, payment of bills, loading money or digital currency to a payment card or other device without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;**

(6) "Utility", an enterprise which provides gas, electric, steam, water, sewage disposal, or communication, video, internet, or voice over internet protocol services, and any common carrier. It may be either publicly or privately owned or operated.

569.100. 1. A person commits the offense of property damage in the first degree if such person:

(1) Knowingly damages property of another to an extent exceeding seven hundred fifty dollars; or

(2) Damages property to an extent exceeding seven hundred fifty dollars for the purpose of defrauding an insurer; ~~or~~

(3) Knowingly damages a motor vehicle of another and the damage occurs while such person is making entry into the motor vehicle for the purpose of committing the crime of stealing therein or the damage occurs while such person is committing the crime of stealing within the motor vehicle; **or**

(4) Knowingly damages, modifies, or destroys a teller machine or otherwise makes it inoperable.

2. The offense of property damage in the first degree committed under subdivision (1) or (2) of subsection 1 of this section is a class E felony, unless the offense of property damage in the first degree was committed under subdivision (1) of subsection 1 of this section and the victim was intentionally targeted as a law enforcement officer, as defined in section 556.061, or the victim is targeted because he or she is a relative within the second degree of consanguinity or affinity to a law enforcement officer, in which case it is a class D felony. The offense of property damage in the first degree committed under subdivision (3) of subsection 1 of this section is a class D felony unless committed as a second or subsequent violation of subdivision (3) of subsection 1 of this section in which case it is a class B felony. **The offense of property damage in the first degree committed under subdivision (4) of subsection 1 of this section is a class D felony unless committed for the purpose of executing any scheme or artifice to defraud or obtain any property, the value of which exceeds seven hundred fifty dollars or the damage to the teller machine exceeds seven hundred fifty dollars in which case it is a class C felony. If the offense of property damage in the first degree committed under subdivision (4) of subsection 1 of this section is committed to obtain the personal financial credentials of another person or unless committed as a second or subsequent violation of subdivision (4) of subsection 1 of this section in which case it is a class B felony.**

569.190. 1. A person commits the offense of tampering with a teller machine as defined under section 570.010 if he or she knowingly and without authorization or reasonable grounds to believe that he or she has authorization:

(1) **Modifies, destroys, damages, or takes a teller machine; or**

(2) **Otherwise renders a teller machine inoperable.**

2. The offense of tampering with a teller machine is a class D felony unless:

(1) **The offense is committed for the purpose of executing any scheme or artifice to defraud or obtain any property, the value of which is one thousand dollars or more, or to obtain the personal financial credentials of another person; or**

(2) **The damage to the teller machine is one thousand dollars or more, in which case it is a class C felony.**

570.010. As used in this chapter, the following terms mean:

(1) "Adulterated", varying from the standard of composition or quality prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage;

- (2) "Appropriate", to take, obtain, use, transfer, conceal, retain or dispose;
- (3) "Check", a check or other similar sight order or any other form of presentment involving the transmission of account information for the payment of money;
- (4) "Coercion", a threat, however communicated:
 - (a) To commit any offense; or
 - (b) To inflict physical injury in the future on the person threatened or another; or
 - (c) To accuse any person of any offense; or
 - (d) To expose any person to hatred, contempt or ridicule; or
 - (e) To harm the credit or business reputation of any person; or
 - (f) To take or withhold action as a public servant, or to cause a public servant to take or withhold action; or
 - (g) To inflict any other harm which would not benefit the actor. A threat of accusation, lawsuit or other invocation of official action is justified and not coercion if the property sought to be obtained by virtue of such threat was honestly claimed as restitution or indemnification for harm done in the circumstances to which the accusation, exposure, lawsuit or other official action relates, or as compensation for property or lawful service. The defendant shall have the burden of injecting the issue of justification as to any threat;
- (5) "Credit device", a writing, card, code, number or other device purporting to evidence an undertaking to pay for property or services delivered or rendered to or upon the order of a designated person or bearer;
- (6) "Dealer", a person in the business of buying and selling goods;
- (7) "Debit device", a writing, card, code, number or other device, other than a check, draft or similar paper instrument, by the use of which a person may initiate an electronic fund transfer, including but not limited to devices that enable electronic transfers of benefits to public assistance recipients;
- (8) "Deceit or deceive", making a representation which is false and which the actor does not believe to be true and upon which the victim relies, as to a matter of fact, law, value, intention or other state of mind, or concealing a material fact as to the terms of a contract or agreement. The term "deceit" does not, however, include falsity as to matters having no pecuniary significance, or puffing by statements unlikely to deceive ordinary persons in the group addressed. Deception as to the actor's intention to perform a promise shall not be inferred from the fact alone that he did not subsequently perform the promise;
- (9) "Deprive":
 - (a) To withhold property from the owner permanently; or
 - (b) To restore property only upon payment of reward or other compensation; or
 - (c) To use or dispose of property in a manner that makes recovery of the property by the owner unlikely;
- (10) "Electronic benefits card" or "EBT card", a debit card used to access food stamps or cash benefits issued by the department of social services;
- (11) "Financial institution", a bank, trust company, savings and loan association, or credit union;
- (12) "Food stamps", the nutrition assistance program in Missouri that provides food and aid to low-income individuals who are in need of benefits to purchase food operated by the United States Department of Agriculture (USDA) in conjunction with the department of social services;
- (13) "Forcibly steals", a person, in the course of stealing, uses or threatens the immediate use of physical force upon another person for the purpose of:
 - (a) Preventing or overcoming resistance to the taking of the property or to the retention thereof immediately after the taking; or
 - (b) Compelling the owner of such property or another person to deliver up the property or to engage in other conduct which aids in the commission of the theft;
- (14) "Internet service", an interactive computer service or system or an information service, system, or access software provider that provides or enables computer access by multiple users to a computer server, and includes, but is not limited to, an information service, system, or access software provider that provides access to a network system commonly known as the internet, or any comparable system or service and also includes, but is not limited to, a world wide web page, newsgroup, message board, mailing list, or chat area on any interactive computer service or system or other online service;
- (15) "Means of identification", anything used by a person as a means to uniquely distinguish himself or herself;
- (16) "Merchant", a person who deals in goods of the kind or otherwise by his or her occupation holds oneself out as having knowledge or skill peculiar to the practices or goods involved in the transaction or to whom such knowledge or skill may be attributed by his or her employment of an agent or broker or other intermediary who by his or her occupation holds oneself out as having such knowledge or skill;

(17) "Misabeled", varying from the standard of truth or disclosure in labeling prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage; or represented as being another person's product, though otherwise accurately labeled as to quality and quantity;

(18) "Pharmacy", any building, warehouse, physician's office, hospital, pharmaceutical house or other structure used in whole or in part for the sale, storage, or dispensing of any controlled substance as defined in chapter 195;

(19) "Property", anything of value, whether real or personal, tangible or intangible, in possession or in action, and shall include but not be limited to the evidence of a debt actually executed but not delivered or issued as a valid instrument;

(20) "Public assistance benefits", anything of value, including money, food, EBT cards, food stamps, commodities, clothing, utilities, utilities payments, shelter, drugs and medicine, materials, goods, and any service including institutional care, medical care, dental care, child care, psychiatric and psychological service, rehabilitation instruction, training, transitional assistance, or counseling, received by or paid on behalf of any person under chapters 198, 205, 207, 208, 209, and 660, or benefits, programs, and services provided or administered by the Missouri department of social services or any of its divisions;

(21) "Services" includes transportation, telephone, electricity, gas, water, or other public service, cable television service, video service, voice over internet protocol service, or internet service, accommodation in hotels, restaurants or elsewhere, admission to exhibitions and use of vehicles;

(22) "Stealing-related offense", federal and state violations of criminal statutes against stealing, robbery, or buying or receiving stolen property and shall also include municipal ordinances against the same if the offender was either represented by counsel or knowingly waived counsel in writing and the judge accepting the plea or making the findings was a licensed attorney at the time of the court proceedings;

(23) **"Teller machine", an automated teller machine (ATM) or interactive teller machine (ITM) that is a remote computer terminal or other device owned or controlled by a financial institution or a private business that allows individuals to obtain financial services, including obtaining cash, transferring or transmitting moneys or digital currencies, payment of bills, or loading moneys or digital currency to a payment card, without physical in-person assistance from another person. "Teller machine" does not include personally owned electronic devices used to access financial services;**

(24) "Video service", the provision of video programming provided through wireline facilities located at least in part in the public right-of-way without regard to delivery technology, including internet protocol technology whether provided as part of a tier, on demand, or a per-channel basis. This definition includes cable service as defined by 47 U.S.C. Section 522(6), but does not include any video programming provided by a commercial mobile service provider as "commercial mobile service" is defined in 47 U.S.C. Section 332(d), or any video programming provided solely as part of and via a service that enables users to access content, information, electronic mail, or other services offered over the public internet, and includes microwave television transmission, from a multipoint distribution service not capable of reception by conventional television receivers without the use of special equipment;

~~[(24)]~~ (25) "Voice over internet protocol service", a service that:

- (a) Enables real-time, two-way voice communication;
- (b) Requires a broadband connection from the user's location;
- (c) Requires internet protocol-compatible customer premises equipment; and
- (d) Permits users generally to receive calls that originate on the public switched telephone network and to terminate calls to the public switched telephone network;

~~[(25)]~~ (26) "Writing" includes printing, any other method of recording information, money, coins, negotiable instruments, tokens, stamps, seals, credit cards, badges, trademarks and any other symbols of value, right, privilege or identification.

570.030. 1. A person commits the offense of stealing if he or she:

- (1) Appropriates property or services of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion;
- (2) Attempts to appropriate anhydrous ammonia or liquid nitrogen of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion; or
- (3) For the purpose of depriving the owner of a lawful interest therein, receives, retains or disposes of property of another knowing that it has been stolen, or believing that it has been stolen.

2. The offense of stealing is a class A felony if the property appropriated consists of any of the following containing any amount of anhydrous ammonia: a tank truck, tank trailer, rail tank car, bulk storage tank, field nurse, field tank or field applicator.

3. The offense of stealing is a class B felony if:

(1) The property appropriated or attempted to be appropriated consists of any amount of anhydrous ammonia or liquid nitrogen;

(2) The property consists of any animal considered livestock as the term livestock is defined in section 144.010, or any captive wildlife held under permit issued by the conservation commission, and the value of the animal or animals appropriated exceeds three thousand dollars and that person has previously been found guilty of appropriating any animal considered livestock or captive wildlife held under permit issued by the conservation commission. Notwithstanding any provision of law to the contrary, such person shall serve a minimum prison term of not less than eighty percent of his or her sentence before he or she is eligible for probation, parole, conditional release, or other early release by the department of corrections;

(3) A person appropriates property consisting of a motor vehicle, watercraft, or aircraft, and that person has previously been found guilty of two stealing-related offenses committed on two separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense;

(4) The property appropriated or attempted to be appropriated consists of any animal considered livestock as the term is defined in section 144.010 if the value of the livestock exceeds ten thousand dollars; or

(5) The property appropriated or attempted to be appropriated is owned by or in the custody of a financial institution and the property is taken or attempted to be taken physically from an individual person to deprive the owner or custodian of the property.

4. The offense of stealing is a class C felony if the value of the property or services appropriated is twenty-five thousand dollars or more **or the property is a teller machine or the contents of a teller machine, including cash, regardless of the value or amount.**

5. The offense of stealing is a class D felony if:

(1) The value of the property or services appropriated is seven hundred fifty dollars or more;

(2) The offender physically takes the property appropriated from the person of the victim; or

(3) The property appropriated consists of:

(a) Any motor vehicle, watercraft or aircraft;

(b) Any will or unrecorded deed affecting real property;

(c) Any credit device, debit device or letter of credit;

(d) Any firearms;

(e) Any explosive weapon as defined in section 571.010;

(f) Any United States national flag designed, intended and used for display on buildings or stationary flagstaves in the open;

(g) Any original copy of an act, bill or resolution, introduced or acted upon by the legislature of the state of Missouri;

(h) Any pleading, notice, judgment or any other record or entry of any court of this state, any other state or of the United States;

(i) Any book of registration or list of voters required by chapter 115;

(j) Any animal considered livestock as that term is defined in section 144.010;

(k) Any live fish raised for commercial sale with a value of seventy-five dollars or more;

(l) Any captive wildlife held under permit issued by the conservation commission;

(m) Any controlled substance as defined by section 195.010;

(n) Ammonium nitrate;

(o) Any wire, electrical transformer, or metallic wire associated with transmitting telecommunications, video, internet, or voice over internet protocol service, or any other device or pipe that is associated with conducting electricity or transporting natural gas or other combustible fuels; or

(p) Any material appropriated with the intent to use such material to manufacture, compound, produce, prepare, test or analyze amphetamine or methamphetamine or any of their analogues.

6. The offense of stealing is a class E felony if:

(1) The property appropriated is an animal;

(2) The property is a catalytic converter; or

(3) A person has previously been found guilty of three stealing-related offenses committed on three separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense.

7. The offense of stealing is a class D misdemeanor if the property is not of a type listed in subsection 2, 3, 5, or 6 of this section, the property appropriated has a value of less than one hundred fifty dollars, and the person has no previous findings of guilt for a stealing-related offense.

8. The offense of stealing is a class A misdemeanor if no other penalty is specified in this section.

9. If a violation of this section is subject to enhanced punishment based on prior findings of guilt, such findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.

10. The appropriation of any property or services of a type listed in subsection 2, 3, 5, or 6 of this section or of a value of seven hundred fifty dollars or more may be considered a separate felony and may be charged in separate counts.

11. The value of property or services appropriated pursuant to one scheme or course of conduct, whether from the same or several owners and whether at the same or different times, constitutes a single criminal episode and may be aggregated in determining the grade of the offense, except as set forth in subsection 10 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Francis, **House Amendment No. 5** was adopted.

Representative DeGroot offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Bill No. 1637, Page 1, Section 570.212, Line 11, by inserting after said section and line the following:

"575.095. 1. A person commits the offense of tampering with a judicial officer if, with the purpose to harass, intimidate or influence a judicial officer in the performance of such officer's official duties, such person:

(1) Threatens or causes harm to such judicial officer or members of such judicial officer's family;

(2) Uses force, threats, or deception against or toward such judicial officer or members of such judicial officer's family;

(3) Offers, conveys or agrees to convey any benefit direct or indirect upon such judicial officer or such judicial officer's family;

(4) Engages in conduct reasonably calculated to harass or alarm such judicial officer or such judicial officer's family, including stalking pursuant to section 565.225 or 565.227;

(5) Disseminates through any means, including by posting on the internet, the judicial officer's family's personal information. For purposes of this section, "personal information" includes a home address, home or mobile telephone number, personal email address, Social Security number, federal tax identification number, checking or savings account numbers, marital status, and identity of a child under eighteen years of age.

2. A judicial officer for purposes of this section shall be a judge **or commissioner of a state or federal court**, arbitrator, special master, juvenile officer, deputy juvenile officer, state prosecuting or circuit attorney, state assistant prosecuting or circuit attorney, juvenile court commissioner, state probation or parole officer, or referee.

3. A judicial officer's family for purposes of this section shall be:

(1) Such officer's spouse; or

(2) Such officer or such officer's spouse's ancestor or descendant by blood or adoption; or

(3) Such officer's stepchild, while the marriage creating that relationship exists.

4. The offense of tampering with a judicial officer is a class D felony.

5. If a violation of this section results in death or bodily injury to a judicial officer or a member of the judicial officer's family, the offense is a class B felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) offered **House Amendment No. 1 to House Amendment No. 6**.

House Amendment No. 1
to
House Amendment No. 6

AMEND House Amendment No. 6 to House Bill No. 1637, Page 1, Line 30, by deleting all of said line and inserting in lieu thereof the following:

"member of the judicial officer's family, the offense is a class B felony.

Section 1. A person commits the offense of tampering with a public official if, with the purpose to harass, intimidate, or influence a public official in the performance of such official's official duties, such person disseminates through any means, including by posting on the internet, the public official's family's personal information. For purposes of this section, "personal information" includes a home address, Social Security number, federal tax identification number, checking or savings account numbers, marital status, and identity of a child under eighteen years of age. For the purposes of this section, the term "public official" includes members of the general assembly, statewide elected officials, first responders, children's division employees, and employees of the department of corrections. The offense of tampering with a public official is a class D felony. If a violation of this section results in death or bodily injury to a public official or a member of the public official's family, the offense is a class B felony. "; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor (139), **House Amendment No. 1 to House Amendment No. 6** was adopted.

Representative Rogers offered **House Amendment No. 2 to House Amendment No. 6.**

House Amendment No. 2
to
House Amendment No. 6

AMEND House Amendment No. 6 to House Bill No. 1637, Page 1, Line 15, by inserting after the word "**judicial**" the words "**officer's or the judicial**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Rogers, **House Amendment No. 2 to House Amendment No. 6** was adopted.

On motion of Representative DeGroot, **House Amendment No. 6, as amended**, was adopted.

Representative Evans offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after said section and line the following:

"556.046. 1. A person may be convicted of an offense included in an offense charged in the indictment or information. An offense is so included when:

- (1) It is established by proof of the same or less than all the facts required to establish the commission of the offense charged; or
- (2) It is specifically denominated by statute as a lesser degree of the offense charged; or

(3) It consists of an attempt to commit the offense charged or to commit an offense otherwise included therein.

2. The court shall not be obligated to charge the jury with respect to an included offense unless there is a **rational** basis for a verdict acquitting the person of the offense charged and convicting him **or her** of the included offense. An offense is charged for purposes of this section if:

(1) It is in an indictment or information; or

(2) It is an offense submitted to the jury because there is a **rational** basis for a verdict acquitting the person of the offense charged and convicting the person of the included offense.

3. The court shall be obligated to instruct the jury with respect to a particular included offense only if **the instruction is requested and** there is a **rational** basis in the evidence for acquitting the person of the immediately higher included offense and ~~[there is a basis in the evidence for]~~ convicting the person of that particular included offense."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Evans, **House Amendment No. 7** was adopted.

Representative Roberts offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after said section and line the following:

"43.650. 1. The patrol shall, subject to appropriation, maintain a web page on the internet which shall be open to the public and shall include a registered sexual offender **and registered violent offender** search capability.

2. Except as provided in subsections 4 and 5 of this section, the registered sexual offender **and registered violent offender** search shall make it possible for any person using the internet to search for and find the information specified in subsection 4 of this section, if known, on offenders registered in this state pursuant to sections 589.400 to 589.425 **or section 589.437**.

3. The registered sexual offender **and registered violent offender** search shall include the capability to search for sexual offenders by name, **by** zip code, and by typing in an address and specifying a search within a certain number of miles radius from that address. **The search shall also have the capability to filter results by sexual offenders or violent offenders.**

4. Only the information listed in this subsection shall be provided to the public in the registered sexual offender **and registered violent offender** search:

(1) The name and any known aliases of the offender;

(2) The date of birth and any known alias dates of birth of the offender;

(3) A physical description of the offender;

(4) The residence, temporary, work, and school addresses of the offender, including the street address, city, county, state, and zip code;

(5) Any photographs of the offender;

(6) A physical description of the offender's vehicles, including the year, make, model, color, and license plate number;

(7) The nature and dates of all offenses qualifying the offender to register, including the tier level assigned to the offender under sections 589.400 to 589.425;

(8) The date on which the offender was released from the department of mental health, prison, or jail~~[-]~~ or placed on parole, supervised release, or probation for the offenses qualifying the offender to register;

(9) Compliance status of the **sexual or violent** offender with the provisions of ~~[section]~~ **sections** 589.400 to 589.425; and

(10) Any online identifiers, as defined in section 43.651, used by the person. Such online identifiers shall not be included in the general profile of an offender on the web page and shall only be available to a member of the public by a search using the specific online identifier to determine if a match exists with a registered offender.

5. Juveniles required to register under subdivision (5) of subsection 1 of section 589.400 shall be exempt from public notification to include any adjudications from another state, territory, the District of Columbia, or foreign country or any federal, tribal, or military jurisdiction."; and

Further amend said bill and page, Section 570.212, Line 11, by inserting after said section and line the following:

"589.437. 1. For purposes of this section and section 43.650, the following persons shall be known as violent offenders:

- (1) Any person who is on probation or parole for:**
 - (a) The offense of murder in the first degree under section 565.020;**
 - (b) The offense of murder in the second degree under section 565.021; or**
 - (c) An offense in a jurisdiction outside of this state that would qualify under paragraph (a) or (b) of this subdivision if the offense were to have been committed in this state; and**
- (2) Any person who was found not guilty by reason of mental disease or defect of an offense listed under subdivision (1) of this subsection.**

2. The division of probation and parole of the department of corrections, or the department of mental health if the person qualifies as a violent offender under subdivision (2) of subsection 1 of this section, shall notify the Missouri state highway patrol if a violent offender is placed on probation or parole, is placed on conditional release, is removed from probation or parole, or relocates to this state under the interstate compact for adult offender supervision, sections 589.500 to 589.569, so that the Missouri state highway patrol can update the offender registry under section 43.650."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Mackey offered **House Amendment No. 1 to House Amendment No. 8.**

*House Amendment No. 1
to
House Amendment No. 8*

AMEND House Amendment No. 8 to House Bill No. 1637, Page 2, Line 8, by deleting said line and inserting in lieu thereof the following:

"the District of Columbia, or foreign country or any federal, tribal, or military jurisdiction.

285.575. 1. This section shall be known and may be cited as the "Whistleblower's Protection Act".

2. As used in this section, the following terms shall mean:

(1) "Because" or "because of", as it relates to the adverse decision or action, the person's status as a protected person was the motivating factor;

(2) "Employer", an entity that has six or more employees for each working day in each of twenty or more calendar weeks in the current or preceding calendar year. "Employer" shall not include the state of Missouri or its agencies, instrumentalities, or political subdivisions, including but not limited to any public institution of higher education, a corporation wholly owned by the state of Missouri, an individual employed by an employer, or corporations and associations owned or operated by religious or sectarian organizations; **except that, "employer" shall include law enforcement agencies;**

(3) "Proper authorities", a governmental or law enforcement agency, an officer of an employee's employer, the employee's supervisor employed by the employer, or the employee's human resources representative employed by the employer;

(4) "Protected person", an employee of an employer who has reported to the proper authorities an unlawful act of his or her employer; an employee of an employer who reports to his or her employer serious misconduct of the employer that violates a clear mandate of public policy as articulated in a constitutional provision, statute, or regulation promulgated under statute; or an employee of an employer who has refused to carry out a directive issued by his or her employer that if completed would be a violation of the law[~~—An employee of an employer is not a protected person if:~~

~~—(a) The employee is a supervisory, managerial, or executive employee or an officer of his or her employer and the unlawful act or serious misconduct reported concerns matters upon which the employee is employed to report or provide professional opinion; or~~

~~_____ (b) The proper authority or person to whom the employee makes his or her report is the person whom the employee claims to have committed the unlawful act or violation of a clear mandate of public policy];~~

(5) "The motivating factor", the employee's protected classification actually played a role in the adverse decision or action and had a determinative influence on the adverse decision or action.

3. This section is intended to codify the existing common law exceptions to the at-will employment doctrine and to limit their future expansion by the courts. This section, in addition to chapter 213 and chapter 287, shall provide the exclusive remedy for any and all claims of unlawful employment practices.

4. It shall be an unlawful employment practice for an employer to discharge an individual defined as a protected person in this section because of that person's status as a protected person.

5. A protected person aggrieved by a violation of this section shall have a private right of action for actual damages for violations of this section but not for punitive damages. However, if a private right of action for damages exists under another statutory or regulatory scheme, whether under state or federal law, no private right of action shall exist under this ~~[statute]~~ **section**.

6. Any party to any action initiated under this section may demand a trial by jury.

7. A protected person aggrieved by a violation of this section shall have a private right of action that may be filed in a court of competent jurisdiction. The only remedies available in such an action shall be:

(1) Back pay;

(2) Reimbursement of medical bills directly related to a violation of this section; and

(3) Additionally, if a protected person proves, by clear and convincing evidence, that the conduct of the employer was outrageous because of the employer's evil motive or reckless indifference to the rights of others, then, such person may receive double the amount awarded under subdivisions (1) and (2) of this subsection, as liquidated damages. In applying this subdivision, the provisions of section 510.263 shall be applied as though liquidated damages were punitive damages and as though the amounts referenced in subdivisions (1) and (2) of this subsection were compensatory damages.

8. The court, in addition to the damages set forth in subsection 7 of this section, may award the prevailing party court costs and reasonable attorney fees; except that a prevailing respondent may be awarded reasonable attorney fees only upon a showing that the case was without foundation."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mackey, **House Amendment No. 1 to House Amendment No. 8** was adopted.

On motion of Representative Roberts, **House Amendment No. 8, as amended**, was adopted.

Representative Mayhew offered **House Amendment No. 9**.

House Amendment No. 9

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"407.300. 1. Every purchaser or collector of, or dealer in, junk, scrap metal, or any secondhand property who obtains items for resale or profit shall keep a register containing a written or electronic record for each purchase or ~~[trade in which]~~ **trade-in of** each type of material subject to the provisions of this section ~~[is]~~ obtained for value. There shall be a separate record for each transaction involving any:

(1) Copper, brass, or bronze;

(2) Aluminum wire, cable, pipe, tubing, bar, ingot, rod, fitting, or fastener;

(3) Material containing copper or aluminum that is knowingly used for farming purposes as farming is defined in section 350.010; whatever may be the condition or length of such metal;

(4) Detached catalytic converter; or

(5) Motor vehicle, heavy equipment, or tractor battery.

2. The record required by this section shall contain the following data:

(1) A copy of the driver's license, or **other** photo identification issued by the state or by the United States government or agency thereof, of the person from whom the material is obtained;

(2) The current address, gender, birth date, and a color photograph of the person from whom the material is obtained if not included or are different from the identification required in subdivision (1) of this subsection;

(3) The date, time, and place of the transaction;

(4) The license plate number of the vehicle used by the seller during the transaction; ~~and~~

(5) A full description of the material, including the weight and purchase price; **and**

(6) If the purchase or trade-in includes a detached catalytic converter:

(a) Either proof the seller is a bona fide automobile repair shop or an affidavit that attests the detached catalytic converter was acquired lawfully; and

(b) The make, model, year, and vehicle identification number of the vehicle from which the detached catalytic converter originated.

3. **(1)** The records required under this section shall be maintained **in order of transaction date** for a minimum of ~~[thirty-six months]~~ **four years** from when such material is obtained and shall be available for inspection by any law enforcement officer.

(2) The department of public safety shall create and make available on the department website a standardized form for recording the records required under this section.

(3) At least monthly, a purchaser or collector of, or dealer in, junk, scrap metal, or any secondhand property shall submit to a local law enforcement agency with jurisdiction over the purchaser's, collector's, or dealer's primary place of business the records required under this section on the department of public safety's form, with copies of the purchaser's, collector's, or dealer's other records, if any, attached. The submission may be in either a paper or electronic format. A law enforcement agency may prescribe the format of forms submitted electronically.

4. No transaction that includes a detached catalytic converter shall occur at any location other than the ~~[fixed]~~ **primary** place of business of the purchaser or collector of, or dealer in, junk, scrap metal, or any secondhand property. No detached catalytic converter shall be altered, modified, disassembled, or destroyed until it has been in the purchaser's, collector's, or dealer's possession for five business days.

5. Anyone ~~[licensed under section 301.218 who knowingly purchases a stolen detached catalytic converter]~~ shall be subject to the following penalties:

~~(1) For a first violation, a fine in the amount of five thousand dollars;~~

~~(2) For a second violation, a fine in the amount of ten thousand dollars; and~~

~~(3) For a third violation, revocation of the]~~ **convicted of violating this section shall be guilty of a class B misdemeanor and shall be subject to having any license for a business described under section 301.218 revoked.**

6. This section shall not apply to ~~[either of]~~ the following transactions:

(1) Any transaction for which the total amount paid for all regulated material purchased or sold does not exceed fifty dollars, unless the material is a detached catalytic converter;

(2) Any transaction for which the seller, including a farm or farmer, has an existing business relationship with the scrap metal dealer and is known to the scrap metal dealer making the purchase to be an established business or political subdivision that operates a business with a fixed location that can be reasonably expected to generate regulated scrap metal and can be reasonably identified as such a business, [and for which the seller is paid by check or by electronic funds transfer, or the seller produces an acceptable identification, which shall be a copy of the driver's license or photo identification issued by the state or by the United States government or agency thereof, and a copy is retained by the purchaser] unless the material is a detached catalytic converter; or

~~[(2)]~~ **(3) Any transaction for which the type of metal subject to subsection 1 of this section is a minor part of a larger item, except for [heating and cooling equipment or] equipment, including equipment with a detached catalytic converter used in the generation and transmission of electrical power or telecommunications.**

570.030. 1. A person commits the offense of stealing if he or she:

(1) Appropriates property or services of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion;

(2) Attempts to appropriate anhydrous ammonia or liquid nitrogen of another with the purpose to deprive him or her thereof, either without his or her consent or by means of deceit or coercion; or

(3) For the purpose of depriving the owner of a lawful interest therein, receives, retains or disposes of property of another ~~[knowing]~~ **and knows** that it has been stolen, ~~[or believing]~~ **believes** that it has been stolen, **or reasonably should suspect that it has been stolen.**

2. The offense of stealing is a class A felony if the property appropriated consists of any of the following containing any amount of anhydrous ammonia: a tank truck, tank trailer, rail tank car, bulk storage tank, field nurse, field tank or field applicator.

3. The offense of stealing is a class B felony if:

(1) The property appropriated or attempted to be appropriated consists of any amount of anhydrous ammonia or liquid nitrogen;

(2) The property consists of any animal considered livestock as the term livestock is defined in section 144.010, or any captive wildlife held under permit issued by the conservation commission, and the value of the animal or animals appropriated exceeds three thousand dollars and that person has previously been found guilty of appropriating any animal considered livestock or captive wildlife held under permit issued by the conservation commission. Notwithstanding any provision of law to the contrary, such person shall serve a minimum prison term of not less than eighty percent of his or her sentence before he or she is eligible for probation, parole, conditional release, or other early release by the department of corrections;

(3) A person appropriates property consisting of a motor vehicle, watercraft, or aircraft, and that person has previously been found guilty of two stealing-related offenses committed on two separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense;

(4) The property appropriated or attempted to be appropriated consists of any animal considered livestock as the term is defined in section 144.010 if the value of the livestock exceeds ten thousand dollars; or

(5) The property appropriated or attempted to be appropriated is owned by or in the custody of a financial institution and the property is taken or attempted to be taken physically from an individual person to deprive the owner or custodian of the property.

4. The offense of stealing is a class C felony if the value of the property or services appropriated is twenty-five thousand dollars or more.

5. The offense of stealing is a class D felony if:

(1) The value of the property or services appropriated is seven hundred fifty dollars or more;

(2) The offender physically takes the property appropriated from the person of the victim; or

(3) The property appropriated consists of:

(a) Any motor vehicle, watercraft or aircraft;

(b) Any will or unrecorded deed affecting real property;

(c) Any credit device, debit device or letter of credit;

(d) Any firearms;

(e) Any explosive weapon as defined in section 571.010;

(f) Any United States national flag designed, intended and used for display on buildings or stationary flagstaffs in the open;

(g) Any original copy of an act, bill or resolution, introduced or acted upon by the legislature of the state of Missouri;

(h) Any pleading, notice, judgment or any other record or entry of any court of this state, any other state or of the United States;

(i) Any book of registration or list of voters required by chapter 115;

(j) Any animal considered livestock as that term is defined in section 144.010;

(k) Any live fish raised for commercial sale with a value of seventy-five dollars or more;

(l) Any captive wildlife held under permit issued by the conservation commission;

(m) Any controlled substance as defined by section 195.010;

(n) Ammonium nitrate;

(o) Any wire, electrical transformer, or metallic wire associated with transmitting telecommunications, video, internet, or voice over internet protocol service, or any other device or pipe that is associated with conducting electricity or transporting natural gas or other combustible fuels; or

(p) Any material appropriated with the intent to use such material to manufacture, compound, produce, prepare, test or analyze amphetamine or methamphetamine or any of their analogues.

6. The offense of stealing is a class E felony if:

(1) The property appropriated is an animal;

(2) The property is a **detached** catalytic converter; or

(3) A person has previously been found guilty of three stealing-related offenses committed on three separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense.

7. The offense of stealing is a class D misdemeanor if the property is not of a type listed in subsection 2, 3, 5, or 6 of this section, the property appropriated has a value of less than one hundred fifty dollars, and the person has no previous findings of guilt for a stealing-related offense.

8. The offense of stealing is a class A misdemeanor if no other penalty is specified in this section.

9. If a violation of this section is subject to enhanced punishment based on prior findings of guilt, such findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.

10. The appropriation of any property or services of a type listed in subsection 2, 3, 5, or 6 of this section or of a value of seven hundred fifty dollars or more may be considered a separate felony and may be charged in separate counts.

11. The value of property or services appropriated pursuant to one scheme or course of conduct, whether from the same or several owners and whether at the same or different times, constitutes a single criminal episode and may be aggregated in determining the grade of the offense, except as set forth in subsection 10 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Billington offered **House Amendment No. 1 to House Amendment No. 9.**

*House Amendment No. 1
to
House Amendment No. 9*

AMEND House Amendment No. 9 to House Bill No. 1637, Page 1, Lines 13-14, by deleting said lines and inserting in lieu thereof the following:

"(4) Detached catalytic converter; ~~[or]~~

(5) Motor vehicle, heavy equipment, or tractor battery; **or**

(6) If the transaction includes a catalytic converter, the vehicle identification number of the vehicle from which the catalytic converter was removed."; and

Further amend said amendment, Page 2, Line 22, by inserting after the number "6." the following:

"A violation of subdivision (6) of subsection 1 of this section is an infraction.

7."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Billington, **House Amendment No. 1 to House Amendment No. 9** was adopted.

On motion of Representative Mayhew, **House Amendment No. 9, as amended**, was adopted.

Representative Coleman (32) offered **House Amendment No. 10.**

House Amendment No. 10

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after said section and line the following:

"566.151. 1. A person twenty-one years of age or older commits the offense of enticement of a child if he or she persuades, solicits, coaxes, entices, or lures whether by words, actions or through communication via the

internet or any electronic communication, any person who is less than ~~[fifteen]~~ **seventeen** years of age for the purpose of engaging in sexual conduct.

2. It is not a defense to a prosecution for a violation of this section that the other person was a peace officer masquerading as a minor.

3. Enticement of a child or an attempt to commit enticement of a child is a felony for which the authorized term of imprisonment shall be not less than five years and not more than thirty years. No person convicted under this section shall be eligible for parole, probation, conditional release, or suspended imposition or execution of sentence for a period of five calendar years.

567.030. 1. A person commits the offense of patronizing prostitution if he or she:

(1) Pursuant to a prior understanding, gives something of value to another person as compensation for having engaged in sexual conduct with any person; or

(2) Gives or agrees to give something of value to another person with the understanding that such person or another person will engage in sexual conduct with any person; or

(3) Solicits or requests another person to engage in sexual conduct with any person in return for something of value.

2. It shall not be a defense that the person believed that the individual he or she patronized for prostitution was eighteen years of age or older.

3. The offense of patronizing prostitution is a class B misdemeanor, unless the individual who the person patronizes is less than eighteen years of age but older than ~~[fourteen]~~ **fifteen** years of age, in which case patronizing prostitution is a class E felony.

4. The offense of patronizing prostitution is a class ~~D~~ **B** felony if the individual who the person patronizes is ~~[fourteen]~~ **fifteen** years of age or younger. Nothing in this section shall preclude the prosecution of an individual for the offenses of:

(1) Statutory rape in the first degree pursuant to section 566.032;

(2) Statutory rape in the second degree pursuant to section 566.034;

(3) Statutory sodomy in the first degree pursuant to section 566.062; or

(4) Statutory sodomy in the second degree pursuant to section 566.064."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Coleman (32), **House Amendment No. 10** was adopted.

Representative Schroer offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Bill No. 1637, Page 1, Section 570.212, Line 11, by inserting after said section and line the following:

"610.130. 1. After a period of not less than ten years, an individual who has pleaded guilty or has been convicted for a first intoxication-related traffic offense or intoxication-related boating offense ~~[which]~~ **that is a misdemeanor or a county or city ordinance violation, or for an intoxication-related traffic offense that is a class D felony under subdivision (4) of subsection 2 of section 577.010 or an intoxication-related boating offense that is a class D felony under subdivision (4) of subsection 2 of section 577.013**, and ~~[which]~~ **that is not a conviction for driving a commercial motor vehicle while under the influence of alcohol and who since such date has not been convicted of any intoxication-related traffic offense or intoxication-related boating offense may apply to the court in which he or she pled guilty or was sentenced for an order to expunge from all official records all recordings of his or her arrest, plea, trial or conviction.**

2. If the court determines, after hearing, that such person has not been convicted of any subsequent intoxication-related traffic offense or intoxication-related boating offense, has no other subsequent alcohol-related enforcement contacts as defined in section 302.525, and has no other intoxication-related traffic offense or intoxication-related boating offenses or alcohol-related enforcement actions pending at the time of the hearing on the application, the court shall enter an order of expungement.

3. Upon granting of the order of expungement, the records and files maintained in any administrative or court proceeding in an associate or circuit division of the circuit court under this section shall be confidential and only available to the parties or by order of the court for good cause shown. The effect of such order shall be to restore such person to the status he or she occupied prior to such arrest, plea or conviction and as if such event had never taken place. No person as to whom such order has been entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrest, plea, trial, conviction or expungement in response to any inquiry made of him or her for any purpose whatsoever and no such inquiry shall be made for information relating to an expungement under this section. A person shall only be entitled to one expungement pursuant to this section. Nothing contained in this section shall prevent the director from maintaining such records as to ensure that an individual receives only one expungement pursuant to this section for the purpose of informing the proper authorities of the contents of any record maintained pursuant to this section.

4. The provisions of this section shall not apply to any individual who has been issued a commercial driver's license or is required to possess a commercial driver's license issued by this state or any other state.";

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lovasco offered House Amendment No. 1 to House Amendment No. 11.

*House Amendment No. 1
to
House Amendment No. 11*

AMEND House Amendment No. 11 to House Bill No. 1637, Page 1, Line 4, by deleting said line and inserting in lieu thereof the following:

""610.120. 1. Except as otherwise provided under section 610.124, records required to be closed shall ~~not~~ be destroyed; ~~they~~ **however, the record of arrest shall be closed and** shall be inaccessible to the general public and to all persons other than the defendant except as provided in this section and chapter 43. Closed records shall be available to: criminal justice agencies for the administration of criminal justice pursuant to section 43.500, criminal justice employment, screening persons with access to criminal justice facilities, procedures, and sensitive information; to law enforcement agencies for issuance or renewal of a license, permit, certification, or registration of authority from such agency including but not limited to watchmen, security personnel, and private investigators; those agencies authorized by chapter 43 and applicable state law when submitting fingerprints to the central repository; the sentencing advisory commission created in section 558.019 for the purpose of studying sentencing practices in accordance with chapter 43; to qualified entities for the purpose of screening providers defined in chapter 43; the department of revenue for driver license administration; the department of public safety for the purposes of determining eligibility for crime victims' compensation pursuant to sections 595.010 to 595.075, department of health and senior services for the purpose of licensing and regulating facilities and regulating in-home services provider agencies and federal agencies for purposes of criminal justice administration, criminal justice employment, child, elderly, or disabled care, and for such investigative purposes as authorized by law or presidential executive order.

2. These records shall be made available only for the purposes and to the entities listed in this section. A criminal justice agency receiving a request for criminal history information under its control may require positive identification, to include fingerprints of the subject of the record search, prior to releasing closed record information. Dissemination of closed and open records from the Missouri criminal records repository shall be in accordance with section 43.509. All records which are closed records shall be removed from the records of the courts, administrative agencies, and law enforcement agencies which are available to the public and shall be kept in separate records which are to be held confidential and, where possible, pages of the public record shall be retyped or rewritten omitting those portions of the record which deal with the defendant's case. If retyping or rewriting is not feasible because of the permanent nature of the record books, such record entries shall be blacked out and recopied in a confidential book.

610.130. 1. After a period of not less than ten years, an individual who has pleaded guilty or has"; and

Further amend said amendment and page, Line 32, by deleting said line and inserting in lieu thereof the following:

"driver's license or is required to possess a commercial driver's license issued by this state or any other state.

610.140. 1. Notwithstanding any other provision of law and subject to the provisions of this section, any person may apply to any court in which such person was charged or found guilty of any offenses, violations, or infractions for an order to expunge records of such arrest, plea, trial, or conviction. Subject to the limitations of subsection 12 of this section, a person may apply to have one or more offenses, violations, or infractions expunged if such offense, violation, or infraction occurred within the state of Missouri and was prosecuted under the jurisdiction of a Missouri municipal, associate circuit, or circuit court, so long as such person lists all the offenses, violations, and infractions he or she is seeking to have expunged in the petition and so long as all such offenses, violations, and infractions are not excluded under subsection 2 of this section. If the offenses, violations, or infractions were charged as counts in the same indictment or information or were committed as part of the same course of criminal conduct, the person may include all the related offenses, violations, and infractions in the petition, regardless of the limits of subsection 12 of this section, and the petition shall only count as a petition for expungement of the highest level violation or offense contained in the petition for the purpose of determining future eligibility for expungement.

2. The following offenses, violations, and infractions shall not be eligible for expungement under this section:

- (1) Any class A felony offense;
- (2) Any dangerous felony as that term is defined in section 556.061;
- (3) Any offense that requires registration as a sex offender;
- (4) Any felony offense where death is an element of the offense;
- (5) Any felony offense of assault; misdemeanor or felony offense of domestic assault; or felony offense of kidnapping;

(6) Any offense listed, or previously listed, in chapter 566 or section 105.454, 105.478, 115.631, 130.028, 188.030, 188.080, 191.677, 194.425, 217.360, 217.385, 334.245, 375.991, 389.653, 455.085, 455.538, 557.035, 565.084, 565.085, 565.086, 565.095, 565.120, 565.130, 565.156, 565.200, 565.214, 566.093, 566.111, 566.115, 568.020, 568.030, 568.032, 568.045, 568.060, 568.065, 568.080, 568.090, 568.175, 569.030, 569.035, 569.040, 569.050, 569.055, 569.060, 569.065, 569.067, 569.072, 569.160, 570.025, 570.090, 570.180, 570.223, 570.224, 570.310, 571.020, 571.060, 571.063, 571.070, 571.072, 571.150, 574.070, 574.105, 574.115, 574.120, 574.130, 575.040, 575.095, 575.153, 575.155, 575.157, 575.159, 575.195, 575.200, 575.210, 575.220, 575.230, 575.240, 575.350, 575.353, 577.078, 577.703, 577.706, 578.008, 578.305, 578.310, or 632.520;

(7) Any offense eligible for expungement under section 577.054 or 610.130;

(8) Any intoxication-related traffic or boating offense as defined in section 577.001, or any offense of operating an aircraft with an excessive blood alcohol content or while in an intoxicated condition;

(9) Any ordinance violation that is the substantial equivalent of any offense that is not eligible for expungement under this section;

(10) Any violation of any state law or county or municipal ordinance regulating the operation of motor vehicles when committed by an individual who has been issued a commercial driver's license or is required to possess a commercial driver's license issued by this state or any other state; and

(11) Any offense of section 571.030, except any offense under subdivision (1) of subsection 1 of section 571.030 where the person was convicted or found guilty prior to January 1, 2017, or any offense under subdivision (4) of subsection 1 of section 571.030.

3. The petition shall name as defendants all law enforcement agencies, courts, prosecuting or circuit attorneys, municipal prosecuting attorneys, central state repositories of criminal records, or others who the petitioner has reason to believe may possess the records subject to expungement for each of the offenses, violations, and infractions listed in the petition. The court's order of expungement shall not affect any person or entity not named as a defendant in the action.

4. The petition shall include the following information:

- (1) The petitioner's:
 - (a) Full name;
 - (b) Sex;
 - (c) Race;
 - (d) Driver's license number, if applicable; and
 - (e) Current address;

- (2) Each offense, violation, or infraction for which the petitioner is requesting expungement;
- (3) The approximate date the petitioner was charged for each offense, violation, or infraction; and
- (4) The name of the county where the petitioner was charged for each offense, violation, or infraction and if any of the offenses, violations, or infractions occurred in a municipality, the name of the municipality for each offense, violation, or infraction; and

- (5) The case number and name of the court for each offense.

5. The clerk of the court shall give notice of the filing of the petition to the office of the prosecuting attorney, circuit attorney, or municipal prosecuting attorney that prosecuted the offenses, violations, or infractions listed in the petition. If the prosecuting attorney, circuit attorney, or municipal prosecuting attorney objects to the petition for expungement, he or she shall do so in writing within thirty days after receipt of service. Unless otherwise agreed upon by the parties, the court shall hold a hearing within sixty days after any written objection is filed, giving reasonable notice of the hearing to the petitioner. If no objection has been filed within thirty days after receipt of service, the court may set a hearing on the matter and shall give reasonable notice of the hearing to each entity named in the petition. At any hearing, the court may accept evidence and hear testimony on, and may consider, the following criteria for each of the offenses, violations, or infractions listed in the petition for expungement:

- (1) At the time the petition is filed, it has been at least three years if the offense is a felony, or at least one year if the offense is a misdemeanor, municipal offense, or infraction, from the date the petitioner completed any authorized disposition imposed under section 557.011 for each offense, violation, or infraction listed in the petition;
- (2) At the time the petition is filed, the person has not been found guilty of any other misdemeanor or felony, not including violations of the traffic regulations provided under chapters 301, 302, 303, 304, and 307, during the time period specified for the underlying offense, violation, or infraction in subdivision (1) of this subsection;
- (3) The person has satisfied all obligations relating to any such disposition, including the payment of any fines or restitution;
- (4) The person does not have charges pending;
- (5) The petitioner's habits and conduct demonstrate that the petitioner is not a threat to the public safety of the state; and
- (6) The expungement is consistent with the public welfare and the interests of justice warrant the expungement.

A pleading by the petitioner that such petitioner meets the requirements of subdivisions (5) and (6) of this subsection shall create a rebuttable presumption that the expungement is warranted so long as the criteria contained in subdivisions (1) to (4) of this subsection are otherwise satisfied. The burden shall shift to the prosecuting attorney, circuit attorney, or municipal prosecuting attorney to rebut the presumption. A victim of an offense, violation, or infraction listed in the petition shall have an opportunity to be heard at any hearing held under this section, and the court may make a determination based solely on such victim's testimony.

6. A petition to expunge records related to an arrest for an eligible offense, violation, or infraction may be made in accordance with the provisions of this section to a court of competent jurisdiction in the county where the petitioner was arrested no earlier than three years from the date of arrest; provided that, during such time, the petitioner has not been charged and the petitioner has not been found guilty of any misdemeanor or felony offense.

7. If the court determines that such person meets all the criteria set forth in subsection 5 of this section for each of the offenses, violations, or infractions listed in the petition for expungement, the court shall enter an order of expungement. In all cases under this section, the court shall issue an order of expungement or dismissal within six months of the filing of the petition. A copy of the order of expungement shall be provided to the petitioner and each entity possessing records subject to the order, and, upon receipt of the order, each entity shall ~~delete~~ **destroy** any record, **except a record of arrest**, in its possession relating to any offense, violation, or infraction listed in the petition, in the manner established by section 610.120. The records and files maintained in any administrative or court proceeding in a municipal, associate, or circuit court for any offense, infraction, or violation ordered expunged under this section shall be confidential and only available to the parties or by order of the court for good cause shown. The central repository shall request the Federal Bureau of Investigation to expunge the records from its files.

8. The order shall not limit any of the petitioner's rights that were restricted as a collateral consequence of such person's criminal record, and such rights shall be restored upon issuance of the order of expungement. For purposes of 18 U.S.C. Section 921(a)(33)(B)(ii), an order of expungement granted pursuant to this section shall be considered a complete removal of all effects of the expunged conviction. Except as otherwise provided under this section, the effect of such order shall be to restore such person to the status he or she occupied prior to such arrests, pleas, trials, or convictions as if such events had never taken place. No person as to whom such order has been

entered shall be held thereafter under any provision of law to be guilty of perjury or otherwise giving a false statement by reason of his or her failure to recite or acknowledge such arrests, pleas, trials, convictions, or expungement in response to an inquiry made of him or her and no such inquiry shall be made for information relating to an expungement, except the petitioner shall disclose the expunged offense, violation, or infraction to any court when asked or upon being charged with any subsequent offense, violation, or infraction. The expunged offense, violation, or infraction may be considered a prior offense in determining a sentence to be imposed for any subsequent offense that the person is found guilty of committing.

9. Notwithstanding the provisions of subsection 8 of this section to the contrary, a person granted an expungement shall disclose any expunged offense, violation, or infraction when the disclosure of such information is necessary to complete any application for:

- (1) A license, certificate, or permit issued by this state to practice such individual's profession;
- (2) Any license issued under chapter 313 or permit issued under chapter 571;
- (3) Paid or unpaid employment with an entity licensed under chapter 313, any state-operated lottery, or any emergency services provider, including any law enforcement agency;
- (4) Employment with any federally insured bank or savings institution or credit union or an affiliate of such institution or credit union for the purposes of compliance with 12 U.S.C. Section 1829 and 12 U.S.C. Section 1785;
- (5) Employment with any entity engaged in the business of insurance or any insurer for the purpose of complying with 18 U.S.C. Section 1033, 18 U.S.C. Section 1034, or other similar law which requires an employer engaged in the business of insurance to exclude applicants with certain criminal convictions from employment; or
- (6) Employment with any employer that is required to exclude applicants with certain criminal convictions from employment due to federal or state law, including corresponding rules and regulations.

An employer shall notify an applicant of the requirements under subdivisions (4) to (6) of this subsection. Notwithstanding any provision of law to the contrary, an expunged offense, violation, or infraction shall not be grounds for automatic disqualification of an applicant, but may be a factor for denying employment, or a professional license, certificate, or permit; except that, an offense, violation, or infraction expunged under the provisions of this section may be grounds for automatic disqualification if the application is for employment under subdivisions (4) to (6) of this subsection.

10. A person who has been granted an expungement of records pertaining to a misdemeanor or felony offense, an ordinance violation, or an infraction may answer "no" to an employer's inquiry into whether the person has ever been convicted of a crime if, after the granting of the expungement, the person has no public record of a misdemeanor or felony offense, an ordinance violation, or an infraction. The person, however, shall answer such an inquiry affirmatively and disclose his or her criminal convictions, including any offense or violation expunged under this section or similar law, if the employer is required to exclude applicants with certain criminal convictions from employment due to federal or state law, including corresponding rules and regulations.

11. If the court determines that the petitioner has not met the criteria for any of the offenses, violations, or infractions listed in the petition for expungement or the petitioner has knowingly provided false information in the petition, the court shall enter an order dismissing the petition. Any person whose petition for expungement has been dismissed by the court for failure to meet the criteria set forth in subsection 5 of this section may not refile another petition until a year has passed since the date of filing for the previous petition.

12. A person may be granted more than one expungement under this section provided that during his or her lifetime, the total number of offenses, violations, or infractions for which orders of expungement are granted to the person shall not exceed the following limits:

- (1) Not more than two misdemeanor offenses or ordinance violations that have an authorized term of imprisonment; and
- (2) Not more than one felony offense.

A person may be granted expungement under this section for any number of infractions. Nothing in this section shall prevent the court from maintaining records to ensure that an individual has not exceeded the limitations of this subsection. Nothing in this section shall be construed to limit or impair in any way the subsequent use of any record expunged under this section of any arrests or findings of guilt by a law enforcement agency, criminal justice agency, prosecuting attorney, circuit attorney, or municipal prosecuting attorney, including its use as a prior offense, violation, or infraction.

13. The court shall make available a form for pro se petitioners seeking expungement, which shall include the following statement: "I declare under penalty of perjury that the statements made herein are true and correct to the best of my knowledge, information, and belief."

14. Nothing in this section shall be construed to limit or restrict the availability of expungement to any person under any other law."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lovasco, **House Amendment No. 1 to House Amendment No. 11** was adopted.

On motion of Representative Schroer, **House Amendment No. 11, as amended**, was adopted.

Representative Sharp (36) offered **House Amendment No. 12**.

House Amendment No. 12

AMEND House Bill No. 1637, Page 1, Section 570.212, Line 11, by inserting after said section and line the following:

"571.031. 1. This section shall be known and may be cited as "Blair's Law".

2. A person commits the offense of unlawful discharge of a firearm if, with criminal negligence, he or she discharges a firearm within or into the limits of any municipality.

3. This section shall not apply if the firearm is discharged:

(1) As allowed by a defense of justification under chapter 563;

(2) On a properly supervised shooting range;

(3) To lawfully take wildlife during an open season established by the department of conservation.

Nothing in this subdivision shall prevent a municipality from adopting an ordinance restricting the discharge of a firearm within one-quarter mile of an occupied structure;

(4) For the control of nuisance wildlife as permitted by the department of conservation or the United States Fish and Wildlife Service;

(5) By special permit of the chief of police of the municipality;

(6) As required by an animal control officer in the performance of his or her duties;

(7) Using blanks;

(8) More than one mile from any occupied structure;

(9) In self-defense or defense of another person against an animal attack if a reasonable person would believe that deadly physical force against the animal is immediately necessary and reasonable under the circumstances to protect oneself or the other person; or

(10) By law enforcement personnel, as defined in section 590.1040, or a member of the United States Armed Forces if acting in an official capacity.

4. A person who commits the offense of discharge of a firearm shall be guilty of:

(1) For a first offense, a class A misdemeanor;

(2) For a second offense, a class E felony; and

(3) For a third or subsequent offense, a class D felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharp (36), **House Amendment No. 12** was adopted.

Representative Veit offered **House Amendment No. 13**.

House Amendment No. 13

AMEND House Bill No. 1637, Page 1, Section A, Line 2, by inserting after said section and line the following:

"210.493. 1. Officers, managers, contractors, volunteers with access to children, **and employees**~~], and other support staff~~] of licensed residential care facilities and licensed child placing agencies in accordance with sections 210.481 to 210.536; owners of such residential care facilities who will have access to the facilities; and owners of such child placing agencies who will have access to children shall submit fingerprints and any information that the department requires to complete the background checks, as specified in regulations established by the department, to the Missouri state highway patrol for the purpose of conducting state and federal fingerprint-based background checks.

2. Officers, managers, contractors, volunteers with access to children, **and employees**~~], and other support staff~~] of residential care facilities subject to the notification requirements under sections 210.1250 to 210.1286; any person eighteen years of age or older who resides at or on the property of such residential care facility; any person who has unsupervised contact with a resident of the residential care facility; and owners of such residential care facilities who will have access to the facilities shall submit fingerprints and any information that the department requires to complete the background checks, as specified in regulations established by the department, to the Missouri state highway patrol for the purpose of conducting state and federal fingerprint-based background checks.

3. A background check shall include:

(1) A **state and** Federal Bureau of Investigation fingerprint check; **and**

(2) ~~[A search of the National Crime Information Center's National Sex Offender Registry; and~~

~~(3)]~~ A search of the following registries, repositories, or databases in Missouri, the state where the applicant resides, and each state where such applicant resided during the preceding five years:

(a) The state criminal registry or repository, with the use of fingerprints being required in the state where the applicant resides and optional in other states;

(b) The state sex offender registry or repository;

(c) The state family care safety registry; and

(d) The state-based child abuse and neglect registry and database.

4. For the purposes of this section and notwithstanding any other provision of law, "department" means the department of social services.

5. The department shall be responsible for background checks as part of a residential care facility or child placing agency application for licensure, renewal of licensure, or for license monitoring.

6. The department shall be responsible for background checks for residential care facilities subject to the notification requirements of sections 210.1250 to 210.1286.

7. Fingerprint cards and any required fees shall be sent to the Missouri state highway patrol's central repository. The fingerprints shall be used for searching the state criminal records repository and shall also be forwarded to the Federal Bureau of Investigation for a federal criminal records search under section 43.540. The Missouri state highway patrol shall notify the department of any criminal history record information or lack of criminal history record information discovered on the individual. Notwithstanding the provisions of section 610.120, all records related to any criminal history information discovered shall be accessible and available to the department.

8. Fingerprints submitted to the Missouri state highway patrol for the purpose of conducting state and federal fingerprint-based background checks under this section shall be valid for a period of five years.

9. The department shall provide the results of the background check to the applicant in a statement that indicates whether the applicant is eligible or ineligible for employment or presence at the licensed residential care facility or licensed child placing agency. The department shall not reveal to the residential care facility or the child placing agency any disqualifying offense or other related information regarding the applicant. The applicant shall have the opportunity to appeal an ineligible finding.

10. The department shall provide the results of the background check to the applicant in a statement that indicates whether the applicant is eligible or ineligible for employment or presence at the residential care facility subject to the notification requirements of sections 210.1250 to 210.1286. The department shall not reveal to the residential care facility any disqualifying offense or other related information regarding the applicant. The applicant shall have the opportunity to appeal an ineligible finding.

11. An applicant shall be ineligible if the applicant:

(1) Refuses to consent to the background check as required by this section;

(2) Knowingly makes a materially false statement in connection with the background check as required by this section;

(3) Is registered, or is required to be registered, on a state sex offender registry or repository ~~[or the National Sex Offender Registry];~~

- (4) Is listed as a perpetrator of child abuse or neglect under sections 210.109 to 210.183 or any other finding of child abuse or neglect based on any other state's registry or database; or
- (5) Has pled guilty or nolo contendere to or been found guilty of:
- (a) Any felony for an offense against the person as defined in chapter 565;
 - (b) Any other offense against the person involving the endangerment of a child as prescribed by law;
 - (c) Any misdemeanor or felony for a sexual offense as defined in chapter 566;
 - (d) Any misdemeanor or felony for an offense against the family as defined in chapter 568;
 - (e) Burglary in the first degree as defined in section 569.160;
 - (f) Any misdemeanor or felony for robbery as defined in chapter 570;
 - (g) Any misdemeanor or felony for pornography or related offense as defined in chapter 573;
 - (h) Any felony for arson as defined in chapter 569;
 - (i) Any felony for armed criminal action as defined in section 571.015, unlawful use of a weapon as defined in section 571.030, unlawful possession of a firearm as defined in section 571.070, or the unlawful possession of an explosive as defined in section 571.072;
 - (j) Any felony for making a terrorist threat as defined in section 574.115, 574.120, or 574.125;
 - (k) A felony drug-related offense committed during the preceding five years; or
 - (l) Any similar offense in any federal, state, or other court of similar jurisdiction of which the department has knowledge.

12. Any person aggrieved by a decision of the department shall have the right to seek an administrative review. The review shall be filed with the department within fourteen days from the mailing of the notice of ineligibility. Any decision not timely appealed shall be final.

13. Any required fees shall be paid by the individual applicant, facility, or agency.

14. The department is authorized to promulgate rules, including emergency rules, to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after July 14, 2021, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley offered **House Amendment No. 1 to House Amendment No. 13.**

*House Amendment No. 1
to
House Amendment No. 13*

AMEND House Amendment No. 13 to House Bill No. 1637, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""160.671. 1. As used in this section, the following terms mean:

- (1) "Recreational facility", any facility in which a school safety program is offered to students of a school district, or any community center;**
- (2) "School district", any:**
 - (a) Metropolitan school district; or**
 - (b) Urban school district serving students who reside in any city with more than four hundred thousand inhabitants and located in more than one county;**
- (3) "School safety program", any public or nonprofit after-school program focused on gun violence reduction in a school district, a community lacking gun violence reduction efforts, or a city not within a county.**

2. (1) There is hereby created in the state treasury the "School Safety Program Fund", which shall consist of moneys appropriated to it by the general assembly under this section. The state treasurer shall be custodian of the fund. In accordance with sections 30.170 and 30.180, the state treasurer may approve disbursements. The fund shall be a dedicated fund and, upon appropriation, moneys in the fund shall be used solely as provided in this section.

(2) Notwithstanding the provisions of section 33.080 to the contrary, any moneys remaining in the fund at the end of the biennium shall not revert to the credit of the general revenue fund.

(3) The state treasurer shall invest moneys in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund.

3. If the general assembly appropriates to the school safety program fund any moneys from the gaming proceeds for education fund; any moneys received under the federal Victims of Crime Act of 1984, as amended; any revenues derived from any expansion of gaming in this state; or any revenues derived from any imposition of use tax on any tangible personal property sold for delivery into this state, such moneys shall be provided for school safety programs under this section. No moneys shall be appropriated to the school safety program fund from the gaming proceeds for education fund after all amounts are transferred from the gaming proceeds for education fund as required under sections 160.534 and 164.303 and any other applicable state law.

4. Upon appropriation, moneys in the school safety program fund shall be used to supplement, not supplant, nonlottery educational resources for a school safety program in a school district and shall be distributed to eligible programs by the department of elementary and secondary education. Moneys may be provided under this section to any program or entity that provides a school safety program in a school district including, but not limited to, any nonprofit organization that offers a school safety program or any recreational facility.

210.493. 1. Officers, managers, contractors, volunteers, with access to children, **and**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 1 to House Amendment No. 13** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Bosley:

AYES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Dogan	Doll	Ellebracht
Fogle	Gunby	Ingle	Johnson	Lewis 25
Lovasco	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Sauls	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

NOES: 090

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Evans	Falkner
Fishel	Francis	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Lewis 6	Mayhew	McGaugh	McGirl
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey

Riggs	Riley	Roberts	Sander	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 021

Bangert	Christofanelli	Coleman 32	Derges	Eggleston
Fitzwater	Gray	Grier	Hicks	Houx
Kidd	Knight	McDaniel	Pietzman	Price IV
Roden	Rogers	Rone	Rowland	Sassmann
Sharp 36				

VACANCIES: 006

Representative Lewis (6) offered **House Amendment No. 2 to House Amendment No. 13.**

House Amendment No. 2
to
House Amendment No. 13

AMEND House Amendment No. 13 to House Bill No. 1637, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""191.900. As used in sections 191.900 to 191.910, the following terms mean:

- (1) "Abuse", the infliction of physical, sexual or emotional harm or injury. "Abuse" includes the taking, obtaining, using, transferring, concealing, appropriating or taking possession of property of another person without such person's consent;
- (2) "Claim", any attempt to cause a health care payer to make a health care payment;
- (3) "False", wholly or partially untrue. A false statement or false representation of a material fact means the failure to reveal material facts in a manner which is intended to deceive a health care payer with respect to a claim;
- (4) "Health care", any service, assistance, care, product, device or thing provided pursuant to a medical assistance program, or for which payment is requested or received, in whole or part, pursuant to a medical assistance program;
- (5) "Health care payer", a medical assistance program, or any person reviewing, adjusting, approving or otherwise handling claims for health care on behalf of or in connection with a medical assistance program;
- (6) "Health care payment", a payment made, or the right under a medical assistance program to have a payment made, by a health care payer for a health care service;
- (7) "Health care provider", any person delivering, or purporting to deliver, any health care, and including any employee, agent or other representative of such a person, and further including any employee, representative, or subcontractor of the state of Missouri delivering, purporting to deliver, or arranging for the delivery of any health care;
- (8) "Knowing" and "knowingly", that a person, with respect to information:
 - (a) Has actual knowledge of the information;
 - (b) Acts in deliberate ignorance of the truth or falsity of the information; or
 - (c) Acts in reckless disregard of the truth or falsity of the information.

Use of the terms knowing or knowingly shall be construed to include the term "intentionally", which means that a person, with respect to information, intended to act in violation of the law;

(9) "Medical assistance program", MO HealthNet, or any program to provide or finance health care to participants which is established pursuant to title 42 of the United States Code, any successor federal health insurance program, or a waiver granted thereunder. A medical assistance program may be funded either solely by state funds or by state and federal funds jointly. The term "medical assistance program" shall include the medical assistance program provided by section 208.151, et seq., and any state agency or agencies administering all or any part of such a program;

(10) **"Neglect", the failure to provide to a person receiving health care the care, goods, or services, including visitations as allowed by law, that are reasonable and necessary to maintain the physical and mental health of such person, when such failure presents either an imminent danger to the health, safety, or welfare of the person or a substantial probability that death or serious physical harm would result;**

(11) "Person", a natural person, corporation, partnership, association or any legal entity.

191.905. 1. No health care provider shall knowingly make or cause to be made a false statement or false representation of a material fact in order to receive a health care payment, including but not limited to:

(1) Knowingly presenting to a health care payer a claim for a health care payment that falsely represents that the health care for which the health care payment is claimed was medically necessary, if in fact it was not;

(2) Knowingly concealing the occurrence of any event affecting an initial or continued right under a medical assistance program to have a health care payment made by a health care payer for providing health care;

(3) Knowingly concealing or failing to disclose any information with the intent to obtain a health care payment to which the health care provider or any other health care provider is not entitled, or to obtain a health care payment in an amount greater than that which the health care provider or any other health care provider is entitled;

(4) Knowingly presenting a claim to a health care payer that falsely indicates that any particular health care was provided to a person or persons, if in fact health care of lesser value than that described in the claim was provided.

2. No person shall knowingly solicit or receive any remuneration, including any kickback, bribe, or rebate, directly or indirectly, overtly or covertly, in cash or in kind in return for:

(1) Referring another person to a health care provider for the furnishing or arranging for the furnishing of any health care; or

(2) Purchasing, leasing, ordering or arranging for or recommending purchasing, leasing or ordering any health care.

3. No person shall knowingly offer or pay any remuneration, including any kickback, bribe, or rebate, directly or indirectly, overtly or covertly, in cash or in kind, to any person to induce such person to refer another person to a health care provider for the furnishing or arranging for the furnishing of any health care.

4. Subsections 2 and 3 of this section shall not apply to a discount or other reduction in price obtained by a health care provider if the reduction in price is properly disclosed and appropriately reflected in the claim made by the health care provider to the health care payer, or any amount paid by an employer to an employee for employment in the provision of health care.

5. Exceptions to the provisions of subsections 2 and 3 of this section shall be provided for as authorized in 42 U.S.C. Section 1320a-7b(3)(E), as may be from time to time amended, and regulations promulgated pursuant thereto.

6. No person shall knowingly abuse **or neglect** a person receiving health care.

7. A person who violates subsections 1 to 3 of this section is guilty of a class D felony upon his or her first conviction, and shall be guilty of a class B felony upon his or her second and subsequent convictions. Any person who has been convicted of such violations shall be referred to the Office of Inspector General within the United States Department of Health and Human Services. The person so referred shall be subject to the penalties provided for under 42 U.S.C. Chapter 7, Subchapter XI, Section 1320a-7. A prior conviction shall be pleaded and proven as provided by section 558.021. A person who violates subsection 6 of this section shall be guilty of a class D felony, unless the act involves no physical, sexual or emotional harm or injury and the value of the property involved is less than five hundred dollars, in which event a violation of subsection 6 of this section is a class A misdemeanor.

8. Any natural person who willfully prevents, obstructs, misleads, delays, or attempts to prevent, obstruct, mislead, or delay the communication of information or records relating to a violation of sections 191.900 to 191.910 is guilty of a class E felony.

9. Each separate false statement or false representation of a material fact proscribed by subsection 1 of this section or act proscribed by subsection 2 or 3 of this section shall constitute a separate offense and a separate violation of this section, whether or not made at the same or different times, as part of the same or separate episodes, as part of the same scheme or course of conduct, or as part of the same claim.

10. In a prosecution pursuant to subsection 1 of this section, circumstantial evidence may be presented to demonstrate that a false statement or claim was knowingly made. Such evidence of knowledge may include but shall not be limited to the following:

- (1) A claim for a health care payment submitted with the health care provider's actual, facsimile, stamped, typewritten or similar signature on the claim for health care payment;
- (2) A claim for a health care payment submitted by means of computer billing tapes or other electronic means;
- (3) A course of conduct involving other false claims submitted to this or any other health care payer.

11. Any person convicted of a violation of this section, in addition to any fines, penalties or sentences imposed by law, shall be required to make restitution to the federal and state governments, in an amount at least equal to that unlawfully paid to or by the person, and shall be required to reimburse the reasonable costs attributable to the investigation and prosecution pursuant to sections 191.900 to 191.910. All of such restitution shall be paid and deposited to the credit of the "MO HealthNet Fraud Reimbursement Fund", which is hereby established in the state treasury. Moneys in the MO HealthNet fraud reimbursement fund shall be divided and appropriated to the federal government and affected state agencies in order to refund moneys falsely obtained from the federal and state governments. All of such cost reimbursements attributable to the investigation and prosecution shall be paid and deposited to the credit of the "MO HealthNet Fraud Prosecution Revolving Fund", which is hereby established in the state treasury. Moneys in the MO HealthNet fraud prosecution revolving fund may be appropriated to the attorney general, or to any prosecuting or circuit attorney who has successfully prosecuted an action for a violation of sections 191.900 to 191.910 and been awarded such costs of prosecution, in order to defray the costs of the attorney general and any such prosecuting or circuit attorney in connection with their duties provided by sections 191.900 to 191.910. No moneys shall be paid into the MO HealthNet fraud protection revolving fund pursuant to this subsection unless the attorney general or appropriate prosecuting or circuit attorney shall have commenced a prosecution pursuant to this section, and the court finds in its discretion that payment of attorneys' fees and investigative costs is appropriate under all the circumstances, and the attorney general and prosecuting or circuit attorney shall prove to the court those expenses which were reasonable and necessary to the investigation and prosecution of such case, and the court approves such expenses as being reasonable and necessary. Any moneys remaining in the MO HealthNet fraud reimbursement fund after division and appropriation to the federal government and affected state agencies shall be used to increase MO HealthNet provider reimbursement until it is at least one hundred percent of the Medicare provider reimbursement rate for comparable services. The provisions of section 33.080 notwithstanding, moneys in the MO HealthNet fraud prosecution revolving fund shall not lapse at the end of the biennium.

12. A person who violates subsections 1 to 3 of this section shall be liable for a civil penalty of not less than five thousand dollars and not more than ten thousand dollars for each separate act in violation of such subsections, plus three times the amount of damages which the state and federal government sustained because of the act of that person, except that the court may assess not more than two times the amount of damages which the state and federal government sustained because of the act of the person, if the court finds:

- (1) The person committing the violation of this section furnished personnel employed by the attorney general and responsible for investigating violations of sections 191.900 to 191.910 with all information known to such person about the violation within thirty days after the date on which the defendant first obtained the information;
- (2) Such person fully cooperated with any government investigation of such violation; and
- (3) At the time such person furnished the personnel ~~of~~ **employed by** the attorney general with the information about the violation, no criminal prosecution, civil action, or administrative action had commenced with respect to such violation, and the person did not have actual knowledge of the existence of an investigation into such violation.

13. Upon conviction pursuant to this section, the prosecution authority shall provide written notification of the conviction to all regulatory or disciplinary agencies with authority over the conduct of the defendant health care provider.

14. The attorney general may bring a civil action against any person who shall receive a health care payment as a result of a false statement or false representation of a material fact made or caused to be made by that person. The person shall be liable for up to double the amount of all payments received by that person based upon the false statement or false representation of a material fact, and the reasonable costs attributable to the prosecution of the civil action. All such restitution shall be paid and deposited to the credit of the MO HealthNet fraud reimbursement fund, and all such cost reimbursements shall be paid and deposited to the credit of the MO HealthNet fraud prosecution revolving fund. No reimbursement of such costs attributable to the prosecution of the civil action shall be made or allowed except with the approval of the court having jurisdiction of the civil action. No civil action provided by this subsection shall be brought if restitution and civil penalties provided by subsections 11 and 12 of this section have been previously ordered against the person for the same cause of action.

15. Any person who discovers a violation by himself or herself or such person's organization and who reports such information voluntarily before such information is public or known to the attorney general shall not be prosecuted for a criminal violation.

210.493. 1. Officers, managers, contractors, volunteers with access to children, **and**"; and

Further amend said amendment, Page 3, Line 30, by deleting all of said line and inserting in lieu thereof the following:

"authority and any rule proposed or adopted after July 14, 2021, shall be invalid and void.

565.184. 1. A person commits the offense of abuse of an elderly person, a person with a disability, or a vulnerable person if he or she:

(1) Purposely engages in conduct involving more than one incident that causes emotional distress to an elderly person, a person with a disability, or a vulnerable person. The course of conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer substantial emotional distress; or

(2) Intentionally fails to provide care, goods ~~[or]~~, services, **or visitations allowable by law** to an elderly person, a person with a disability, or a vulnerable person. The result of the conduct shall be such as would cause a reasonable elderly person, person with a disability, or vulnerable person to suffer physical or emotional distress; or

(3) Knowingly acts or knowingly fails to act in a manner which results in a substantial risk to the life, body or health of an elderly person, a person with a disability, or a vulnerable person.

2. **Any person who commits the offense of abuse of an elderly person, a person with a disability, or a vulnerable person under subdivision (1) or (2) of subsection 1 of this section is guilty of a class D felony. Any person who commits the offense of abuse of an elderly person, a person with a disability, or a vulnerable person under subdivision (3) of subsection 1 of this section is guilty of a class A misdemeanor.** Nothing in this section shall be construed to mean that an elderly person, a person with a disability, or a vulnerable person is abused solely because such person chooses to rely on spiritual means through prayer, in lieu of medical care, for his or her health care, as evidence by such person's explicit consent, advance directive for health care, or practice."; and

Further amend said bill and page, Section 570.212, Line 11, by inserting after said section and line the following:

"630.155. 1. A person commits the offense of patient, resident or client abuse or neglect against any person admitted on a voluntary or involuntary basis to any mental health facility or mental health program in which people may be civilly detained pursuant to chapter 632, or any patient, resident or client of any residential facility, day program or specialized service operated, funded or licensed by the department if he knowingly does any of the following:

(1) Beats, strikes or injures any person, patient, resident or client;

(2) Mistreats or maltreats, handles or treats any such person, patient, resident or client in a brutal or inhuman manner;

(3) Uses any more force than is reasonably necessary for the proper control, treatment or management of such person, patient, resident or client;

(4) Fails to provide services which are reasonable and necessary to maintain the physical and mental health of any person, patient, resident or client when such failure presents either an imminent danger to the health, safety or welfare of the person, patient, resident or client, or a substantial probability that death or serious physical harm will result.

2. Patient, resident or client abuse or neglect is a class A misdemeanor unless committed under subdivision (2) or (4) of subsection 1 of this section in which case such abuse or neglect shall be a class ~~[E]~~ **D** felony."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lewis (6), **House Amendment No. 2 to House Amendment No. 13** was adopted.

Representative Sauls offered **House Amendment No. 3 to House Amendment No. 13.**

House Amendment No. 3
to
House Amendment No. 13

AMEND House Amendment No. 13 to House Bill No. 1637, Page 1, Line 4, by deleting all of said line and inserting in lieu thereof the following:

""67.145. 1. No political subdivision of this state shall prohibit any first responder from engaging in any political activity while off duty and not in uniform, being a candidate for elected or appointed public office, or holding such office unless such political activity or candidacy is otherwise prohibited by state or federal law.

2. As used in this section, "first responder" means any person trained and authorized by law or rule to render emergency medical assistance or treatment. Such persons may include, but shall not be limited to, emergency first responders, **telecommunicator first responders**, police officers, sheriffs, deputy sheriffs, firefighters, ambulance attendants and attendant drivers, emergency medical technicians, mobile emergency medical technicians, emergency medical technician-paramedics, registered nurses, or physicians.

70.631. 1. Each political subdivision may, by majority vote of its governing body, elect to cover ~~[emergency telecommunicators]~~ **telecommunicator first responders**, jailors, and emergency medical service personnel as public safety personnel members of the system. The clerk or secretary of the political subdivision shall certify an election concerning the coverage of ~~[emergency telecommunicators]~~ **telecommunicator first responders**, jailors, and emergency medical service personnel as public safety personnel members of the system to the board within ten days after such vote. The date in which the political subdivision's election becomes effective shall be the first day of the calendar month specified by such governing body, the first day of the calendar month next following receipt by the board of the certification of the election, or the effective date of the political subdivision's becoming an employer, whichever is the latest date. Such election shall not be changed after the effective date. If the election is made, the coverage provisions shall be applicable to all past and future employment with the employer by present and future employees. If a political subdivision makes no election under this section, no ~~[emergency]~~ **telecommunicator first responder**, jailor, or emergency medical service personnel of the political subdivision shall be considered public safety personnel for purposes determining a minimum service retirement age as defined in section 70.600.

2. If an employer elects to cover ~~[emergency telecommunicators]~~ **telecommunicator first responders**, jailors, and emergency medical service personnel as public safety personnel members of the system, the employer's contributions shall be correspondingly changed effective the same date as the effective date of the political subdivision's election.

3. The limitation on increases in an employer's contributions provided by subsection 6 of section 70.730 shall not apply to any contribution increase resulting from an employer making an election under the provisions of this section.

4. The provisions of this section shall only apply to counties of the third classification and any county of the first classification with more than seventy thousand but fewer than eighty-three thousand inhabitants and with a city of the fourth classification with more than thirteen thousand five hundred but fewer than sixteen thousand inhabitants as the county seat, and any political subdivisions located, in whole or in part, within such counties.

170.310. 1. For school year 2017-18 and each school year thereafter, upon graduation from high school, pupils in public schools and charter schools shall have received thirty minutes of cardiopulmonary resuscitation instruction and training in the proper performance of the Heimlich maneuver or other first aid for choking given any time during a pupil's four years of high school.

2. Beginning in school year 2017-18, any public school or charter school serving grades nine through twelve shall provide enrolled students instruction in cardiopulmonary resuscitation. Students with disabilities may participate to the extent appropriate as determined by the provisions of the Individuals with Disabilities Education Act or Section 504 of the Rehabilitation Act. Instruction shall be included in the district's existing health or physical education curriculum. Instruction shall be based on a program established by the American Heart Association or the American Red Cross, or through a nationally recognized program based on the most current national evidence-based emergency cardiovascular care guidelines, and psychomotor skills development shall be incorporated into the instruction. For purposes of this section, "psychomotor skills" means the use of hands-on practicing and skills testing to support cognitive learning.

3. The teacher of the cardiopulmonary resuscitation course or unit shall not be required to be a certified trainer of cardiopulmonary resuscitation if the instruction is not designed to result in certification of students. Instruction that is designed to result in certification being earned shall be required to be taught by an authorized cardiopulmonary instructor. Schools may develop agreements with any local chapter of a voluntary organization of first responders to provide the required hands-on practice and skills testing. **For purposes of this subsection, first responders shall include telecommunicator first responders as defined in section 650.320.**

4. The department of elementary and secondary education may promulgate rules to implement this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2012, shall be invalid and void.

190.091. 1. As used in this section, the following terms mean:

(1) "Bioterrorism", the intentional use of any microorganism, virus, infectious substance, or biological product that may be engineered as a result of biotechnology or any naturally occurring or bioengineered component of any microorganism, virus, infectious substance, or biological product to cause death, disease, or other biological malfunction in a human, an animal, a plant, or any other living organism to influence the conduct of government or to intimidate or coerce a civilian population;

(2) "Department", the Missouri department of health and senior services;

(3) "Director", the director of the department of health and senior services;

(4) "Disaster locations", any geographical location where a bioterrorism attack, terrorist attack, catastrophic or natural disaster, or emergency occurs;

(5) "First responders", state and local law enforcement personnel, **telecommunicator first responders**, fire department personnel, and emergency medical personnel who will be deployed to bioterrorism attacks, terrorist attacks, catastrophic or natural disasters, and emergencies.

2. The department shall offer a vaccination program for first responders who may be exposed to infectious diseases when deployed to disaster locations as a result of a bioterrorism event or a suspected bioterrorism event. The vaccinations shall include, but are not limited to, smallpox, anthrax, and other vaccinations when recommended by the federal Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices.

3. Participation in the vaccination program shall be voluntary by the first responders, except for first responders who, as determined by their employer, cannot safely perform emergency responsibilities when responding to a bioterrorism event or suspected bioterrorism event without being vaccinated. The recommendations of the Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices shall be followed when providing appropriate screening for contraindications to vaccination for first responders. A first responder shall be exempt from vaccinations when a written statement from a licensed physician is presented to their employer indicating that a vaccine is medically contraindicated for such person.

4. If a shortage of the vaccines referred to in subsection 2 of this section exists following a bioterrorism event or suspected bioterrorism event, the director, in consultation with the governor and the federal Centers for Disease Control and Prevention, shall give priority for such vaccinations to persons exposed to the disease and to first responders who are deployed to the disaster location.

5. The department shall notify first responders concerning the availability of the vaccination program described in subsection 2 of this section and shall provide education to such first responders and their employers concerning the vaccinations offered and the associated diseases.

6. The department may contract for the administration of the vaccination program described in subsection 2 of this section with health care providers, including but not limited to local public health agencies, hospitals, federally qualified health centers, and physicians.

7. The provisions of this section shall become effective upon receipt of federal funding or federal grants which designate that the funding is required to implement vaccinations for first responders in accordance with the recommendations of the federal Centers for Disease Control and Prevention's Advisory Committee on Immunization Practices. Upon receipt of such funding, the department shall make available the vaccines to first responders as provided in this section.

210.493. 1. Officers, managers, contractors, volunteers with access to children, **and**"; and

Further amend said amendment, Page 3, Line 30, by inserting after all of said line the following:

"Further amend said bill and page, Section 570.212, Line 11, by inserting after all of said section and line the following:

"650.320. For the purposes of sections 650.320 to 650.340, the following terms mean:

(1) "Board", the Missouri 911 service board established in section 650.325;
(2) "Public safety answering point", the location at which 911 calls are answered;
(3) "Telecommunicator **first responder**", any person employed as an emergency telephone worker, call taker or public safety dispatcher whose duties include receiving, processing or transmitting public safety information received through a 911 public safety answering point.

650.340. 1. The provisions of this section may be cited and shall be known as the "911 Training and Standards Act".

2. Initial training requirements for ~~[telecommunicators]~~ **telecommunicator first responders** who answer 911 calls that come to public safety answering points shall be as follows:

- (1) Police telecommunicator **first responder**, 16 hours;
- (2) Fire telecommunicator **first responder**, 16 hours;
- (3) Emergency medical services telecommunicator **first responder**, 16 hours;
- (4) Joint communication center telecommunicator **first responder**, 40 hours.

3. All persons employed as a telecommunicator **first responder** in this state shall be required to complete ongoing training so long as such person engages in the occupation as a telecommunicator **first responder**. Such persons shall complete at least twenty-four hours of ongoing training every three years by such persons or organizations as provided in subsection 6 of this section.

4. Any person employed as a telecommunicator on August 28, 1999, shall not be required to complete the training requirement as provided in subsection 2 of this section. Any person hired as a telecommunicator **or a telecommunicator first responder** after August 28, 1999, shall complete the training requirements as provided in subsection 2 of this section within twelve months of the date such person is employed as a telecommunicator **or telecommunicator first responder**.

5. The training requirements as provided in subsection 2 of this section shall be waived for any person who furnishes proof to the committee that such person has completed training in another state which is at least as stringent as the training requirements of subsection 2 of this section.

6. The board shall determine by administrative rule the persons or organizations authorized to conduct the training as required by subsection 2 of this section.

7. This section shall not apply to an emergency medical dispatcher or **dispatch** agency as defined in section 190.100, or a person trained by an entity accredited or certified under section 190.131, or a person who provides prearrival medical instructions who works for an agency which meets the requirements set forth in section 190.134."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sauls, **House Amendment No. 3 to House Amendment No. 13** was adopted.

On motion of Representative Veit, **House Amendment No. 13, as amended**, was adopted.

Representative Schroer offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Bill No. 1637, Page 1, Section 570.212, Line 11, by inserting after all of said section and line the following:

"571.069. 1. Any business that elects to prohibit the possession of firearms or other arms on its premises by posting a sign described under section 571.107 or by another method authorized under chapter 571 shall assume custodial responsibility for the safety and defense of any person who is authorized to carry

firearms or other arms under chapter 571 while the person is on the premises of the business. The provisions of this section shall not apply to private property not used for commercial purposes or private residences of any type. As used in this section, "business" means any business that sells or provides goods or services to the general public.

2. Notwithstanding any other provision of law, the requirement to ensure the safety and defense of persons under subsection 1 of this section shall include a mandatory and explicit duty to defend persons authorized to carry firearms or other arms under chapter 571 against the intentional or reckless conduct of a third party including, but not limited to, trespassers, employees, customers, or other invitees of the business. The requirement to ensure safety and defense shall also include a duty to defend persons authorized to carry firearms or other arms against vicious animals and wild animals. The duty to defend such persons under this section shall apply only to the defense against conduct that could reasonably have been prevented by the use of arms in lawful self-defense. If a business restricts the possession of firearms or other arms, such business shall post, together with the sign required under section 571.107, notice stating that persons authorized to carry firearms or other arms under chapter 571 are under the custodial responsibility of the business.

3. If a person authorized to carry firearms or other arms under chapter 571 is injured, suffers bodily injury or death, incurs economic loss or expense, or suffers property damage as a result of a business breaching the duty to defend such person, the person shall have a cause of action against the business prohibiting the possession of firearms or other arms under chapter 571.

4. The standard of proof for tort actions under this section shall require a plaintiff to show by a preponderance of the evidence that:

- (1) The plaintiff was authorized to carry firearms or other arms under chapter 571;
- (2) The plaintiff was lawfully prohibited from carrying firearms or other arms by reason of a sign voluntarily posted by a business under section 571.107;
- (3) The business was not required to prohibit firearms or other arms under state or federal law or by a rule or policy enacted by a political subdivision or the state contracting with such business entity; and
- (4) The business's prohibition of carrying firearms or other arms was the proximate cause of the damages, loss, or injury suffered by the plaintiff.

5. If a plaintiff is successful in a lawsuit under this section, the plaintiff shall be entitled to reasonable attorney's fees, expert witness costs, and court costs.

6. The statute of limitations for an action under this section shall be two years from the date on which the damages, loss, or injury occurred.

7. Any business electing to allow invitees, employees, or other guests to lawfully possess firearms or other lawful weapons on its premises as authorized under section 571.107, or other provisions of chapter 571, shall not be held liable for any bodily injury or death, economic loss or expense, property damage, emotional distress, or other injury any person suffers while such person is on the premises of the business unless the business, or an owner or agent thereof, acted purposely, with consent or knowledge by the business, in committing or assisting in committing the act that caused such injury."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Schwadron offered **House Amendment No. 1 to House Amendment No. 14.**

*House Amendment No. 1
to
House Amendment No. 14*

AMEND House Amendment No. 14 to House Bill No. 1637, Page 1, Lines 4-30, and Page 2, Lines 1-10, by deleting said lines and inserting in lieu thereof the following:

""571.069. Any business electing to allow invitees, employees, or other guests to lawfully possess"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schwadron, **House Amendment No. 1 to House Amendment No. 14** was adopted.

Representative Schnelting offered **House Amendment No. 2 to House Amendment No. 14**.

*House Amendment No. 2
to
House Amendment No. 14*

AMEND House Amendment No. 14 to House Bill No. 1637, Page 1, Line 1, by inserting after the word "Page 1," the following:

"Section A, Line 2, by inserting after all of said section and line the following:

"304.022. 1. Upon the immediate approach of an emergency vehicle giving audible signal by siren or while having at least one lighted lamp exhibiting red light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle or a flashing blue light authorized by section 307.175, the driver of every other vehicle shall yield the right-of-way and shall immediately drive to a position parallel to, and as far as possible to the right of, the traveled portion of the highway and thereupon stop and remain in such position until such emergency vehicle has passed, except when otherwise directed by a police or traffic officer.

2. Upon approaching a stationary vehicle displaying lighted red or red and blue lights, or a stationary vehicle displaying lighted amber or amber and white lights, the driver of every motor vehicle shall:

(1) Proceed with caution and yield the right-of-way, if possible with due regard to safety and traffic conditions, by making a lane change into a lane not adjacent to that of the stationary vehicle, if on a roadway having at least four lanes with not less than two lanes proceeding in the same direction as the approaching vehicle; or

(2) Proceed with due caution and reduce the speed of the vehicle, maintaining a safe speed for road conditions, if changing lanes would be unsafe or impossible.

3. The motorman of every streetcar shall immediately stop such car clear of any intersection and keep it in such position until the emergency vehicle has passed, except as otherwise directed by a police or traffic officer.

4. An "emergency vehicle" is a vehicle of any of the following types:

(1) A vehicle operated by the state highway patrol, the state water patrol, the Missouri capitol police, a conservation agent, or a state, **county, or municipal** park ranger, those vehicles operated by enforcement personnel of the state highways and transportation commission, police or fire department, sheriff, constable or deputy sheriff, federal law enforcement officer authorized to carry firearms and to make arrests for violations of the laws of the United States, traffic officer, coroner, medical examiner, or forensic investigator of the county medical examiner's office, or by a privately owned emergency vehicle company;

(2) A vehicle operated as an ambulance or operated commercially for the purpose of transporting emergency medical supplies or organs;

(3) Any vehicle qualifying as an emergency vehicle pursuant to section 307.175;

(4) Any wrecker, or tow truck or a vehicle owned and operated by a public utility or public service corporation while performing emergency service;

(5) Any vehicle transporting equipment designed to extricate human beings from the wreckage of a motor vehicle;

(6) Any vehicle designated to perform emergency functions for a civil defense or emergency management agency established pursuant to the provisions of chapter 44;

(7) Any vehicle operated by an authorized employee of the department of corrections who, as part of the employee's official duties, is responding to a riot, disturbance, hostage incident, escape or other critical situation where there is the threat of serious physical injury or death, responding to mutual aid call from another criminal justice agency, or in accompanying an ambulance which is transporting an offender to a medical facility;

(8) Any vehicle designated to perform hazardous substance emergency functions established pursuant to the provisions of sections 260.500 to 260.550;

(9) Any vehicle owned by the state highways and transportation commission and operated by an authorized employee of the department of transportation that is marked as a department of transportation emergency response or motorist assistance vehicle; or

(10) Any vehicle owned and operated by the civil support team of the Missouri National Guard while in response to or during operations involving chemical, biological, or radioactive materials or in support of official requests from the state of Missouri involving unknown substances, hazardous materials, or as may be requested by the appropriate state agency acting on behalf of the governor.

5. (1) The driver of any vehicle referred to in subsection 4 of this section shall not sound the siren thereon or have the front red lights or blue lights on except when such vehicle is responding to an emergency call or when in pursuit of an actual or suspected law violator, or when responding to, but not upon returning from, a fire.

(2) The driver of an emergency vehicle may:

(a) Park or stand irrespective of the provisions of sections 304.014 to 304.025;

(b) Proceed past a red or stop signal or stop sign, but only after slowing down as may be necessary for safe operation;

(c) Exceed the prima facie speed limit so long as the driver does not endanger life or property;

(d) Disregard regulations governing direction of movement or turning in specified directions.

(3) The exemptions granted to an emergency vehicle pursuant to subdivision (2) of this subsection shall apply only when the driver of any such vehicle while in motion sounds audible signal by bell, siren, or exhaust whistle as may be reasonably necessary, and when the vehicle is equipped with at least one lighted lamp displaying a red light or blue light visible under normal atmospheric conditions from a distance of five hundred feet to the front of such vehicle.

6. No person shall purchase an emergency light as described in this section without furnishing the seller of such light an affidavit stating that the light will be used exclusively for emergency vehicle purposes.

7. Violation of this section shall be deemed a class A misdemeanor."; and

Further amend said bill and page,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Schnelting, **House Amendment No. 2 to House Amendment No. 14** was adopted.

On motion of Representative Schroer, **House Amendment No. 14, as amended**, was adopted.

Representative Veit offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Bill No. 1637, Page 1, Section 570.212, Line 11, by inserting after said section and line the following:

"575.205. 1. A person commits the offense of tampering with electronic monitoring equipment if he or she intentionally removes, alters, tampers with, damages, ~~or~~ destroys, **fails to charge, or otherwise disables** electronic monitoring equipment which a court, the division of probation and parole or the parole board has required such person to wear.

2. This section does not apply to the owner of the equipment or an agent of the owner who is performing ordinary maintenance or repairs on the equipment.

3. The offense of tampering with electronic monitoring equipment is a class D felony.

4. The offense of tampering with electronic monitoring equipment if a person fails to charge or otherwise disables electronic monitoring equipment is a class E felony, unless the offense for which the person was placed on electronic monitoring was a misdemeanor, in which case it is a class A misdemeanor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Veit, **House Amendment No. 15** was adopted.

On motion of Representative Schwadron, **HB 1637, as amended**, was ordered perfected and printed.

HB 2455, relating to the Missouri veterans commission, was taken up by Representative Griffith.

On motion of Representative Griffith, the title of **HB 2455** was agreed to.

On motion of Representative Griffith, **HB 2455** was ordered perfected and printed.

HCS HB 1656, relating to requirements of certain public employees, was taken up by Representative Hicks.

Representative Hicks moved that the title of **HCS HB 1656** be agreed to.

Representative Roberts offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1656, Page 1, In the Title, Line 3, by deleting the words "requirements of"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Roberts, **House Amendment No. 1** was adopted.

Representative Roberts offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1656, Page 5, Section 320.210, Line 19, by inserting after all of said section and line the following:

"575.095. 1. A person commits the offense of tampering with a judicial officer if, with the purpose to harass, intimidate or influence a judicial officer in the performance of such officer's official duties, such person:

(1) Threatens or causes harm to such judicial officer or members of such judicial officer's family;
(2) Uses force, threats, or deception against or toward such judicial officer or members of such judicial officer's family;

(3) Offers, conveys or agrees to convey any benefit direct or indirect upon such judicial officer or such judicial officer's family;

(4) Engages in conduct reasonably calculated to harass or alarm such judicial officer or such judicial officer's family, including stalking pursuant to section 565.225 or 565.227[-];

(5) Disseminates through any means, including by posting on the internet, the personal information of the judicial officer or the judicial officer's family.

2. A judicial officer for purposes of this section shall be a judge **or commissioner of the state or federal court**, arbitrator, special master, juvenile officer, deputy juvenile officer, state prosecuting or circuit attorney, state assistant prosecuting or circuit attorney, ~~juvenile court commissioner,~~ state probation or parole officer, or referee.

3. A judicial officer's family for purposes of this section shall be:

- (1) Such officer's spouse; or
- (2) Such officer or such officer's spouse's ancestor or descendant by blood or adoption; or
- (3) Such officer's stepchild, while the marriage creating that relationship exists.

4. Personal information for purposes of this section shall include the home address, home telephone number, mobile telephone number, personal email address, Social Security number, federal tax identification number, checking and saving account numbers, credit card numbers, marital status, and identity of a child under eighteen years of age.

[4] **5. The offense of tampering with a judicial officer is a class D felony. However, if a violation of this section results in death or bodily injury to the judicial officer or a member of the judicial officer's family, the offense is a class B felony.**

578.710. 1. For purposes of this section, the following terms mean:

(1) "Elected official", any elected member of state government or any political subdivision thereof;

(2) "Law enforcement officer", any commissioned peace officer with the power to arrest for a violation of the criminal code who is employed by any unit of the state or any county, charter county, city, charter city, municipality, district, college, university, or any other political subdivision or is employed by the board of police commissioners as defined in chapter 84;

(3) "Personal information", the same meaning as defined in section 407.1500.

2. A person commits the offense of unlawful disclosing of personally identifiable information if he or she knowingly releases, publicizes, or otherwise publicly discloses the name, home address, Social Security number, telephone number, or other personal information of a law enforcement officer or elected official with the intent to harass, intimidate, or cause death or bodily injury to the law enforcement officer or elected official.

3. The offense of unlawful disclosing of personally identifiable information is a class A misdemeanor. However, if a violation of this section is done with the intent to influence a law enforcement officer or elected official in the performance of such officer's or official's official duties, the offense is a class D felony."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Christofanelli offered **House Amendment No. 1 to House Amendment No. 2.**

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1656, Page 1, Line 1, by inserting after the number "1656," the following:

"Page 2, Section 84.344, Line 40, by inserting at the end of said line the following:

"The provisions of this subsection shall not apply to employees appointed by the mayor or city council."; and

Further amend said bill, Page 4, Section 285.040, Line 6, by inserting after the word "county" the phrase "**except for an employee appointed by the mayor or city council**"; and

Further amend said bill and page, Section 285.043, Line 1, by inserting after the word "state" the phrase "**except for an employee appointed by a mayor or city council**"; and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Christofanelli, **House Amendment No. 1 to House Amendment No. 2** was adopted.

Representative Taylor (139) offered **House Amendment No. 2 to House Amendment No. 2**.

House Amendment No. 2
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1656, Page 2, Line 6, by deleting all of said lines and inserting in lieu thereof the following:

"home address, Social Security number, or other personal information of a law "; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Taylor (139), **House Amendment No. 2 to House Amendment No. 2** was adopted.

On motion of Representative Roberts, **House Amendment No. 2, as amended**, was adopted.

Representative Mackey offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1656, Page 4, Section 285.043, Line 4, by inserting after said section and line the following:

"285.575. 1. This section shall be known and may be cited as the "Whistleblower's Protection Act".

2. As used in this section, the following terms shall mean:

(1) "Because" or "because of", as it relates to the adverse decision or action, the person's status as a protected person was the motivating factor;

(2) "Employer", an entity that has six or more employees for each working day in each of twenty or more calendar weeks in the current or preceding calendar year. "Employer" shall not include the state of Missouri or its agencies, instrumentalities, or political subdivisions, including but not limited to any public institution of higher education, a corporation wholly owned by the state of Missouri, an individual employed by an employer, or corporations and associations owned or operated by religious or sectarian organizations; **except that, "employer" shall include all public employers;**

(3) "Proper authorities", a governmental or law enforcement agency, an officer of an employee's employer, the employee's supervisor employed by the employer, or the employee's human resources representative employed by the employer;

(4) "Protected person", an employee of an employer who has reported to the proper authorities an unlawful act of his or her employer; an employee of an employer who reports to his or her employer serious misconduct of the employer that violates a clear mandate of public policy as articulated in a constitutional provision, statute, or regulation promulgated under statute; or an employee of an employer who has refused to carry out a directive issued by his or her employer that if completed would be a violation of the law[~~—An employee of an employer is not a protected person if:~~

~~—(a) The employee is a supervisory, managerial, or executive employee or an officer of his or her employer and the unlawful act or serious misconduct reported concerns matters upon which the employee is employed to report or provide professional opinion; or~~

~~—(b) The proper authority or person to whom the employee makes his or her report is the person whom the employee claims to have committed the unlawful act or violation of a clear mandate of public policy];~~

(5) "The motivating factor", the employee's protected classification actually played a role in the adverse decision or action and had a determinative influence on the adverse decision or action.

3. This section is intended to codify the existing common law exceptions to the at-will employment doctrine and to limit their future expansion by the courts. This section, in addition to chapter 213 and chapter 287, shall provide the exclusive remedy for any and all claims of unlawful employment practices.

4. It shall be an unlawful employment practice for an employer to discharge an individual defined as a protected person in this section because of that person's status as a protected person.

5. A protected person aggrieved by a violation of this section shall have a private right of action for actual damages for violations of this section but not for punitive damages. However, if a private right of action for damages exists under another statutory or regulatory scheme, whether under state or federal law, no private right of action shall exist under this ~~[statute]~~ **section**.

6. Any party to any action initiated under this section may demand a trial by jury.

7. A protected person aggrieved by a violation of this section shall have a private right of action that may be filed in a court of competent jurisdiction. The only remedies available in such an action shall be:

(1) Back pay;

(2) Reimbursement of medical bills directly related to a violation of this section; and

(3) Additionally, if a protected person proves, by clear and convincing evidence, that the conduct of the employer was outrageous because of the employer's evil motive or reckless indifference to the rights of others, then, such person may receive double the amount awarded under subdivisions (1) and (2) of this subsection, as liquidated damages. In applying this subdivision, the provisions of section 510.263 shall be applied as though liquidated damages were punitive damages and as though the amounts referenced in subdivisions (1) and (2) of this subsection were compensatory damages.

8. The court, in addition to the damages set forth in subsection 7 of this section, may award the prevailing party court costs and reasonable attorney fees; except that a prevailing respondent may be awarded reasonable attorney fees only upon a showing that the case was without foundation."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Mackey, **House Amendment No. 3** was adopted.

On motion of Representative Hicks, **HCS HB 1656, as amended**, was adopted.

On motion of Representative Hicks, **HCS HB 1656, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1677 - Fiscal Review

HCS HB 1734 - Fiscal Review

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 2389**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (3): Adams, Smith (45) and Windham

Absent (2): Baringer and Coleman (32)

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1613**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Boggs, Brown (16), Davidson, Hurlbert, Ingle, Merideth, Pollitt (52), Riley, Rogers, Schwadron, Trent and Weber

Noes (0)

Absent (4): Hardwick, Schnelting, Schroer and Sharp (36)

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HJR 134**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Bailey, Cupps, Deaton, Eggleston, Evans, Falkner, Kelly (141), Lovasco, Proudie and Taylor (139)

Noes (3): Ellebracht, Ingle and Rogers

Absent (0)

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2810**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Cupps, Deaton, Eggleston, Falkner, Kelly (141), Lovasco and Taylor (139)

Noes (4): Ellebracht, Ingle, Proudie and Rogers

Absent (1): Evans

Committee on Utilities, Chairman Kidd reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 2052**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Atchison, Black (137), Bromley, Brown (70), Ingle, Kidd, Lewis (6), McCreery and Simmons

Noes (0)

Absent (1): Fitzwater

Committee on Fiscal Review, Vice Chair Richey reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1750**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Baringer, Chipman, Eggleston, Fogle and Richey

Noes (0)

Absent (2): Fitzwater and Walsh (50)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2694**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (3): Chipman, Eggleston and Richey

Noes (2): Baringer and Fogle

Absent (2): Fitzwater and Walsh (50)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 57**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCR 71**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 116**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 123**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 131**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 132**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1472**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh and Patterson

Noes (0)

Absent (5): Bosley, Dogan, Fitzwater, McDaniel and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1595**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (2): Ingle and Mackey

Absent (5): Bosley, Dogan, Fitzwater, McDaniel and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1601**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1614**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1629**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1705**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh and Patterson

Noes (1): Smith (45)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1736**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1954**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS#2 HB 1992**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2118**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (3): Ingle, Mackey and Smith (45)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2142**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2174**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2218**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was returned **HB 2325**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2363**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2391**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2453**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 2574, 1929 & 1456**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2576**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2603**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2607**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2616**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2697**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Dogan, Fitzwater and McDaniel

The following members' presence was noted: Christofanelli, Hicks, and Pietzman.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, March 24, 2022.

COMMITTEE HEARINGS

ECONOMIC DEVELOPMENT

Thursday, March 24, 2022, 9:30 AM, House Hearing Room 5.

Executive session will be held: HB 1661

FISCAL REVIEW

Thursday, March 24, 2022, 9:45 AM, House Hearing Room 5.

Executive session will be held: HB 2202, HCS HB 2382

Executive session may be held on any matter referred to the committee.

Room change.

CORRECTED

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).

Introduction and discussion about vacancies and casework overload with Darrell Missey, the new children's division director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

LOCAL GOVERNMENT

Thursday, March 24, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2761, HB 2795, HB 2798, HB 2838, HB 2729

Executive session will be held: HB 2147, HB 2526

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, March 24, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HJR 133, HCS HB 2136, HB 2365, HCS HB 2452, HB 2439

Executive session may be held on any matter referred to the committee.

Room change.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 24, 2022, 9:30 AM, House Hearing Room 4.

Executive session will be held: HCR 58, HB 1490, HB 1579, HB 1717, HCS HB 1722, HB 1863, HB 1881, HCS HB 1908, HCS HB 1998, HCS HB 2206, HB 2129, HB 2219, HCS HB 2447, HCS HB 2600, HB 2625, HCS HB 2652

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, March 24, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1586

SPECIAL COMMITTEE ON PUBLIC POLICY

Thursday, March 24, 2022, 8:50 AM, House Hearing Room 6.

Public hearing will be held: HB 1608

Executive session will be held: HJR 80

HOUSE CALENDAR

FORTIETH DAY, THURSDAY, MARCH 24, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 107 - Dinkins

HJR 125 - Christofanelli

HJR 116 - Schnelting

HCS HJR 123 - Kidd

HCS HJR 131 - Shaul

HJR 132 - Kidd

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HCS HB 2564 - Riggs

HCS HB 2583 - Riggs

HB 2611 - Richey

HB 2623 - Veit

HCS HB 1472 - Pike

HB 1547 - Veit

HCS HB 1550 - Veit

HB 1585 - Murphy

HCS HB 1595 - Hudson

HB 1601 - Chipman

HCS HB 1614 - Lovasco

HB 1629 - Morse

HB 1680 - Sharp (36)

HB 1705 - Roberts

HB 1736 - Roberts

HCS HB 1740 - Dogan

HB 1804 - Veit

HB 1954 - Henderson
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HB 2088 - Grier
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HCS HBs 2574, 1929 & 1456 - Mayhew
HB 2576 - Bromley
HB 2603 - Patterson
HB 2607 - Rone
HCS HB 2616 - Coleman (32)
HB 2697 - Shaul

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse

HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)
HCS HB 2000 - Schwadron
HCS HB 2376 - Kelly (141)
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2169 - Trent
HCS HB 2246 - Copeland
HB 2372 - Chipman
HB 2387 - Gregory (51)
HB 2515 - Perkins
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HB 2050 - Schroer
HB 2593 - Lovasco
HB 1455 - Billington
HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1597 - Busick
HB 1684 - Black (137)
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HB 1860 - Eggleston

HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HB 2085 - Cook
HCS HB 2127 - Francis
HB 2156 - Perkins
HCS HB 2208 - Christofanelli
HB 2493 - Black (7)
HCS HB 2499 - Eggleston
HCS HB 2587 - Riley
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HCS HB 1682 - Brown (16)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HCS HB 2289 - Andrews
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2485 - Knight

HOUSE BILLS FOR PERFECTION - CONSENT

(03/21/2022)

HCS HB 2627 - Sharp (36)

(03/22/2022)

HCS HB 1662 - Fishel
HCS HB 2462 - Burger

(03/24/2022)

HB 2400 - Houx
HB 2416 - Porter

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HB 2694, E.C. - Hudson
HCS HB 1750, E.C. - Basye
HB 1856 - Baker
HB 1962 - Copeland
HB 2163 - Houx
HB 2202, (Fiscal Review 3/22/22) - Fitzwater
HCS HB 2382, (Fiscal Review 3/22/22) - Hardwick
HCS HB 2005 - Haffner
HB 2193 - Toalson Reisch
HCS HB 1734, (Fiscal Review 3/23/22) - O'Donnell
HCS HB 1677, (Fiscal Review 3/23/22) - Wright
HCS HBs 2502 & 2556 - Houx

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2355 - Andrews

HOUSE BILLS FOR THIRD READING - CONSENT

HCS HB 1606 - McGaugh
HCS HB 1984 - Hovis

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3279 - Grier
HCS HR 3737 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FORTIETH DAY, THURSDAY, MARCH 24, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Happy is the man that finds wisdom and the man that gets understanding. (Proverbs 3:13)

Almighty God, our Creator, who has made us for Thyself so that our hearts are restless until they find rest in You, lead us into the green pastures of Your presence and beside the still waters of Your patience, that our strength may be renewed, our spirit restored, and power for daily tasks be given us.

Grant to us wisdom for the facing of this hour and courage for the living of these days. Make us equal to the challenge of this time and more than a match for the modern mood which would motivate our movements in the people's house.

Keep our faith steady, our hope stable, and our goodwill strong, that we may be the instruments of Your will in leading our beautiful Missouri to a higher plane of unity with liberty and justice for all.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Tanner Van Dyne, Sydney Van Dyne, Haleigh Van Dyne, Hunter Van Dyne, Levi LaVo, Kennedy LaVo, Rose Helen Hurlbert, Joshua James Hurlbert, Rebekah Marie Hurlbert, Knava Speakman, and Mariah Johnson.

The Journal of the thirty-ninth day was approved as printed.

HOUSE RESOLUTIONS

Representative Cook offered House Resolution No. 4089.

Representative Thompson offered House Resolution No. 4108.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2202**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2382**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1749, HCS HB 1903, HCS HB 2093, HB 2356, HB 2010, HCS HB 2306, HCS HB 1619, as amended, with HA 2, pending, HCS HB 1695, HB 1715, HCS HB 1876, HCS HB 1559, HB 1687, HB 2308, HB 1627, HB 1628, HB 1652, HB 1672, HB 1475, HB 1624, HB 1451, and HB 1594 were placed back on the House Bills for Perfection Calendar.

THIRD READING OF HOUSE BILLS

HB 2694, relating to personal property appreciation, was taken up by Representative Hudson.

On motion of Representative Hudson, **HB 2694** was read the third time and passed by the following vote:

AYES: 146

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGirl	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins

Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Weber	West	Windham	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 011

Bailey	Bangert	Bland Manlove	Derges	Hicks
Pouche	Roberts	Rone	Rowland	Walsh Moore 93
Wiemann				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 116

Andrews	Atchison	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burton	Busick	Butz	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mackey	Mayhew
McDaniel	McGaugh	McGill	Morse	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 67
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wright	Young
Mr. Speaker				

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NOES: 025

Adams	Anderson	Appelbaum	Aune	Burnett
Clemens	Davis	Doll	Fogle	Gray
Gunby	Lewis 25	McCreery	Merideth	Mosley
Phifer	Price IV	Quade	Smith 45	Stevens 46
Terry	Turnbaugh	Unsicker	Weber	Windham

PRESENT: 005

Aldridge	Bosley	Collins	Ingle	Proudie
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ABSENT WITH LEAVE: 011

Bailey	Bangert	Bland Manlove	Derges	Hicks
Johnson	Pouche	Rone	Rowland	Walsh Moore 93
Wiemann				

VACANCIES: 006

HCS HB 1750, relating to elementary and secondary education, was placed on the Informal Calendar.

HB 1856, relating to the extended learning opportunities act, was taken up by Representative Baker.

On motion of Representative Baker, **HB 1856** was read the third time and passed by the following vote:

AYES: 147

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139

Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Weber	West	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Bailey	Bangert	Derges	Hicks	Mackey
Pouche	Rone	Rowland	Walsh Moore 93	Wiemann

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1962, relating to log truck weight limitations, was taken up by Representative Copeland.

On motion of Representative Copeland, **HB 1962** was read the third time and passed by the following vote:

AYES: 148

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Weber	West	Windham
Wright	Young	Mr. Speaker		

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NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Bangert	Derges	Pouche	Rone
Rowland	Thompson	Walsh Moore 93	Wiemann	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2163, relating to the right of sepulcher, was placed on the Informal Calendar.

HB 2202, relating to computer science courses, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, **HB 2202** was read the third time and passed by the following vote:

AYES: 148

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Weber	West	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Bangert	Derges	Hicks	Pouche
Rone	Rowland	Walsh Moore 93	Wiemann	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 2382, relating to lodging establishments, was taken up by Representative Hardwick.

On motion of Representative Hardwick, **HCS HB 2382** was read the third time and passed by the following vote:

AYES: 147

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Baker	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Aune	Bailey	Bangert	Derges	Hicks
Pouche	Rone	Rowland	Windham	Wright

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 2005, relating to eminent domain for certain utilities, was placed on the Informal Calendar.

HB 2193, relating to reemployment rights of Missouri Task Force One members, was taken up by Representative Toalson Reisch.

On motion of Representative Toalson Reisch, **HB 2193** was read the third time and passed by the following vote:

AYES: 150

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 007

Bailey	Bangert	Derges	Pouche	Rone
Rowland	Smith 155			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - CONSENT

HCS HB 1606, relating to county financial statements, was taken up by Representative McGaugh.

On motion of Representative McGaugh, **HCS HB 1606** was read the third time and passed by the following vote:

AYES: 148

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Phiifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Bangert	Derges	Ellebracht	Person
Pouche	Rone	Rowland	Veit	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1984, relating to the Missouri department of transportation and highway patrol employees' retirement system, was taken up by Representative Hovis.

On motion of Representative Hovis, **HCS HB 1984** was read the third time and passed by the following vote:

AYES: 148

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Evans
Falkner	Fishel	Fitzwater	Fogle	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Windham	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Bangert	Derges	Ellebracht	Francis
Pouche	Rone	Rowland	Wright	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HOUSE RESOLUTIONS

HR 3268, relating to employees of the Missouri House of Representatives, was taken up by Representative Chipman.

On motion of Representative Chipman, **HR 3268** was adopted by the following vote:

AYES: 147

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Windham
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 010

Aldridge	Bailey	Bangert	Derges	Ellebracht
Phifer	Pouche	Rone	Rowland	Wright

VACANCIES: 006

THIRD READING OF HOUSE BILLS

HCS HB 1734, relating to utilities, was placed on the Informal Calendar.

HCS HB 1677, relating to pharmacy benefits managers, was placed on the Informal Calendar.

HCS HBs 2502 & 2556, relating to sports wagering, was taken up by Representative Houx.

On motion of Representative Houx, **HCS HBs 2502 & 2556** was read the third time and passed by the following vote:

AYES: 115

Adams	Aldridge	Anderson	Andrews	Appelbaum
Aune	Baringer	Barnes	Basye	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Collins	Cook	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Falkner	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Hardwick	Henderson	Hicks	Houx	Hovis
Hurlbert	Ingle	Johnson	Kalberloh	Knight
Lewis 25	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	Merideth	Mosley	Murphy
Nurrenbern	O'Donnell	Patterson	Perkins	Person
Pike	Plocher	Pollitt 52	Porter	Price IV
Proudie	Quade	Railsback	Reedy	Riley
Roberts	Roden	Rogers	Sander	Sassmann
Sauls	Schroer	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thompson	Trent
Turnbaugh	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Windham	Young	Mr. Speaker

NOES: 033

Atchison	Baker	Billington	Black 137	Boggs
Busick	Coleman 97	Copeland	Cupps	Evans
Fishel	Haden	Haffner	Haley	Hudson
Kelley 127	Kelly 141	Kidd	Lewis 6	Morse
Owen	Phifer	Pietzman	Pollock 123	Richey
Riggs	Schnelting	Seitz	Stacy	Thomas
Toalson Reisch	Unsicker	Walsh 50		

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Bangert	Derges	Ellebracht	McGill
Pouche	Rone	Rowland	Wright	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - INFORMAL

HB 2355, relating to time-critical diagnosis, was taken up by Representative Andrews.

On motion of Representative Andrews, **HB 2355** was read the third time and passed by the following vote:

AYES: 146

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 011

Bailey	Bangert	Bosley	Derges	Ellebracht
Hovis	McGirl	Pouche	Rone	Rowland
Wright				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2163, relating to the right of sepulcher, was taken up by Representative Houx.

On motion of Representative Houx, **HB 2163** was read the third time and passed by the following vote:

AYES: 145

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	Merideth	Morse
Mosley	Murphy	Nurrenbern	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 012

Aldridge	Bailey	Bangert	Bosley	Derges
Ellebracht	Hovis	McGill	O'Donnell	Pouche
Rone	Rowland			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2127, relating to offenses involving teller machines, was taken up by Representative Francis.

On motion of Representative Francis, the title of **HCS HB 2127** was agreed to.

Representative O'Donnell assumed the Chair.

On motion of Representative Francis, **HCS HB 2127** was adopted.

On motion of Representative Francis, **HCS HB 2127** was ordered perfected and printed.

HB 2387, relating to soybean assessments, was taken up by Representative Gregory (51).

On motion of Representative Gregory (51), the title of **HB 2387** was agreed to.

On motion of Representative Gregory (51), **HB 2387** was ordered perfected and printed.

HCS HB 2000, relating to Holocaust education, was taken up by Representative Schwadron.

Representative Schwadron offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2000, Page 2, Section 161.700, Lines 28 and 30, by deleting each occurrence of the word "**may**" and inserting in lieu thereof the word "**shall**"; and

Further amend said bill, page, and section, Line 35, by deleting all of said line and inserting in lieu thereof the following:

"awareness commission, the United States Holocaust Memorial Museum, or the St. Louis Kaplan Feldman Holocaust Museum."; and

Further amend said bill, page, and section, Line 40, by inserting after all of said line the following:

"(4) Each school district shall adopt the curriculum provided by the department of elementary and secondary education under subdivision (3) of this subsection or a substantially similar curriculum beginning in the 2023-24 school year. Each school district shall determine the minimum amount of instruction time that qualifies as a unit of instruction satisfying the requirements of this subsection."; and

Further amend said bill, page, and section by renumbering all subdivisions accordingly; and

Further amend said bill, page, and section, Line 41, by deleting the word "**may**" and inserting in lieu thereof the word "**shall**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Davidson offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 2000, Page 1, Lines 1-3, by deleting said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill No. 2000, Page 2, Section 161.700, Line 28, by deleting the words "**week may**" and inserting in lieu thereof the phrase "**shall be taught during a week as determined by each school district and shall**"; and

Further amend said bill, page, and section, Line 30, by deleting the word "**may**" and inserting in lieu thereof the word "**shall**"; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davidson, **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Schwadron, **House Amendment No. 1, as amended**, was adopted.

On motion of Representative Schwadron, **HCS HB 2000, as amended**, was adopted.

On motion of Representative Schwadron, **HCS HB 2000, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 83 - Special Committee on Criminal Justice
HJR 127 - Emerging Issues
HJR 138 - Special Committee on Public Policy
HJR 141 - Elections and Elected Officials

REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were referred to the Committee indicated:

HB 3015 - Budget
HB 3020 - Budget

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1637 - Fiscal Review
HCS HB 2032 - Fiscal Review
HB 1549 - Judiciary
HB 1551 - Judiciary

HB 1640 - Public Safety
HB 1644 - Health and Mental Health Policy
HB 1676 - Public Safety
HB 1678 - Elections and Elected Officials
HB 1742 - Emerging Issues
HB 1763 - Elections and Elected Officials
HB 1803 - Local Government
HB 1852 - Utilities
HB 1957 - Emerging Issues
HB 2081 - Elections and Elected Officials
HB 2119 - Special Committee on Criminal Justice
HB 2301 - Elections and Elected Officials
HB 2380 - Judiciary
HB 2418 - Economic Development
HB 2429 - Health and Mental Health Policy
HB 2432 - Public Safety
HB 2443 - Judiciary
HB 2454 - Emerging Issues
HB 2496 - Transportation
HB 2624 - Judiciary
HB 2660 - Judiciary
HB 2664 - Transportation
HB 2709 - Utilities
HB 2720 - Agriculture Policy
HB 2728 - Judiciary
HB 2731 - Higher Education
HB 2743 - Insurance
HB 2765 - Special Committee on Broadband and Infrastructure
HB 2771 - Special Committee on Litigation Reform
HB 2780 - Special Committee on Criminal Justice
HB 2797 - Public Safety
HB 2799 - Pensions
HB 2844 - Elementary and Secondary Education
HB 2845 - Financial Institutions
HB 2849 - Crime Prevention
HB 2852 - Conservation and Natural Resources
HB 2861 - General Laws
HB 2862 - Conservation and Natural Resources
HB 2917 - Downsizing State Government

REFERRAL OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was referred to the Committee indicated:

SS#2 SJR 38 - Public Safety

REFERRAL OF SENATE BILLS

The following Senate Bills were referred to the Committee indicated:

SS SB 678 - Public Safety
SB 743 - Special Committee on Government Oversight
SB 820 - Downsizing State Government

COMMITTEE REPORTS

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1661**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (5): Boggs, Cupps, Grier, Riggs and Smith (155)

Noes (3): Barnes, Gunby and Johnson

Absent (3): Baker, Deaton and Trent

Committee on Insurance, Chairman Wiemann reporting:

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 2199**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Atchison, Butz, Davidson, Johnson, Pollock (123), Porter, Sauls, Simmons, Tate, West and Wiemann

Noes (0)

Absent (2): Ellebracht and Murphy

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1670**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Black (137), Davis, Ellebracht, Evans, Reedy, Riley and Schroer

Noes (4): Anderson, Mackey, Sauls and Veit

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1709**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley, Sauls and Schroer

Noes (2): Mackey and Veit

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1931**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anderson, Black (137), Davis, Ellebracht, Evans, Mackey, Reedy, Riley, Sauls, Schroer and Veit

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2589**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anderson, Black (137), Davis, Ellebracht, Evans, Mackey, Reedy, Riley, Sauls, Schroer and Veit

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2615**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Black (137), Davis, Ellebracht, Evans, Reedy, Riley and Schroer

Noes (2): Mackey and Veit

Absent (1): Sauls

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2147**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Railsback, Reedy and West

Noes (0)

Absent (3): Murphy, Perkins and Walsh Moore (93)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2526**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Railsback, Reedy and West

Noes (0)

Absent (3): Murphy, Perkins and Walsh Moore (93)

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HJR 80**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Baker, Chipman, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Bailey

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1545**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (1): Bangert

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2487**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (1): Bangert

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2785**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (1): Bangert

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1766**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bland Manlove, Coleman (32), Eggleston, Mayhew, McGirl, Phifer, Riggs and Weber

Noes (0)

Absent (2): Lovasco and Roden

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 133**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Gregory (51), Gregory (96), Hudson, McGaugh and Patterson

Noes (5): Bosley, Dogan, Ingle, Mackey and Smith (45)

Absent (2): Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2136**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2365**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2439**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Fitzwater and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2452**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Fitzwater and McDaniel

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCR 58**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Richey and Rogers

Noes (0)

Absent (3): Bailey, Basye and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1490**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Richey and Rogers

Noes (1): Aune

Absent (3): Bailey, Basye and Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1579**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Rogers

Noes (2): Chipman and Richey

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1717**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1722**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1863**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1881**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1908**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Richey and Rogers

Noes (0)

Present (1): Proudie

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1998**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2129**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (2): Chipman and Christofanelli

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2206**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2219**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2447**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2600**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2625**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2652**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Richey

Noes (2): Aune and Rogers

Absent (1): Bailey

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS#2 HCS HB 2117** entitled:

An act to repeal sections 128.345, 128.346, and 128.348, RSMo, and to enact in lieu thereof twelve new sections relating to the composition of congressional districts, with an emergency clause.

With Senate Amendment No. 2 to Senate Amendment No. 1 and Senate Amendment No. 1, as amended.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

*Senate Amendment No. 2
to
Senate Amendment No. 1*

AMEND Senate Amendment No. 1 to Senate Substitute No. 2 for House Committee Substitute for House Bill No. 2117, Page 1, Section, Line 1, by inserting after "2117," the following:

"pages 2-27, Section 128.461, Line, by striking all of said section from the bill; and

Further amend said bill, Section 128.462, Pages 27-83, by striking all of said section from the bill; and

Further amend said bill, Section 128.463, Pages 83-117, by striking all of said section from the bill; and

Further amend said bill, Section 128.464, Pages 117-130, by striking all of said section from the bill; and

Further amend said bill, Section 128.465, Pages 130-157, by striking all of said section from the bill; and

Further amend said bill, Section 128.466, Pages 157-163, by striking all of said section from the bill; and

Further amend said bill, Section 128.467, Pages 163-169, by striking all of said section from the bill; and

Further amend said bill, Section 128.468, Pages 169-179, by striking all of said section from the bill and inserting in lieu thereof the following:

"128.461. The first congressional district shall be composed of the following:

County: St. Louis City MO

County: St. Louis MO

VTD: AP001

VTD: AP002

VTD: AP003

VTD: AP004

VTD: AP005

VTD: AP006

VTD: AP007

VTD: AP008

VTD: AP009

VTD: AP010

VTD: AP011

VTD: AP012

VTD: AP013

VTD: AP014

VTD: AP015

VTD: AP016

VTD: AP017

VTD: AP018

VTD: AP019

VTD: AP020

VTD: AP021

VTD: AP022

VTD: AP023

VTD: AP024

VTD: AP025

VTD: AP026

VTD: AP027

VTD: AP028

VTD: AP029

VTD: AP030

VTD: AP031

VTD: AP032

VTD: AP033

VTD: AP034

VTD: AP035

VTD: AP036

VTD: AP037

VTD: AP038

VTD: AP039

VTD: AP040

VTD: AP041
VTD: AP042
VTD: AP043
VTD: AP044
VTD: AP045
VTD: AP046
VTD: AP047
VTD: AP048
VTD: AP049
VTD: AP050
VTD: AP051
VTD: AP200
VTD: AP201
VTD: AP202
VTD: AP203
VTD: AP206
VTD: AP207
VTD: AP208
VTD: AP211
VTD: AP214
VTD: AP215
VTD: AP216
VTD: AP217
VTD: AP218
VTD: AP225
VTD: AP230
VTD: AP232
VTD: AP233
VTD: AP237
VTD: CC002
VTD: CC003
VTD: CC004
Block: 291892151022007
Block: 291892151022008
Block: 291892151022009
Block: 291892151022010
Block: 291892151022011
Block: 291892151022012
Block: 291892151022013
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VTD: CC007
VTD: CC008
VTD: CC009
Block: 291892151021030
VTD: CC012
VTD: CC013
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VTD: CC023
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VTD: CC030

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VTD: CLA022
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Block: 291892189022014
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Block: 291892189022016
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VTD: CLA028
VTD: CLA029
VTD: CLA035

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Block: 291892174004019

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VTD: CLA050

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VTD: CLA052

VTD: CLA200

VTD: CLA206

VTD: FER001

VTD: FER002

VTD: FER003

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VTD: FLO200

VTD: FLO201

VTD: FLO205

VTD: FLO207

VTD: HAD001

VTD: HAD004

VTD: HAD005

VTD: HAD008

VTD: HAD009

VTD: HAD010

VTD: HAD011

VTD: HAD012

VTD: HAD014

VTD: HAD015

VTD: HAD016

VTD: HAD017

VTD: HAD018

VTD: HAD021

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Block: 291892167002009

Block: 291892167002010

Block: 291892167002011

Block: 291892167002012

Block: 291892167002013

VTD: HAD026

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Block: 291892167001002

Block: 291892167001003

Block: 291892167001004

Block: 291892167001005

VTD: HAD034

VTD: HAD035

VTD: JEF007
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VTD: JEF014
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Block: 291892191003003
Block: 291892191003004
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Block: 291892191004001
Block: 291892191004002
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Block: 291892191004004
Block: 291892191004005
Block: 291892191004006
Block: 291892191004007
VTD: JEF016
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VTD: JEF018
Block: 291892191003014
Block: 291892191003015
Block: 291892191003016
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Block: 291892191004012
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Block: 291892192002010
Block: 291892192002011

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Block: 291892192002022
Block: 291892192002023
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Block: 291892195011002
Block: 291892195011003
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VTD: JEF027
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VTD: LC209
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VTD: MHT010
VTD: MHT011
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Block: 291892151454010
Block: 291892151454011
Block: 291892151462005
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VTD: MHT014
VTD: MHT015
Block: 291892151441016
VTD: MHT017
VTD: MHT018
VTD: MHT021
VTD: MHT025
VTD: MHT028
VTD: MHT033
VTD: MHT034
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Block: 291892151413009
Block: 291892151413016
VTD: MHT040
Block: 291892151413000
Block: 291892151413006
Block: 291892151413007
Block: 291892151413008
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VTD: MHT048
VTD: MHT052
Block: 291892151454005
VTD: MHT058
Block: 291892151453013
Block: 291892151454007
VTD: MHT200
VTD: MHT206
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VTD: NW013
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Block: 291892151431056
Block: 291892151431057
Block: 291892151431063
VTD: NW014
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VTD: NW017

VTD: NW018
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VTD: UNV045
VTD: UNV201
VTD: UNV202
VTD: UNV205
VTD: UNV206
VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: Franklin MO

VTD: CATAWISSA
VTD: DRY BRANCH
VTD: DUEMLER
VTD: GILDEHAUS

Block: 290718001031025
Block: 290718001031026
Block: 290718001031039
Block: 290718001031045
Block: 290718001041044
Block: 290718001041045
Block: 290718001041046
Block: 290718001041047
Block: 290718001041049
Block: 290718001041050
Block: 290718001041056
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Block: 290718001041058
Block: 290718001041059
Block: 290718001041060
Block: 290718001041061
Block: 290718001041062
Block: 290718001041064
Block: 290718001041066
Block: 290718001041067
Block: 290718001041068
Block: 290718001041069
Block: 290718002023019
Block: 290718002023020
Block: 290718002023021
Block: 290718002023022
Block: 290718002023027
Block: 290718002023030
Block: 290718002023031
Block: 290718002023032
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Block: 290718002023034
Block: 290718002023035
Block: 290718002023036
Block: 290718002023037
Block: 290718002023038
Block: 290718002023039
Block: 290718006032000

Block: 290718006032001

Block: 290718006032002

Block: 290718006032003

Block: 290718006032004

Block: 290718006032006

Block: 290718006032007

Block: 290718006032008

VTD: GRAY SUMMIT

VTD: JEFFRIESBURG

Block: 290718004031014

Block: 290718004031015

Block: 290718004031016

Block: 290718004031017

Block: 290718004031035

Block: 290718004031036

Block: 290718004031037

Block: 290718004031038

Block: 290718004031039

Block: 290718004031040

Block: 290718004031041

Block: 290718004031046

Block: 290718004031054

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Block: 290718004033038

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Block: 290718005012000

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Block: 290718005012003

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Block: 290718005012005

Block: 290718005012006

Block: 290718005012007

Block: 290718005012008

Block: 290718005012026

Block: 290718005012027

Block: 290718005012028

Block: 290718005012029

Block: 290718005012030

Block: 290718005012031

Block: 290718006051004
Block: 290718006051005
Block: 290718006051006
Block: 290718006051007
Block: 290718006051008
Block: 290718006051009
Block: 290718006051010
VTD: KRAKOW
Block: 290718002021019
Block: 290718002021020
Block: 290718002021021
Block: 290718002021022
Block: 290718002021023
Block: 290718002021024
Block: 290718002021025
Block: 290718002021026
Block: 290718002021027
Block: 290718002021028
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Block: 290718004031009
Block: 290718004031010
Block: 290718004031011
Block: 290718004031012
Block: 290718004031013
Block: 290718004031018
Block: 290718004031019
Block: 290718004031020
Block: 290718004031021
Block: 290718004031022
Block: 290718004031023
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Block: 290718004031069
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Block: 290718004032010
Block: 290718004032017
Block: 290718004032018
Block: 290718004032019
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Block: 290718006031001
Block: 290718006031002

Block: 290718006031003
Block: 290718006031004
Block: 290718006031005
Block: 290718006031010
VTD: LABADIE
VTD: LUEBBERING
VTD: MIRAMIGUOA VILLAGE
VTD: PACIFIC OUT OF TOWN
VTD: PACIFIC WARD 1
VTD: PACIFIC WARD 2
VTD: PACIFIC WARD 3
VTD: PARKWAY VILLAGE
VTD: PRAIRIE DELL
VTD: ROBERTSVILLE
VTD: ST ALBANS
VTD: ST CLAIR OUT OF TOWN
VTD: ST CLAIR WARD 1
VTD: ST CLAIR WARD 2
VTD: STANTON
Block: 290718005013002
Block: 290718005013003
Block: 290718005013004
Block: 290718005013005
Block: 290718005013006
Block: 290718005013007
Block: 290718005013009
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Block: 290718005013023
Block: 290718010001008
Block: 290718010001044
Block: 290718011011015
Block: 290718011011044
Block: 290718011011045
VTD: SULLIVAN OUT OF TOWN
Block: 290718010001000
Block: 290718010001001
Block: 290718010001002
Block: 290718010001004
Block: 290718010001033
Block: 290718010001034
Block: 290718010001035
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Block: 290718010002043
Block: 290718011011012
Block: 290718011011019
Block: 290718011011028
Block: 290718011011043
Block: 290718011011068
VTD: UNION OUT OF TOWN
VTD: UNION WARD 1
VTD: UNION WARD 2
VTD: UNION WARD 3
VTD: UNION WARD 4
VTD: VILLA RIDGE
County: Iron MO
VTD: Bellevue
VTD: Ghermanville
VTD: Ironton
Block: 290939502001018
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Block: 290939502001043
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Block: 290939503001007
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Block: 290939503001009
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Block: 290939503001012
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Block: 290939503001016
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Block: 290939503002016

Block: 290939503002017

Block: 290939503002018

Block: 290939503002019

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Block: 290939503002021

Block: 290939503002022

Block: 290939503002023

Block: 290939503002024

Block: 290939503002025

Block: 290939503003033

VTD: Pilot Knob

VTD: Viburnum

County: St. Charles MO

VTD: All Saints

Block: 291833117353000

Block: 291833117353001

Block: 291833117391006

Block: 291833117391007

Block: 291833117391009

VTD: Amber Meadows

Block: 291833117371001

Block: 291833117371002

Block: 291833117371003

Block: 291833117371004

Block: 291833117371005

Block: 291833117371006

Block: 291833117371007

Block: 291833117371008

Block: 291833117371009

Block: 291833117371010

Block: 291833117372006

Block: 291833117372010

Block: 291833117372011

Block: 291833117372012

Block: 291833117372013

VTD: Augusta

Block: 291833122041027

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Block: 291839800001038
Block: 291839800001039
Block: 291839800001041
VTD: Bayfield
VTD: Callaway
Block: 291833122041000
Block: 291833122041001
Block: 291833122041002
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Block: 291833122041006
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Block: 291833122043003

Block: 291833122043004

Block: 291833122043005

Block: 291833122044000

Block: 291833122044002

Block: 291833122044003

Block: 291833122044004

Block: 291833122044005

Block: 291833122044006

Block: 291833122044007

Block: 291833122044008

Block: 291833122062033

Block: 291833122062040

Block: 291833122062041

Block: 291833122062042

VTD: Canvas Cove

VTD: Carriage Hills

VTD: Coachman

Block: 291833111242000

Block: 291833111242001

Block: 291833111242002

Block: 291833111242003

Block: 291833111242004

Block: 291833111242005

Block: 291833111242006

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Block: 291833111242011

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Block: 291833111242014

Block: 291833111242015

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Block: 291833111243003

Block: 291833111243004

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Block: 291833111243016

Block: 291833111243019

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Block: 291833111243029
Block: 291833111243030
Block: 291833111243031
Block: 291833111243043
VTD: DuVall
VTD: Feise
VTD: Fieldcrest
VTD: Freymuth
VTD: Hawk Ridge
VTD: Hopewell
VTD: Keystone
VTD: Monticello
Block: 291833111512000
Block: 291833111512008
Block: 291833111512009
Block: 291833111512010
Block: 291833111512012
Block: 291833111512014
Block: 291833111512015
Block: 291833111512017
Block: 291833111512018
Block: 291833111513005
Block: 291833111513006
Block: 291833111514000
Block: 291833111514037
VTD: New Melle
VTD: Phoenix
VTD: Pioneer
VTD: Regatta Bay
Block: 291833119092024
Block: 291833119092028
Block: 291833119092029
Block: 291833119092030
Block: 291833119092031
VTD: Starbuck
Block: 291833117353002
Block: 291833117353003
Block: 291833117353004
Block: 291833117353005
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Block: 291833117353007
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Block: 291833117392005

Block: 291833117393000

Block: 291833117393001

Block: 291833117393002

Block: 291833117393014

Block: 291833117401011

VTD: Summerset

Block: 291833111514001

Block: 291833111514002

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Block: 291833111523002
Block: 291833111523003
Block: 291833111523004
Block: 291833111523005
VTD: Twin Chimneys
VTD: Twin Oaks
VTD: Weldon Spring
Block: 291833111031009
Block: 291833111031010
Block: 291833111031011
Block: 291833111031012
Block: 291833111031013
Block: 291833111031014
Block: 291833111031015
Block: 291833111031016
Block: 291833111031017
Block: 291833111031018
Block: 291833111031019
Block: 291833111031020
Block: 291833111031021
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Block: 291833111511008
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Block: 291833122043000
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VTD: Westfield

VTD: Wheatfield

Block: 291833117392006

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Block: 291833117401028

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Block: 291833117401033

County: St. Francois MO

County: St. Louis MO

VTD: BON001

VTD: BON002

VTD: BON003

VTD: BON004

VTD: BON005

VTD: BON006

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VTD: BON008
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VTD: BON026
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VTD: CC055
VTD: CC059
VTD: CC060
VTD: CC214
VTD: CHE001
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VTD: CHE004
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VTD: CHE006
VTD: CHE007
VTD: CHE008
VTD: CHE009
VTD: CHE010
VTD: CHE011
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VTD: CLA025

VTD: CLA026

VTD: CLA030

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VTD: CLA034

VTD: CLA035

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VTD: CLA036

VTD: CLA037

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VTD: CLA042

VTD: CLA045

VTD: CLA049

VTD: CLA201

VTD: CLA202

VTD: CLA203

VTD: CLA205

VTD: CON001

VTD: CON002

VTD: CON003

VTD: CON004

VTD: CON005

VTD: CON006

VTD: CON007

VTD: CON008

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VTD: GRA038

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VTD: GRA042

VTD: GRA043

VTD: GRA044

VTD: GRA045

VTD: GRA046

VTD: GRA047

VTD: GRA048

VTD: GRA201

VTD: GRA202

VTD: GRA206

VTD: GRA209

VTD: GRA210

VTD: HAD002

VTD: HAD003

VTD: HAD006

VTD: HAD007

VTD: HAD013

VTD: HAD019

VTD: HAD020

VTD: HAD021

Block: 291892167004000

Block: 291892167004001

VTD: HAD022

VTD: HAD023

VTD: HAD024

VTD: HAD025

VTD: HAD026

Block: 291892167004002

VTD: HAD027

VTD: HAD028

VTD: HAD029

VTD: HAD030

VTD: HAD031

VTD: HAD032

VTD: HAD033

VTD: HAD200

VTD: JEF001

VTD: JEF002

VTD: JEF003

VTD: JEF004

VTD: JEF005

VTD: JEF006

VTD: JEF008

VTD: JEF009

VTD: JEF010

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VTD: JEF014
Block: 291892170004019
Block: 291892170004020
Block: 291892196021002
Block: 291892196021003
Block: 291892196021004
Block: 291892196021005
Block: 291892196021007
VTD: JEF015
VTD: JEF018
Block: 291892191004013
Block: 291892191004014
Block: 291892191004015
Block: 291892191004016
Block: 291892195021000
Block: 291892196023005
Block: 291892196023006
Block: 291892196023008
Block: 291892196023009
VTD: JEF019
VTD: JEF021
VTD: JEF023
VTD: JEF028

VTD: JEF029

VTD: JEF030

Block: 291892195021001

Block: 291892195021002

Block: 291892195021003

Block: 291892195021004

Block: 291892195021005

Block: 291892195021006

Block: 291892195021007

Block: 291892195021008

Block: 291892195021009

Block: 291892195021010

Block: 291892195021011

Block: 291892195021012

Block: 291892195021013

Block: 291892195021014

Block: 291892195021015

Block: 291892195021016

Block: 291892195022000

Block: 291892195022002

Block: 291892195022003

VTD: JEF031

VTD: JEF032

VTD: JEF034

VTD: JEF037

VTD: JEF200

VTD: JEF202

VTD: LAF001

VTD: LAF002

VTD: LAF003

VTD: LAF004

VTD: LAF005

VTD: LAF006

VTD: LAF007

VTD: LAF008

VTD: LAF009

VTD: LAF010

VTD: LAF011

VTD: LAF012

VTD: LAF013

VTD: LAF014

VTD: LAF015

VTD: LAF016

VTD: LAF017

VTD: LAF018

VTD: LAF019

VTD: LAF020

VTD: LAF022

VTD: LAF023

VTD: LAF024

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VTD: LAF030

VTD: LAF031
VTD: LAF032
VTD: LAF033
VTD: LAF034
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VTD: LAF038
VTD: LAF039
VTD: LAF040
VTD: LAF041
VTD: LAF042
VTD: LAF043
VTD: LAF044
VTD: LAF045
VTD: LAF046
VTD: LAF200
VTD: LAF205
VTD: LAF207
VTD: LEM001
VTD: LEM002
VTD: LEM003
VTD: LEM004
VTD: LEM005
VTD: LEM006
VTD: LEM007
VTD: LEM008
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VTD: LEM026
VTD: LEM027
VTD: LEM028
VTD: LEM029
VTD: LEM030
VTD: LEM031
VTD: LEM032
VTD: LEM033
VTD: LEM200
VTD: LEM201

VTD: LEM202
VTD: LEM204
VTD: LEM205
VTD: LEM208
VTD: MER001
VTD: MER002
VTD: MER003
VTD: MER004
VTD: MER005
VTD: MER006
VTD: MER007
VTD: MER008
VTD: MER009
VTD: MER010
VTD: MER011
VTD: MER012
VTD: MER013
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VTD: MER027
VTD: MER028
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VTD: MER030
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VTD: MER032
VTD: MER033
VTD: MER034
VTD: MER035
VTD: MER036
VTD: MER037
VTD: MER038
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VTD: MER040
VTD: MER041
VTD: MER042
VTD: MER043
VTD: MER044
VTD: MER045
VTD: MER046
VTD: MER047
VTD: MER048
VTD: MER200
VTD: MER202
VTD: MER204
VTD: MER207

VTD: MER209
VTD: MER210
VTD: MER213
VTD: MER214
VTD: MER215
VTD: MER219
VTD: MHT001
VTD: MHT002
VTD: MHT003
VTD: MHT004
VTD: MHT005
VTD: MHT006
VTD: MHT007
VTD: MHT009
VTD: MHT011
Block: 291892151454012
VTD: MHT012
VTD: MHT015
Block: 291892151441005
Block: 291892151441008
Block: 291892151441009
Block: 291892151441010
Block: 291892151441015
Block: 291892151442000
Block: 291892151442001
Block: 291892151442002
Block: 291892151442003
VTD: MHT016
VTD: MHT019
VTD: MHT020
VTD: MHT022
VTD: MHT023
VTD: MHT024
VTD: MHT026
VTD: MHT027
VTD: MHT029
VTD: MHT030
VTD: MHT031
VTD: MHT032
VTD: MHT034
Block: 291892151411039
Block: 291892151411040
Block: 291892151411041
Block: 291892151411042
Block: 291892151411045
Block: 291892151411046
Block: 291892151412003
Block: 291892151412004
Block: 291892151412005
Block: 291892151412006
Block: 291892151412007
Block: 291892151412008
Block: 291892151413002
Block: 291892151413010

Block: 291892151413011

VTD: MHT035

VTD: MHT036

VTD: MHT037

VTD: MHT038

VTD: MHT039

VTD: MHT040

Block: 291892151412000

Block: 291892151412002

VTD: MHT041

VTD: MHT042

VTD: MHT044

VTD: MHT045

VTD: MHT047

VTD: MHT049

VTD: MHT050

VTD: MHT051

VTD: MHT052

Block: 291892151453008

Block: 291892151453014

Block: 291892151453015

VTD: MHT053

VTD: MHT054

VTD: MHT055

VTD: MHT056

VTD: MHT057

VTD: MHT058

Block: 291892151453010

VTD: MHT059

VTD: MHT203

VTD: MHT207

VTD: MHT208

VTD: MHT211

VTD: MHT212

VTD: MHT213

VTD: MHT214

VTD: MHT216

VTD: MHT219

VTD: MHT220

VTD: MHT222

VTD: MHT223

VTD: MR001

VTD: MR002

VTD: MR003

VTD: MR004

VTD: MR005

VTD: MR006

VTD: MR007

VTD: MR008

VTD: MR009

VTD: MR010

VTD: MR011

VTD: MR012

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VTD: MR027
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VTD: MR033
VTD: MR034
VTD: MR035
VTD: MR036
VTD: MR037
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VTD: MR050
VTD: MR051
VTD: MR052
VTD: MR053
VTD: MR054
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VTD: MR056
VTD: MR057
VTD: MR058
VTD: MR059
VTD: MR200
VTD: MR202
VTD: MR203
VTD: MR204
VTD: MR205
VTD: MR209
VTD: MR210
VTD: MR212
VTD: MR213
VTD: NW013

Block: 291892151431006
Block: 291892151431008
Block: 291892151431009
Block: 291892151431010
Block: 291892151431011
Block: 291892151431012
Block: 291892151431013
Block: 291892151431014
Block: 291892151431015
Block: 291892151431016
Block: 291892151431024
Block: 291892151431025
Block: 291892151431026
Block: 291892151431027
Block: 291892151431031
Block: 291892151431033
Block: 291892151431064

VTD: NW038
VTD: OAK001
VTD: OAK002
VTD: OAK003
VTD: OAK004
VTD: OAK005
VTD: OAK006
VTD: OAK007
VTD: OAK008
VTD: OAK009
VTD: OAK010
VTD: OAK011
VTD: OAK012
VTD: OAK013
VTD: OAK014
VTD: OAK015
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VTD: OAK022
VTD: OAK023
VTD: OAK024
VTD: OAK025
VTD: OAK026
VTD: OAK027
VTD: OAK028
VTD: OAK029
VTD: QUE001
VTD: QUE002
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VTD: QUE005
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VTD: QUE010
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VTD: QUE048
VTD: QUE049
VTD: QUE200
VTD: QUE201
VTD: QUE202
VTD: QUE203
VTD: QUE204
VTD: QUE205
VTD: QUE207
VTD: QUE208
VTD: QUE209
VTD: QUE210
VTD: QUE211
VTD: QUE213
VTD: TSF001
VTD: TSF002

VTD: TSF003

VTD: TSF004

VTD: TSF005

VTD: TSF006

VTD: TSF007

VTD: TSF008

VTD: TSF009

VTD: TSF010

VTD: TSF011

VTD: TSF012

VTD: TSF013

VTD: TSF014

VTD: TSF015

VTD: TSF016

VTD: TSF017

VTD: TSF018

VTD: TSF019

VTD: TSF020

VTD: TSF021

VTD: TSF022

VTD: TSF023

VTD: TSF024

VTD: TSF025

VTD: TSF026

VTD: TSF027

VTD: TSF201

VTD: WH001

VTD: WH002

VTD: WH003

VTD: WH004

VTD: WH005

VTD: WH006

VTD: WH007

VTD: WH008

VTD: WH009

VTD: WH010

VTD: WH011

VTD: WH012

VTD: WH013

VTD: WH014

VTD: WH015

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VTD: WH042
VTD: WH043
VTD: WH044
VTD: WH045
VTD: WH046
VTD: WH047
VTD: WH200
VTD: WH201
VTD: WH202
VTD: WH203
VTD: WH208

County: Washington MO

128.463. The third congressional district shall be composed of the following:

County: Boone MO

VTD: 09
VTD: 10
VTD: 11
VTD: 12
VTD: 15
Block: 290190019032003
VTD: 16
VTD: 17
Block: 290190019033056
VTD: 18
Block: 290190018033008
Block: 290190018033009
Block: 290190018033010
Block: 290190018033011
Block: 290190018033012
Block: 290190018033013
Block: 290190018033014
Block: 290190018033015
Block: 290190018033016
Block: 290190018033017
Block: 290190018033018
Block: 290190018033019
Block: 290190018033020
Block: 290190018033021
Block: 290190018033022
Block: 290190018033023
Block: 290190018033024
Block: 290190018033025
Block: 290190018033026

Block: 290190018033027

Block: 290190018033028

Block: 290190018033029

Block: 290190018033030

Block: 290190018033031

Block: 290190018033032

Block: 290190018033033

Block: 290190018033034

Block: 290190018033035

Block: 290190018033036

Block: 290190018033037

Block: 290190018033038

Block: 290190018033039

Block: 290190018033040

Block: 290190018033041

Block: 290190018033044

Block: 290190018033045

Block: 290190018033046

Block: 290190018033047

Block: 290190018033048

Block: 290190018033049

Block: 290190018062008

Block: 290190018062009

Block: 290190018062010

Block: 290190018062011

Block: 290190018062013

Block: 290190018062014

Block: 290190018062046

Block: 290190018062047

VTD: 21

Block: 290190018061001

Block: 290190018061002

Block: 290190018061003

Block: 290190018061004

Block: 290190018061007

Block: 290190018061008

Block: 290190018061009

Block: 290190018061010

Block: 290190018061011

Block: 290190018061012

Block: 290190018061016

Block: 290190018061017

Block: 290190018071011

Block: 290190018071012

Block: 290190018071013

Block: 290190018071014

Block: 290190018071015

Block: 290190018071016

Block: 290190018071022

Block: 290190018071023

Block: 290190018071024

Block: 290190018071025

Block: 290190018071026

Block: 290190018071027

Block: 290190018071028

Block: 290190018072017

Block: 290190018072018

Block: 290190018072022

Block: 290190018072023

VTD: 24

Block: 290190016021000

Block: 290190016021001

Block: 290190016021002

Block: 290190016021003

Block: 290190016021004

Block: 290190016021005

Block: 290190016021006

Block: 290190016021007

Block: 290190016021008

Block: 290190016021009

Block: 290190016021010

Block: 290190016021011

Block: 290190016021012

Block: 290190016021013

Block: 290190016021014

Block: 290190016021015

Block: 290190016021016

Block: 290190016021017

Block: 290190016021044

Block: 290190016023000

Block: 290190016023001

Block: 290190016023002

Block: 290190016031000

Block: 290190016031003

Block: 290190016031004

Block: 290190016031008

Block: 290190016031009

Block: 290190016031010

Block: 290190016031011

Block: 290190016031021

Block: 290190016031022

Block: 290190016033000

Block: 290190016033001

Block: 290190016033002

Block: 290190016033014

Block: 290190016033016

Block: 290190016033018

Block: 290190016033020

Block: 290190019033031

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Block: 290190019033043

Block: 290190019033044

Block: 290190019033045

Block: 290190019033046

Block: 290190019033047

Block: 290190019033052

VTD: 25

VTD: 26

VTD: 27

VTD: 28

VTD: 29

VTD: 30

VTD: 31

VTD: 32

VTD: 33

VTD: 34

VTD: 35

VTD: 36

VTD: 37

VTD: 38

Block: 290190018032038

Block: 290190018032039

Block: 290190018033000

Block: 290190018033001

Block: 290190018033002

Block: 290190018033003

Block: 290190018033004

Block: 290190018033005

Block: 290190018033006

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Block: 290190018033050

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Block: 290190018062007

Block: 290190018062012

Block: 290190018062015

Block: 290190018062016

Block: 290190018062017

Block: 290190018062018

Block: 290190018062019

Block: 290190018062020

Block: 290190018062021

Block: 290190018062022

Block: 290190018062023

Block: 290190018062024

Block: 290190018062025

Block: 290190018062026

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Block: 290190018062033

Block: 290190018062035

Block: 290190018062036

Block: 290190018062037

Block: 290190018062038

Block: 290190018062054

VTD: 39

VTD: 3E

Block: 290190010031000

Block: 290190010031017

Block: 290190010031019

Block: 290190010031020

Block: 290190010031021

Block: 290190010031022

Block: 290190010031024

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Block: 290190010031026

Block: 290190010031027

Block: 290190010031029

Block: 290190010031030

Block: 290190010031031

Block: 290190010031032

Block: 290190010031035

Block: 290190010031045

Block: 290190010031050

Block: 290190010031051

Block: 290190010032026

Block: 290190010032032

Block: 290190010032033

Block: 290190010032035

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Block: 290190010032038

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Block: 290190016022003

Block: 290190016023005

Block: 290190016023006

Block: 290190016023025

Block: 290190016023026

Block: 290190016023029

VTD: 3M

Block: 290190010032021

Block: 290190010032022

Block: 290190010032027

Block: 290190010032028

Block: 290190016023023

Block: 290190016023027

Block: 290190016023028

VTD: 41

Block: 290190010031046

VTD: 42

VTD: 43

VTD: 44

VTD: 4A

VTD: 4B

VTD: 4C

VTD: 4D

VTD: 4E

Block: 290190006004005

Block: 290190006004006

Block: 290190006004007

Block: 290190006004008

Block: 290190006004009

Block: 290190006004010

Block: 290190006004011

Block: 290190006004012

Block: 290190006004014

Block: 290190006004015

Block: 290190006004016

Block: 290190006004017

Block: 290190011083002

Block: 290190012023000

Block: 290190012023001

Block: 290190012023002

Block: 290190012023003

Block: 290190012023004

Block: 290190012023005

Block: 290190012023006

Block: 290190012023007

Block: 290190012023009

Block: 290190012023010

Block: 290190012023011

Block: 290190012023012

Block: 290190012023013

Block: 290190012023014

Block: 290190012023015

Block: 290190012023016

Block: 290190012023017

Block: 290190012023018

Block: 290190012023019

VTD: 4G

VTD: 4H

VTD: 4J

VTD: 4K

VTD: 4L

Block: 290190012013009

Block: 290190012013010

Block: 290190012013011

Block: 290190012014002

Block: 290190012014003

Block: 290190012014004

Block: 290190012014005

Block: 290190012014006

Block: 290190012014007

Block: 290190012014008

Block: 290190012014009

Block: 290190012014010

Block: 290190012014011

Block: 290190012014012

Block: 290190012014013
Block: 290190012014014
Block: 290190012014019
Block: 290190012014020
Block: 290190012014021
Block: 290190012014022
Block: 290190012014023
Block: 290190012014024
Block: 290190012014025
Block: 290190012014026
VTD: 4M
VTD: 5A
Block: 290190011081000
Block: 290190011083000
Block: 290190011083001
Block: 290190011083003
Block: 290190011083004
Block: 290190011083005
Block: 290190011083006
Block: 290190011083007
VTD: 5B
VTD: 5C
VTD: 5D
VTD: 5E
VTD: 5F
VTD: 5G
VTD: 5H
VTD: 5I
VTD: 5J
VTD: 5K
VTD: 5L
VTD: 5M
VTD: 5N
VTD: 5P
VTD: 6C
Block: 290190003003009
Block: 290190003003010
Block: 290190003003011
Block: 290190010011000
Block: 290190010011001
Block: 290190010011002
Block: 290190010011003
Block: 290190010011004
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Block: 290190010013000
Block: 290190010013002
Block: 290190010013003
Block: 290190010013004
Block: 290190010013005
Block: 290190010013006
Block: 290190010013011
Block: 290190010013012
Block: 290190010013013

Block: 290190010014000
Block: 290190010014001
Block: 290190010014003
Block: 290190010014008
Block: 290190010014009
Block: 290190010043003
Block: 290190010043005
Block: 290190022004004
Block: 290190022004005
VTD: 6D
VTD: 6E
VTD: 6F
VTD: 6G
VTD: 6H
VTD: 6I
VTD: 6J
VTD: 6K
VTD: 6L
VTD: 6M
County: Callaway MO
County: Camden MO
VTD: Horseshoe Bend
VTD: Osage Beach 1
VTD: Osage Beach 2
VTD: Osage Beach 3
VTD: Sunrise Beach 1
VTD: Sunrise Beach 2
VTD: Sunrise Beach 3
County: Cole MO
County: Cooper MO
County: Crawford MO
County: Franklin MO
VTD: BEAUFORT- LYON
VTD: BEAUFORT/ UNION
VTD: BERGER OUT OF TOWN
VTD: BERGER WARD 1
VTD: BERGER WARD 2
VTD: CHARMWOOD
VTD: CLOVER BOTTOM EAST
VTD: CLOVER BOTTOM WEST
VTD: DETMOLD
VTD: ELMONT
VTD: EXCELSIOR
VTD: GERALD OUT OF TOWN
VTD: GERALD WARD 1
VTD: GERALD WARD 2
VTD: GILDEHAUS
Block: 290718002023028
Block: 290718002023029
VTD: JAEGER'S SHOP
VTD: JAPAN
VTD: JEFFRIESBURG
Block: 290718005012038
VTD: KRAKOW
Block: 290718004031002
Block: 290718004032008

Block: 290718004032013
Block: 290718004032016
Block: 290718004032020
Block: 290718004033020
VTD: LESLIE OUT OF TOWN
VTD: LESLIE VILLAGE
VTD: LYON
VTD: NEW HAVEN WARD 1
VTD: NEW HAVEN WARD 2
VTD: OAK GROVE VILLAGE
VTD: PEA RIDGE
VTD: SOUTH POINT
VTD: SPRING BLUFF
VTD: STANTON
Block: 290718005013008
Block: 290718005013024
Block: 290718005013025
Block: 290718005013026
Block: 290718005013027
Block: 290718005013041
Block: 290718005013042
Block: 290718005013043
Block: 290718005013044
Block: 290718005013045
Block: 290718005013046
Block: 290718005013047
Block: 290718005013060
Block: 290718005013062
Block: 290718005013063
Block: 290718005013068
Block: 290718005013069
Block: 290718005013070
Block: 290718005013071
Block: 290718005013072
Block: 290718005013073
Block: 290718005013076
Block: 290718005013077
Block: 290718010001016
Block: 290718010001017
Block: 290718010001018
Block: 290718010001024
Block: 290718010001025
Block: 290718010001026
Block: 290718010001027
Block: 290718010001028
Block: 290718010001029
Block: 290718010001030
Block: 290718010001031
Block: 290718010001032
Block: 290718011011000
Block: 290718011011001
Block: 290718011011002
Block: 290718011011003
Block: 290718011011004

Block: 290718011011005

Block: 290718011011006

Block: 290718011011007

Block: 290718011011008

Block: 290718011023000

Block: 290718011023001

Block: 290718011023002

Block: 290718011023003

Block: 290718011023004

Block: 290718011023005

Block: 290718011023006

Block: 290718011023007

Block: 290718011023008

Block: 290718011023009

Block: 290718011023010

Block: 290718011023011

Block: 290718011023014

VTD: SULLIVAN OUT OF TOWN

Block: 290718005013048

Block: 290718005013058

Block: 290718005013059

Block: 290718011011009

Block: 290718011011010

Block: 290718011011011

Block: 290718011011041

Block: 290718011013001

Block: 290718011013002

Block: 290718011013003

Block: 290718011013005

Block: 290718011013006

Block: 290718011013007

Block: 290718011013008

Block: 290718011013009

Block: 290718011013010

Block: 290718011013011

Block: 290718011013012

Block: 290718011013013

Block: 290718011013014

Block: 290718011013049

Block: 290718011021027

Block: 290718011021028

Block: 290718011022000

Block: 290718011022001

Block: 290718011022005

Block: 290718011022006

Block: 290718011022008

Block: 290718011022009

Block: 290718011022011

Block: 290718011022012

Block: 290718011022013

Block: 290718011022038

Block: 290718011022039

Block: 290718011022040

Block: 290718011022054

Block: 290718011023012

Block: 290718011023013

Block: 290718011023015
Block: 290718011023016
Block: 290718011023017
Block: 290718011023018
Block: 290718011023020
Block: 290718011023021
Block: 290718011023022
Block: 290718011023023
Block: 290718011023028
Block: 290718011023029
Block: 290718011023030
Block: 290718011023031
VTD: SULLIVAN WARD 1
VTD: SULLIVAN WARD 2
VTD: SULLIVAN WARD 3
VTD: WASHINGTON WARD 1
VTD: WASHINGTON WARD 2
VTD: WASHINGTON WARD 3
VTD: WASHINGTON WARD 4
VTD: YEATES
VTD: ZIEGENMEYER
County: Gasconade MO
County: Maries MO
County: Miller MO
County: Moniteau MO
County: Montgomery MO
County: Osage MO
County: St. Charles MO
VTD: Adams
VTD: All Saints
Block: 291833117352018
Block: 291833117352019
Block: 291833117354000
Block: 291833117354001
Block: 291833117354002
Block: 291833117354003
Block: 291833117391000
Block: 291833117391001
Block: 291833117391002
Block: 291833117391003
Block: 291833117391004
Block: 291833117391005
Block: 291833117391011
Block: 291833117391012
Block: 291833117391015
VTD: Amber Meadows
Block: 291833117371000
Block: 291833117372007
Block: 291833117372008
Block: 291833117372009
Block: 291833117381019
Block: 291833117381020
Block: 291833117381021
VTD: Arlington

VTD: Aspen

VTD: Augusta

Block: 291833122041036

Block: 291833122041045

Block: 291833122041046

Block: 291833122041047

Block: 291833122041048

Block: 291833122041049

Block: 291833122041054

Block: 291833122041055

Block: 291833122041056

Block: 291833122041057

Block: 291833122041058

Block: 291833122041059

Block: 291833122041060

Block: 291833122041061

Block: 291833122042020

Block: 291833122042021

Block: 291833122042022

Block: 291833122042023

Block: 291833122042024

Block: 291833122042025

Block: 291833122042026

Block: 291833122042027

Block: 291833122042029

Block: 291833122042030

Block: 291833122042031

Block: 291833122042032

Block: 291833122042033

Block: 291833122042034

Block: 291833122042035

Block: 291833122042036

Block: 291833122042037

Block: 291833122042038

Block: 291833122042039

Block: 291833122042040

Block: 291833122042041

Block: 291833122042042

Block: 291833122042043

Block: 291833122042044

Block: 291833122042045

Block: 291833122042046

Block: 291833122042047

Block: 291833122042048

Block: 291833122042049

Block: 291833122042050

Block: 291833122042051

Block: 291833122042052

Block: 291833122042053

Block: 291833122042054

Block: 291833122042055

Block: 291833122042056

Block: 291833122042057

Block: 291833122042058

Block: 291833122042059

Block: 291833122042060

Block: 291833122042061
Block: 291833122042062
Block: 291833122042063
Block: 291833122042064
Block: 291833122042065
Block: 291833122042066
Block: 291833122042067
VTD: Briarhill
VTD: Bryan
VTD: Callaway
Block: 291833122041040
Block: 291833122041050
Block: 291833122041051
VTD: Canary
VTD: Cave Springs
VTD: Cedar
VTD: Cheshire
VTD: Civic
VTD: Claybrook
VTD: Coachman
Block: 291833111241000
Block: 291833111241001
Block: 291833111241002
Block: 291833111241003
Block: 291833111241004
Block: 291833111241020
Block: 291833111243032
Block: 291833111243033
VTD: Community
VTD: Cottleville
VTD: Country Hill
VTD: Coverdell
VTD: Covilli
VTD: Delmar
VTD: Discovery
VTD: Edgewood
VTD: Elks
VTD: Evergreen
VTD: Fairmount
VTD: Fairview
VTD: Fairways
VTD: Flint Hill
VTD: Foristell
VTD: Fox
VTD: Glengate
VTD: Government
VTD: Graybridge
VTD: Green Forest
VTD: Hanover
VTD: Harmony
VTD: Harvester
VTD: Heritage
VTD: Hi Point
VTD: Highgrove

VTD: Hillcrest
VTD: Josephville
VTD: Kampville
VTD: Katy Trail
VTD: Lakes
VTD: Laura Hill
VTD: Lincoln
VTD: Mamelle
VTD: Marina
VTD: McClay
VTD: McNair
VTD: Meadow Valley
VTD: Mid Rivers
VTD: Montbrook
VTD: Montclair
VTD: Monticello
Block: 291833111241005
Block: 291833111241006
Block: 291833111241007
Block: 291833111241008
Block: 291833111241009
Block: 291833111241010
Block: 291833111241011
Block: 291833111241012
Block: 291833111241013
Block: 291833111241014
Block: 291833111241015
Block: 291833111241016
Block: 291833111241017
Block: 291833111241018
Block: 291833111241019
Block: 291833111241021
Block: 291833111241022
Block: 291833111241023
Block: 291833111244003
Block: 291833111244004
Block: 291833111244007
Block: 291833111244008
Block: 291833111512001
Block: 291833111512002
Block: 291833111512003
Block: 291833111512013
Block: 291833111512016
Block: 291833111512019
Block: 291833111512020
Block: 291833111512021
Block: 291833111512022
Block: 291833111512023
Block: 291833111512025
Block: 291833111513000
Block: 291833111513001
Block: 291833111513002
Block: 291833111513003
Block: 291833111513004
Block: 291833111513007
Block: 291833111513008

Block: 291833111513009
Block: 291833111513010
Block: 291833111513011
Block: 291833111513012
Block: 291833111513013
Block: 291833111513014
Block: 291833111513015
Block: 291833111513016
Block: 291833111513017
Block: 291833111513018
Block: 291833111513019
Block: 291833111514017
Block: 291833111514018
Block: 291833111514019
Block: 291833111514020
Block: 291833111514021
Block: 291833111514030
Block: 291833111514031
Block: 291833111514032
Block: 291833111514033
Block: 291833111514034
Block: 291833111514035
Block: 291833111514036
Block: 291833111514040
VTD: Morningside
VTD: Mount Hope
VTD: Normandy
VTD: Oak Creek
VTD: Oaks
VTD: Orchard Farm
VTD: Parkwood
VTD: Patriot
VTD: Peine
VTD: Pitman
VTD: Rabbit Run
VTD: Regatta Bay
Block: 291833119031001
Block: 291833119031003
Block: 291833119031021
Block: 291833119031022
Block: 291833119042022
Block: 291833119091006
Block: 291833119091008
Block: 291833119091009
Block: 291833119091010
Block: 291833119091011
Block: 291833119091012
Block: 291833119091013
Block: 291833119091014
Block: 291833119091015
Block: 291833119091016
Block: 291833119091017
Block: 291833119091018
Block: 291833119091019

Block: 291833119091020
Block: 291833119091021
Block: 291833119091022
Block: 291833119091023
Block: 291833119091024
Block: 291833119092001
Block: 291833119092003
Block: 291833119092004
Block: 291833119092005
Block: 291833119092006
Block: 291833119092007
Block: 291833119092008
Block: 291833119092009
Block: 291833119092010
Block: 291833119092011
Block: 291833119092012
Block: 291833119092013
Block: 291833119092016
Block: 291833119092017
Block: 291833119092018
Block: 291833119092019
Block: 291833119092020
Block: 291833119092021
Block: 291833119092022
Block: 291833119092023
Block: 291833119092025
Block: 291833119092026
Block: 291833119092027
Block: 291833119092032
Block: 291833119092033
Block: 291833119092034
Block: 291833119092035
VTD: Ridgpoint
VTD: River Bend
VTD: Rivers
VTD: Salt Lick
VTD: Shadow Creek
VTD: Shirewood
VTD: Shoshone
VTD: Sibley
VTD: Spencer
VTD: St. Andrews
VTD: St. Cletus
VTD: St. Jude
VTD: St. Marys
VTD: St. Paul
VTD: Starbuck
Block: 291833117354007
Block: 291833117354008
Block: 291833117354009
Block: 291833117391014
VTD: Summerset
Block: 291833111514008
VTD: Sun Lake
VTD: Sunny Hill
VTD: Sycamore

VTD: Tanglewood
VTD: Timberwood
VTD: Treetop
VTD: Truman
VTD: Turtle Creek
VTD: Washington
VTD: Weldon Spring
Block: 291833111141014
Block: 291833111141015
Block: 291833111141016
Block: 291833111141017
Block: 291833111141018
Block: 291833111141019
Block: 291833111141020
Block: 291833111142057
Block: 291833111142058
Block: 291833111142059
Block: 291833111142067
Block: 291833111142068
Block: 291833111244005
Block: 291833111244006
Block: 291833111244009
Block: 291833111244010
Block: 291833111244011
Block: 291833111244012
Block: 291833111244013
Block: 291833111244014
Block: 291833111244015
Block: 291833111244016
Block: 291833111244017
Block: 291833111244018
Block: 291833111512024
VTD: Wheatfield
Block: 291833113223019
Block: 291833113223020
Block: 291833113223021
Block: 291833117391013
Block: 291833117391016
Block: 291833117401000
Block: 291833117401001
Block: 291833117401002
Block: 291833117401003
Block: 291833117401004
Block: 291833117401005
Block: 291833117401006
Block: 291833117401007
Block: 291833117401008
Block: 291833117401009
Block: 291833117401010
Block: 291833117401019
Block: 291833117401020
Block: 291833117401021
Block: 291833117401022
Block: 291833117401031

Block: 291833117401032

VTD: Whitmoor

VTD: Wilshire

VTD: Windcastle

VTD: Winds

VTD: Wolfrum

VTD: Woodcliff

VTD: Woodglen

VTD: Woodstream

County: Warren MO

128.464. The fourth congressional district shall be composed of the following:

County: Barton MO

County: Bates MO

County: Benton MO

County: Boone MO

VTD: 07

VTD: 08

VTD: 15

Block: 290190014012000

Block: 290190014012001

Block: 290190014012002

Block: 290190014012003

Block: 290190014012018

Block: 290190015033006

Block: 290190015033007

Block: 290190015033008

Block: 290190018031000

Block: 290190018031001

Block: 290190018031002

Block: 290190018031009

Block: 290190018031015

Block: 290190018031016

Block: 290190018031017

Block: 290190018031018

Block: 290190019011074

Block: 290190019011075

Block: 290190019011090

Block: 290190019013000

Block: 290190019013001

Block: 290190019013002

Block: 290190019013003

Block: 290190019013004

Block: 290190019013005

Block: 290190019013006

Block: 290190019013007

Block: 290190019013021

Block: 290190019013022

Block: 290190019013023

Block: 290190019013024

Block: 290190019013025

Block: 290190019013037

Block: 290190019013038

Block: 290190019013039

Block: 290190019013040

Block: 290190019013041

Block: 290190019013048

Block: 290190019013049
Block: 290190019013051
Block: 290190019013052
Block: 290190019013053
Block: 290190019013054
Block: 290190019013055
Block: 290190019013056
Block: 290190019013057
Block: 290190019013058
Block: 290190019013059
Block: 290190019013060
Block: 290190019013061
Block: 290190019013062
Block: 290190019013063
Block: 290190019013064
Block: 290190019032004
Block: 290190019032005
Block: 290190019032012
Block: 290190019032013
Block: 290190019032014
Block: 290190019032016
Block: 290190019032017
Block: 290190019032025
Block: 290190019032026
Block: 290190019032027
Block: 290190019032028
Block: 290190019032029
Block: 290190019032030
Block: 290190019032031
Block: 290190019032032
Block: 290190019032033
Block: 290190019032034
Block: 290190019032035
Block: 290190019032036
Block: 290190019032039
Block: 290190019032040
Block: 290190019032041
Block: 290190019032042
Block: 290190019032043
Block: 290190019032048
Block: 290190019032052
Block: 290190019032053
Block: 290190019043049
VTD: 17
Block: 290190015031004
Block: 290190015031013
Block: 290190015062000
Block: 290190015062001
Block: 290190015062002
Block: 290190015062003
Block: 290190015062004
Block: 290190015062006
Block: 290190015062007
Block: 290190015062012

Block: 290190015062014

Block: 290190015062018

Block: 290190015062019

Block: 290190015062021

Block: 290190015062023

Block: 290190015062031

Block: 290190016031001

Block: 290190016031005

Block: 290190016031006

Block: 290190016031007

Block: 290190016031012

Block: 290190016031017

Block: 290190019031003

Block: 290190019031004

Block: 290190019031005

Block: 290190019031006

Block: 290190019031007

Block: 290190019031008

Block: 290190019031009

Block: 290190019031010

Block: 290190019031011

Block: 290190019031012

Block: 290190019031013

Block: 290190019031014

Block: 290190019031015

Block: 290190019031016

Block: 290190019031017

Block: 290190019031018

Block: 290190019031019

Block: 290190019031020

Block: 290190019031021

Block: 290190019031022

Block: 290190019031023

Block: 290190019031024

Block: 290190019032037

Block: 290190019032038

Block: 290190019032044

Block: 290190019032045

Block: 290190019032046

Block: 290190019032047

Block: 290190019032049

Block: 290190019033053

Block: 290190019033054

Block: 290190019033055

Block: 290190019033057

Block: 290190019033059

Block: 290190019033060

VTD: 18

Block: 290190018032015

Block: 290190018032016

Block: 290190018032018

Block: 290190018032033

Block: 290190018032034

Block: 290190018032035

Block: 290190018032036

Block: 290190018032040

Block: 290190018032041
Block: 290190018032042
Block: 290190018032043
Block: 290190018032044
VTD: 19
VTD: 1A
VTD: 1B
VTD: 1C
VTD: 1D
VTD: 1E
VTD: 1F
VTD: 1G
VTD: 1I
VTD: 1J
VTD: 1K
VTD: 1L
VTD: 1M
VTD: 20
VTD: 21
Block: 290190013003003
Block: 290190013003004
Block: 290190013003006
Block: 290190013003008
Block: 290190013003009
Block: 290190013003023
Block: 290190018072000
Block: 290190018072012
Block: 290190018072014
VTD: 22
VTD: 23
VTD: 24
Block: 290190016031002
VTD: 2A
VTD: 2B
VTD: 2C
VTD: 2D
VTD: 2F
VTD: 2G
VTD: 2H
VTD: 2I
VTD: 2J
VTD: 2K
VTD: 2L
VTD: 38
Block: 290190018062000
VTD: 3A
VTD: 3B
VTD: 3C
VTD: 3D
VTD: 3E
Block: 290190010031001
Block: 290190010031004
Block: 290190010031005
Block: 290190010031007

Block: 290190010031013

Block: 290190010031047

VTD: 3F

VTD: 3G

VTD: 3H

VTD: 3I

VTD: 3J

VTD: 3L

VTD: 3M

Block: 290190010031002

Block: 290190010031003

Block: 290190010031010

Block: 290190010031011

Block: 290190010031012

Block: 290190010031015

Block: 290190010031048

Block: 290190010031049

Block: 290190010032000

Block: 290190010032010

Block: 290190010032011

Block: 290190010032012

Block: 290190010032013

Block: 290190010032014

Block: 290190010032015

Block: 290190010032025

VTD: 3N

VTD: 40

VTD: 41

Block: 290190010031006

Block: 290190010031008

Block: 290190010031009

Block: 290190010031014

Block: 290190010031016

Block: 290190010031018

Block: 290190010031023

Block: 290190010031036

Block: 290190010031037

Block: 290190010031038

Block: 290190010031039

Block: 290190010031040

Block: 290190010031041

Block: 290190010031042

Block: 290190010031043

Block: 290190010031044

Block: 290190010031052

Block: 290190015062025

Block: 290190015062052

Block: 290190015062056

Block: 290190015062059

Block: 290190015062061

Block: 290190016031013

Block: 290190016031018

Block: 290190016031023

Block: 290190016031027

Block: 290190016031028

Block: 290190016031030

Block: 290190016031038
Block: 290190016031039
Block: 290190016031040
Block: 290190016041000
Block: 290190016041001
Block: 290190016041002
Block: 290190016041003
Block: 290190016041004
Block: 290190016041006
Block: 290190016041007
Block: 290190016041008
Block: 290190016041009
Block: 290190016041016
Block: 290190016041019
Block: 290190016042000
Block: 290190016042018
VTD: 45
VTD: 4E
Block: 290190006001014
Block: 290190006002016
Block: 290190006002017
Block: 290190006002018
VTD: 4F
VTD: 4I
VTD: 4L
Block: 290190018072015
VTD: 5A
Block: 290190005001016
Block: 290190005001017
Block: 290190005001018
Block: 290190005001019
Block: 290190005001027
Block: 290190006001010
Block: 290190006001011
Block: 290190006001012
Block: 290190006001013
Block: 290190006001018
Block: 290190006001019
Block: 290190006001020
Block: 290190006001021
VTD: 6A
VTD: 6B
VTD: 6C
Block: 290190010013008
Block: 290190010013009
County: Camden MO
VTD: Barnumton
VTD: Camdenton 1
VTD: Camdenton 2
VTD: Camdenton 3
VTD: Climax Springs
VTD: Decaturville
VTD: Freedom
VTD: Greenview

VTD: Ha Ha Tonka
VTD: Hillhouse
VTD: Linn Creek
VTD: Macks Creek
VTD: Montreal
VTD: Roach
VTD: Stoutland
VTD: Sunny Slope
VTD: Wilson Bend
County: Cass MO
County: Cedar MO
County: Dallas MO
County: Henry MO
County: Hickory MO
County: Howard MO
County: Jackson MO
VTD: Prairie 52
VTD: Prairie 56
VTD: Prairie 58
VTD: Prairie 61
VTD: Prairie 63
VTD: Sni-A-Bar 05
VTD: Sni-A-Bar 07
VTD: Sni-A-Bar 08
Block: 290950148042027
Block: 290950148042028
Block: 290950148061015
Block: 290950148061016
Block: 290950148061017
Block: 290950148061018
Block: 290950148062000
Block: 290950148062001
Block: 290950148062002
Block: 290950148062003
Block: 290950148062004
Block: 290950148062005
Block: 290950148062006
Block: 290950148062007
Block: 290950148062008
Block: 290950148062009
Block: 290950148062010
Block: 290950148062011
Block: 290950148062012
Block: 290950148062013
Block: 290950148062014
Block: 290950148062015
Block: 290950148063000
Block: 290950148063001
Block: 290950148063002
Block: 290950148063003
Block: 290950148063004
Block: 290950148063005
Block: 290950148063006
Block: 290950148063007
Block: 290950148063008
Block: 290950148063009

Block: 290959892001002
Block: 290959892001003
Block: 290959892001004
Block: 290959892001005
Block: 290959892001006
VTD: Sni-A-Bar 09
VTD: Sni-A-Bar 10
VTD: Sni-A-Bar 11
VTD: Sni-A-Bar 12
VTD: Sni-A-Bar 13
VTD: Sni-A-Bar 14
VTD: Sni-A-Bar 15
VTD: Sni-A-Bar 16
VTD: Sni-A-Bar 20
VTD: Sni-A-Bar 21
Block: 290950141272000
Block: 290950141272005
VTD: Sni-A-Bar 23
VTD: Sni-A-Bar 29
VTD: Sni-A-Bar 30
VTD: Sni-A-Bar 31
VTD: Sni-A-Bar 32
VTD: Sni-A-Bar 33
VTD: Sni-A-Bar 37
VTD: Sni-A-Bar 38
VTD: Sni-A-Bar 39
VTD: Sni-A-Bar 40
VTD: Sni-A-Bar 41
VTD: Sni-A-Bar 42
VTD: Sni-A-Bar 43
VTD: Sni-A-Bar 44
VTD: Sni-A-Bar 45
VTD: Sni-A-Bar 46
VTD: Sni-A-Bar 47
VTD: Sni-A-Bar 48
VTD: Sni-A-Bar 49
VTD: Sni-A-Bar 50
Block: 290950149031031
Block: 290950149031032
Block: 290950149031064
VTD: Sni-A-Bar 51
VTD: Sni-A-Bar 52
VTD: Sni-A-Bar 83
VTD: Van Buren 01
VTD: Van Buren 02
VTD: Van Buren 03
VTD: Van Buren 04
Block: 290950139182011
Block: 290950139182016
VTD: Van Buren 07
VTD: Van Buren 08
VTD: Van Buren 09
VTD: Van Buren 10
VTD: Van Buren 11

VTD: Van Buren 12

VTD: Van Buren 13

VTD: Van Buren 14

VTD: Van Buren 15

VTD: Van Buren 16

VTD: Van Buren 17

VTD: Van Buren 18

VTD: Van Buren 19

County: Johnson MO

County: Laclede MO

County: Lafayette MO

County: Morgan MO

County: Pettis MO

County: Polk MO

County: Pulaski MO

County: Saline MO

County: St. Clair MO

County: Vernon MO

County: Webster MO

VTD: Jackson

Block: 292254701021000

Block: 292254701021001

Block: 292254701021002

Block: 292254701021003

Block: 292254701021004

Block: 292254701021005

Block: 292254701021006

Block: 292254701021007

Block: 292254701021008

Block: 292254701021009

Block: 292254701021010

Block: 292254701021011

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Block: 292254701021015

Block: 292254701021016

Block: 292254701021017

Block: 292254701021018

Block: 292254701021019

Block: 292254701021020

Block: 292254701021021

Block: 292254701021022

Block: 292254701021023

Block: 292254701021024

Block: 292254701021026

Block: 292254701021027

Block: 292254701021028

Block: 292254701021032

Block: 292254701023014

Block: 292254701023015

Block: 292254701023035

Block: 292254701023036

Block: 292254701023037

Block: 292254701023038

Block: 292254701023041

Block: 292254701023042
VTD: Marshfield East
Block: 292254701011019
Block: 292254701011103
Block: 292254701011108
Block: 292254701011109
Block: 292254701011121
Block: 292254701011122
Block: 292254701011123
Block: 292254701011124
Block: 292254701011125
Block: 292254701011126
Block: 292254701011128
Block: 292254701011146
Block: 292254702011039
Block: 292254702012000
Block: 292254702012001
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Block: 292254702012004
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Block: 292254702013013
Block: 292254702013015
Block: 292254702013016
Block: 292254702013027
Block: 292254702013028
Block: 292254702013044
Block: 292254702023000
Block: 292254702023038
VTD: Marshfield West
Block: 292254701011104
Block: 292254701011105
Block: 292254701011106
Block: 292254701011107
Block: 292254701011119
Block: 292254701011120
Block: 292254701011147
Block: 292254701011148
Block: 292254701011149
Block: 292254701011156
Block: 292254701011157
Block: 292254701022016
Block: 292254701022017
Block: 292254701022018
Block: 292254701023061
Block: 292254701023062
Block: 292254701023063
Block: 292254701023064
Block: 292254701023097
Block: 292254701023098

Block: 292254701023099
Block: 292254701023100
Block: 292254701023101
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Block: 292254701023103
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Block: 292254701023106
Block: 292254701023107
Block: 292254702021000
Block: 292254702021001
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Block: 292254702021037
Block: 292254702021038
Block: 292254702021039
Block: 292254702021041
Block: 292254702022009
Block: 292254702022010
Block: 292254702023001
Block: 292254702023002

Block: 292254702023003

Block: 292254702023004

Block: 292254702023005

Block: 292254702023009

Block: 292254702023010

Block: 292254702023011

Block: 292254702023012

Block: 292254702023014

Block: 292254702023015

Block: 292254702023016

Block: 292254702023017

Block: 292254702023018

Block: 292254702023019

Block: 292254702023020

Block: 292254702023033

Block: 292254702023034

Block: 292254702023035

Block: 292254702023036

Block: 292254702023048

VTD: Niangua

Block: 292254701011012

Block: 292254701011013

Block: 292254701011014

Block: 292254701011018

VTD: Union

Block: 292254701011002

Block: 292254701011003

Block: 292254701011004

Block: 292254701011006

Block: 292254701011007

VTD: Washington

County: Wright MO

128.465. The fifth congressional district shall be composed of the following:

County: Clay MO

VTD: Chou 8

Block: 290470206032000

Block: 290470206032001

Block: 290470206032002

Block: 290470206032003

Block: 290470206032004

Block: 290470206032007

Block: 290470206032008

Block: 290470206032014

Block: 290470206032015

Block: 290470206032016

Block: 290470206032017

Block: 290470206032018

Block: 290470206034000

Block: 290470206034001

Block: 290470206034002

Block: 290470206034003

Block: 290470206034004

Block: 290470206034005

Block: 290470206034006

Block: 290470206034007

Block: 290470206034008

Block: 290470206034018
Block: 290470206034019
Block: 290470206034020
Block: 290470208032005
Block: 290470208032006
Block: 290470208032007
Block: 290470208032008
Block: 290470208032009
Block: 290470208032010
Block: 290470208033012
Block: 290470208033015
Block: 290470208033016
Block: 290470209021002
Block: 290470209021003
Block: 290470209021008
Block: 290470209021019
Block: 290470209021020
Block: 290470209021021
Block: 290470209021022
Block: 290470223023019
VTD: Gal 10
VTD: Gal 11
VTD: Gal 12
VTD: Gal 13
VTD: Gal 14
VTD: Gal 15
VTD: Gal 16
VTD: Gal 17
VTD: Gal 18
VTD: Gal 4
VTD: Gal 5
VTD: Gal 6
VTD: Gal 7
VTD: Gal 9
VTD: KC 21 Pl 1
Block: 290470213031000
Block: 290470213031001
Block: 290470213031002
Block: 290470213031003
Block: 290470213031004
Block: 290470213031005
Block: 290470213031006
Block: 290470213031007
Block: 290470213031008
Block: 290470213031009
Block: 290470213031010
Block: 290470213031011
Block: 290470213031012
Block: 290470213031013
Block: 290470213031014
Block: 290470213031015
Block: 290470213031016
Block: 290470213031017
Block: 290470213031020

Block: 290470213031021
Block: 290470213111000
Block: 290470213111001
Block: 290470213111002
Block: 290470213111003
Block: 290470213111004
Block: 290470213111005
Block: 290470213111006
Block: 290470213111009
Block: 290470213141000
Block: 290470213141001
Block: 290470213141002
Block: 290470213141003
Block: 290470213141004
Block: 290470213141005
Block: 290470213141006
Block: 290470213141007
Block: 290470213141008
Block: 290470213141009
Block: 290470213141014
Block: 290470213141015
Block: 290470213141016
Block: 290470213141017
Block: 290470213141018
Block: 290470213141020
Block: 290470213141021
Block: 290470213141029
Block: 290470213142000
Block: 290470213142001
Block: 290470213142002
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Block: 290470213142010
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Block: 290470213143003
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Block: 290470213143007
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Block: 290470213143009
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Block: 290470213143011

Block: 290470213143012
Block: 290470213143013
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Block: 290470213143022
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Block: 290470213143035
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Block: 290470219003046
Block: 290470219003047
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Block: 290470219003062
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Block: 290470219004059

Block: 290470219004064

Block: 290470219004065

VTD: KC 21-1

VTD: KC 21-10

VTD: KC 21-11

VTD: KC 21-12

VTD: KC 21-13

VTD: KC 21-14

VTD: KC 21-15

VTD: KC 21-16

VTD: KC 21-17

VTD: KC 21-18

VTD: KC 21-19

VTD: KC 21-2

VTD: KC 21-20

VTD: KC 21-21

VTD: KC 21-23

VTD: KC 21-24

VTD: KC 21-25

VTD: KC 21-26

VTD: KC 21-27

VTD: KC 21-3

VTD: KC 21-4

VTD: KC 21-5

VTD: KC 21-6

VTD: KC 21-7

VTD: KC 21-8

VTD: KC 21-9

VTD: Lib 5

Block: 290470208031017

Block: 290470208032000

Block: 290470208032001

Block: 290470208032002

Block: 290470208032003

Block: 290470208032004

Block: 290470208033004

Block: 290470208033005

Block: 290470208033006

Block: 290470208033007

Block: 290470208033008

Block: 290470208033009

Block: 290470208033010

Block: 290470208033011

Block: 290470208033013

Block: 290470208033014

Block: 290470208033017

Block: 290470209021004

Block: 290470209021005

Block: 290470209021006

Block: 290470209021007

County: Jackson MO
VTD: 1603
VTD: 412
VTD: 413
VTD: 414
VTD: 415
VTD: 616
VTD: 617
VTD: 618
VTD: 619
VTD: Blue 01-01
VTD: Blue 01-02
VTD: Blue 01-03
VTD: Blue 01-04
VTD: Blue 01-05
VTD: Blue 01-06
VTD: Blue 01-07
Block: 290950151001075
VTD: Blue 01-09
VTD: Blue 02-01
VTD: Blue 02-02
VTD: Blue 02-03
VTD: Blue 02-04
VTD: Blue 02-05
VTD: Blue 02-06
VTD: Blue 02-07
VTD: Blue 03-01
VTD: Blue 03-02
VTD: Blue 03-03
VTD: Blue 03-04
Block: 290950114064000
Block: 290950114064001
Block: 290950114064002
Block: 290950114064003
Block: 290950114064004
Block: 290950114064005
Block: 290950114064006
Block: 290950114064007
Block: 290950151002033
Block: 290950177002013
Block: 290950177004000
Block: 290950177004001
Block: 290950177004002
Block: 290950177004003
Block: 290950177004004
Block: 290950177004005
Block: 290950177004006
Block: 290950177004007
Block: 290950177004008
Block: 290950177004009
Block: 290950177004010
Block: 290950177004011
Block: 290950177004012
Block: 290950177004013

Block: 290950177004014

Block: 290950177004015

Block: 290950177004016

VTD: Blue 03-05

VTD: Blue 04-01

VTD: Blue 04-02

VTD: Blue 04-03

VTD: Blue 04-04

VTD: Blue 04-05

VTD: Blue 04-06

VTD: Blue 04-07

VTD: Blue 04-08

VTD: Blue 04-09

VTD: Blue 04-10

VTD: Blue 05-01

VTD: Blue 05-02

VTD: Blue 05-03

VTD: Blue 05-04

VTD: Blue 05-05

VTD: Blue 05-06

VTD: Blue 05-07

VTD: Blue 05-08

VTD: Blue 05-09

VTD: Blue 06-01

VTD: Blue 06-02

VTD: Blue 06-03

VTD: Blue 06-04

VTD: Blue 06-05

VTD: Blue 06-06

VTD: Blue 06-07

VTD: Blue 07-01

VTD: Blue 07-02

VTD: Blue 07-03

VTD: Blue 07-04

VTD: Blue 07-05

VTD: Blue 07-06

VTD: Blue 07-07

VTD: Blue 07-08

VTD: Blue 07-09

VTD: Blue 08-01

VTD: Blue 08-02

VTD: Blue 08-03

VTD: Blue 08-04

VTD: Blue 08-05

VTD: Blue 08-06

VTD: Blue 08-07

VTD: Blue 08-08

VTD: Brooking No. 1

VTD: Brooking No. 10

VTD: Brooking No. 11

VTD: Brooking No. 12

VTD: Brooking No. 13

VTD: Brooking No. 14

VTD: Brooking No. 15

VTD: Brooking No. 16

VTD: Brooking No. 17

VTD: Brooking No. 18
VTD: Brooking No. 19
VTD: Brooking No. 2
VTD: Brooking No. 20
VTD: Brooking No. 3
VTD: Brooking No. 4
VTD: Brooking No. 5
VTD: Brooking No. 6
VTD: Brooking No. 7
VTD: Brooking No. 8
VTD: Brooking No. 9
VTD: Fort Osage 01
Block: 290950177001027
Block: 290950177001029
Block: 290950177001030
Block: 290950177001031
Block: 290950177001032
Block: 290950177001033
Block: 290950177001034
Block: 290950177001046
Block: 290950177001049
VTD: KC 1001
VTD: KC 1002
VTD: KC 1003
VTD: KC 1004
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VTD: KC 1007
VTD: KC 1008
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VTD: KC 101
VTD: KC 1010
VTD: KC 1011
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VTD: KC 107
VTD: KC 1101
VTD: KC 1102
VTD: KC 1103
VTD: KC 1104
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VTD: KC 1810
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VTD: KC 1815
VTD: KC 1816
VTD: KC 1901
VTD: KC 1902
VTD: KC 1903

VTD: KC 1904
VTD: KC 1905
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VTD: KC 1915
VTD: KC 1916
VTD: KC 1917
VTD: KC 1918
VTD: KC 1919
VTD: KC 1920
VTD: KC 1921
VTD: KC 1922
VTD: KC 1923
VTD: KC 2001
VTD: KC 2002
VTD: KC 2003
VTD: KC 2004
VTD: KC 2005
VTD: KC 2006
VTD: KC 2007
VTD: KC 2008
VTD: KC 2009
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VTD: KC WD13 PCT1302
VTD: KC WD2 PCT205
VTD: KC WD2 PCT206
VTD: KC WD2 PCT211
VTD: KC WD8 PCT810
VTD: KC1314
VTD: Prairie 01
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VTD: Prairie 59
VTD: Prairie 60
VTD: Prairie 62
VTD: Sni-A-Bar 01
VTD: Sni-A-Bar 02
VTD: Sni-A-Bar 03
VTD: Sni-A-Bar 04
VTD: Sni-A-Bar 08
Block: 290950148063010
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VTD: Sni-A-Bar 18
VTD: Sni-A-Bar 19
VTD: Sni-A-Bar 21
Block: 290950141231000
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Block: 290950141231004
Block: 290950141231005
Block: 290950141231008
Block: 290950141231009
Block: 290950141241000
Block: 290950141241001
Block: 290950141241002
Block: 290950141241003
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Block: 290950141241008
Block: 290950141241009
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Block: 290950141272006

Block: 290950141272007

Block: 290950141272008

Block: 290950141272009

Block: 290950141272010

Block: 290950141272023

Block: 290950141272024

Block: 290950193022052

Block: 290950193022053

VTD: Sni-A-Bar 22

VTD: Sni-A-Bar 24

VTD: Sni-A-Bar 25

VTD: Sni-A-Bar 26

VTD: Sni-A-Bar 27

VTD: Sni-A-Bar 28

VTD: Sni-A-Bar 34

VTD: Sni-A-Bar 35

VTD: Sni-A-Bar 36

VTD: Van Buren 04

Block: 290950139182015

VTD: Van Buren 06

VTD: Washington 01

VTD: Washington 02

VTD: Washington 03

VTD: Washington 04

VTD: Washington 05

VTD: Washington 06

VTD: Washington 07

VTD: Washington 08

VTD: Washington 09

VTD: Washington 10

VTD: Washington 11

VTD: Washington 12

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO

County: Andrew MO

County: Atchison MO

County: Audrain MO

County: Buchanan MO

County: Caldwell MO

County: Carroll MO

County: Chariton MO

County: Clark MO

County: Clay MO

VTD: Chou 8

Block: 290470223023015

Block: 290470223023016

Block: 290470223023017

Block: 290470223023023

VTD: FR 1

VTD: FR 2

VTD: FR 3
VTD: FR 4
VTD: FR 5
VTD: KC 21 Lib 1
VTD: KC 21 Lib 2
VTD: KC 21 Lib 3
VTD: KC 21 Lib 4
VTD: KC 21 Lib 5
VTD: KC 21 Lib 6
VTD: KC 21 Pl 1
Block: 290470219003038
Block: 290470219003039
VTD: KC 21-22
VTD: Kry 1
VTD: Kry 2
VTD: Kry 3
VTD: Kry 4
VTD: Lib 1
VTD: Lib 10
VTD: Lib 11
VTD: Lib 12
VTD: Lib 13
VTD: Lib 14
VTD: Lib 2
VTD: Lib 3
VTD: Lib 4
VTD: Lib 5
Block: 290470208021011
Block: 290470208021012
Block: 290470208021013
Block: 290470208021031
Block: 290470208021032
Block: 290470208021033
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Block: 290470208021037
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Block: 290470208021053
Block: 290470208021054
Block: 290470208031000
Block: 290470208031001
Block: 290470208031002
Block: 290470208031003
Block: 290470208031004
Block: 290470208031005

Block: 290470208031006
Block: 290470208031007
Block: 290470208031008
Block: 290470208031009
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Block: 290470208031011
Block: 290470208031012
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Block: 290470208031016
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Block: 290470208033001
Block: 290470208033002
Block: 290470208033003
Block: 290470223023010
Block: 290470223023011
Block: 290470223023018
VTD: Lib 6
VTD: Lib 7
VTD: Lib 8
VTD: Lib 9
VTD: Pl 1
VTD: Pl 2
VTD: Pl 3
VTD: Wash 1
VTD: Wash 2
VTD: Wash 3
County: Clinton MO
County: Daviess MO
County: DeKalb MO
County: Gentry MO
County: Grundy MO
County: Harrison MO
County: Holt MO
County: Jackson MO
VTD: Blue 01-07
Block: 290950151001008
Block: 290950151001009
Block: 290950151001010
Block: 290950151001020
Block: 290950151001030
Block: 290950151001031
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Block: 290950151001034
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Block: 290950151001036
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Block: 290950151001044
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Block: 290950151001046
Block: 290950151001047
Block: 290950151001070
Block: 290950151001071
Block: 290950151001072

Block: 290950151001073
Block: 290950151001074
Block: 290950151001076
Block: 290950151001078
Block: 290950151001079
Block: 290950151001080
Block: 290950151001091
Block: 290950151001096
Block: 290950151001097
Block: 290950151001100
VTD: Blue 01-08
VTD: Blue 03-04
Block: 290950151002029
VTD: Blue 03-06
VTD: Blue 03-07
VTD: Blue 03-08
VTD: Blue 03-09
VTD: Fort Osage 01
Block: 290950177001028
VTD: Fort Osage 02
VTD: Fort Osage 03
VTD: Fort Osage 04
VTD: Fort Osage 05
VTD: Fort Osage 06
VTD: Fort Osage 07
VTD: Fort Osage 08
VTD: Fort Osage 09
VTD: Fort Osage 10
VTD: Sni-A-Bar 06
VTD: Sni-A-Bar 50
Block: 290950149031030
Block: 290950149031063
Block: 290950149031065
Block: 290950149033000
Block: 290950149033021
County: Knox MO
County: Lewis MO
County: Lincoln MO
County: Linn MO
County: Livingston MO
County: Macon MO
County: Marion MO
County: Mercer MO
County: Monroe MO
County: Nodaway MO
County: Pike MO
County: Platte MO
County: Putnam MO
County: Ralls MO
County: Randolph MO
County: Ray MO
County: Schuyler MO
County: Scotland MO
County: Shelby MO

County: Sullivan MO

County: Worth MO

128.467. The seventh congressional district shall be composed of the following:

County: Barry MO

County: Christian MO

County: Dade MO

County: Greene MO

County: Jasper MO

County: Lawrence MO

County: McDonald MO

County: Newton MO

County: Stone MO

County: Taney MO

VTD: BOSTON CENTER

VTD: BRANSON 1

VTD: BRANSON 2

VTD: BRANSON 3

VTD: HOLLISTER 1

Block: 292134801092013

Block: 292134801092029

Block: 292134805011000

Block: 292134805011001

Block: 292134805011002

Block: 292134805011004

Block: 292134805011005

Block: 292134805011006

Block: 292134805011007

Block: 292134805011008

Block: 292134805011009

Block: 292134805011010

Block: 292134805011012

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VTD: HOLLISTER 2
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VTD: KIRBYVILLE

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Block: 292134803011060

Block: 292134803011061

Block: 292134803011062

Block: 292134803012051

Block: 292134803023033

Block: 292134803023034

VTD: MT BRANSON

VTD: NORTH BRANSON

VTD: SKYLINE

VTD: WALNUT SHADE

Block: 292134802041021

Block: 292134802041022

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Block: 292134802041024

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Block: 292134802042047
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Block: 292134802071006
Block: 292134802071008

County: Webster MO

VTD: Benton

VTD: Diggins

VTD: East Ozark

VTD: Finley

VTD: Fordland

VTD: Grant

VTD: Hazelwood

VTD: High Prairie

VTD: Jackson

Block: 292254701021025

Block: 292254701021029

Block: 292254701021030

Block: 292254701021031

Block: 292254701021033

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Block: 292254701021040

Block: 292254701021043

Block: 292254701023073

Block: 292254701023074

VTD: Marshfield East

Block: 292254701011138

Block: 292254701011142

Block: 292254701011150

Block: 292254701011151
Block: 292254702011011
Block: 292254702011012
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VTD: Marshfield West

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VTD: Niangua

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VTD: Northview A

VTD: Northview B

VTD: Union

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128.468. The eighth congressional district shall be composed of the following:

County: Bollinger MO

County: Butler MO

County: Cape Girardeau MO

County: Carter MO

County: Dent MO

County: Douglas MO

County: Dunklin MO

County: Howell MO

County: Iron MO

VTD: Annapolis

VTD: Arcadia

VTD: Des Arc

VTD: Ironton

Block: 290939502001020

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VTD: Vulcan

County: Jefferson MO

County: Madison MO

County: Mississippi MO

County: New Madrid MO

County: Oregon MO

County: Ozark MO

County: Pemiscot MO

County: Perry MO

County: Phelps MO

County: Reynolds MO

County: Ripley MO

County: Scott MO

County: Shannon MO

County: Ste. Genevieve MO

County: Stoddard MO

County: Taney MO

VTD: BRADLEYVILLE

VTD: CEDARCREEK

VTD: FORSYTH 1

VTD: FORSYTH 2

VTD: HOLLISTER 1

Block: 292134803024006

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VTD: HOLLISTER 2

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VTD: KIRBYVILLE
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VTD: KISSEE MILLS

VTD: Mark Twain

VTD: MERRIAM WOODS

VTD: ROCKAWAY BEACH

VTD: TANEYVILLE

VTD: WALNUT SHADE

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County: Texas MO
County: Wayne MO"; and

Further amend said bill,".

Senate Amendment No. 1

AMEND Senate Substitute No. 2 for House Committee Substitute for House Bill No. 2117, Page 179,
Section 128.469, Line 6, by inserting after all of said line the following:

"Section B. Because immediate action is necessary to comply with the constitutional requirement, under Article III, Section 45 of the Constitution of Missouri, to draw congressional districts for the election of representatives to the 118th Congress of the United States to which the state of Missouri is entitled, the repeal and reenactment of sections 128.345, 128.346, and 128.348 and the enactment of sections 128.461, 128.462, 128.463, 128.464, 128.465, 128.466, 128.467, 128.468, and 128.469 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of sections 128.345, 128.346, and 128.348 and the enactment of sections 128.461, 128.462, 128.463, 128.464, 128.465, 128.466, 128.467, 128.468, and 128.469 of this act shall be in full force and effect upon its passage and approval."; and

Further amend the title accordingly.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

SS#2 HCS HB 2117, as amended - Fiscal Review

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, March 28, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 29, 2022, 9:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2720

Executive session will be held: HB 2402

BUDGET

Monday, March 28, 2022, 12:00 PM, House Hearing Room 3.

Review Committee Substitutes for HBs 3001-3013, HB 3015 and HB 3020

CONSENT AND HOUSE PROCEDURE

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3396, HR 3651

Executive session will be held: HR 3396, HR 3651

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, March 28, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2673, HB 2532

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1708, HB 2397, HB 2719

CRIME PREVENTION

Monday, March 28, 2022, 12:00 PM, House Hearing Room 5.

Executive session will be held: HB 1704

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 29, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1770, HB 2745

Executive session will be held: HB 1753, HB 2445, HB 2152, HB 2008

FISCAL REVIEW

Monday, March 28, 2022, 3:45 PM, House Hearing Room 6.
Executive session will be held: HCS HB 1677, HCS HB 1734
Executive session may be held on any matter referred to the committee.
Time change.
CORRECTED

GENERAL LAWS

Monday, March 28, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.
Public hearing will be held: HB 1580
Executive session will be held: HB 2621, HCR 61, HB 1610

HEALTH AND MENTAL HEALTH POLICY

Monday, March 28, 2022, 11:30 AM, House Hearing Room 7.
Public hearing will be held: HB 1644, HB 2850
Executive session will be held: HB 2820

HIGHER EDUCATION

Monday, March 28, 2022, 1:30 PM, House Hearing Room 6.
Public hearing will be held: HB 2731

JOINT COMMITTEE ON CHILD ABUSE AND NEGLECT

Tuesday, April 5, 2022, 8:30 AM, Joint Hearing Room (117).
Introduction and discussion about vacancies and casework overload with Darrell Missey, the new Children's Division Director. The Joint Committee will also ask for updates regarding the spending and development of IT programs to better serve children and families in foster care, including, but not limited to, the FACES system and mobile or computer programs for case management services. Individuals from both the Department of Social Services and the Office of Administration are invited to testify for informational purposes.

PUBLIC SAFETY

Tuesday, March 29, 2022, 8:00 AM, House Hearing Room 5.
Public hearing will be held: SS SB 678, SS#2 SJR 38, HB 1640, HB 1676, HB 2432
Executive session will be held: HB 2699, HB 1880, HB 2154, HB 2054

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, March 29, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.
Public hearing will be held: HB 2780

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.
Public hearing will be held: HB 2654, HB 2758
Executive session will be held: HJR 137, HB 2685, HB 2686

SPECIAL COMMITTEE ON HOMELAND SECURITY

Monday, March 28, 2022, 1:00 PM, House Hearing Room 6.

Executive session will be held: HB 2913

Time change.

CORRECTED

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, March 29, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2771

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, March 28, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Informational hearing with a representative from the Metropolitan St. Louis Sewer District (MSD).

VETERANS

Tuesday, March 29, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HJR 142

Presentation by Jason Howe with Canines on the Front Line.

AMENDED

WORKFORCE DEVELOPMENT

Monday, March 28, 2022, 1:00 PM, House Hearing Room 1.

Executive session will be held: HB 1956

HOUSE CALENDAR

FORTY-FIRST DAY, MONDAY, MARCH 28, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 107 - Dinkins

HJR 125 - Christofanelli

HJR 116 - Schnelting

HCS HJR 123 - Kidd

HCS HJR 131 - Shaul

HJR 132 - Kidd

HJR 133 - Davidson

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HCS HB 2564 - Riggs
HCS HB 2583 - Riggs
HB 2611 - Richey
HB 2623 - Veit
HCS HB 1472 - Pike
HB 1547 - Veit
HCS HB 1550 - Veit
HB 1585 - Murphy
HCS HB 1595 - Hudson
HB 1601 - Chipman
HCS HB 1614 - Lovasco
HB 1629 - Morse
HB 1680 - Sharp (36)
HB 1705 - Roberts
HB 1736 - Roberts
HCS HB 1740 - Dogan
HB 1804 - Veit
HB 1954 - Henderson
HCS#2 HB 1992 - Coleman (97)
HCS HB 2013 - Kelly (141)
HB 2088 - Grier
HCS HB 2118 - Taylor (139)
HCS HB 2142 - Mayhew
HB 2145 - Murphy
HB 2172 - Francis
HB 2174 - Mayhew
HCS HB 2218 - O'Donnell
HB 2293 - Knight
HB 2325 - Patterson
HCS HB 2363 - McGirl
HB 2371 - Smith (155)
HCS HB 2381 - Roden
HB 2391 - Buchheit-Courtway
HCS HB 2434 - Grier
HCS HB 2453 - McDaniel
HCS HB 2543 - O'Donnell
HB 2566 - Porter
HB 2568 - Perkins
HCS HBs 2574, 1929 & 1456 - Mayhew
HB 2576 - Bromley

HB 2603 - Patterson
HB 2607 - Rone
HCS HB 2616 - Coleman (32)
HB 2697 - Shaul
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1490 - Porter
HB 1579 - Mayhew
HB 1717 - Riley
HCS HB 1722 - Shields
HB 1863 - Thomas
HB 1881 - Black (7)
HCS HB 1908 - Shaul
HCS HB 1998 - Davidson
HB 2129 - Railsback
HCS HB 2136 - Kelley (127)
HCS HB 2206 - Trent
HB 2219 - O'Donnell
HB 2365 - Shields
HB 2439 - Hovis
HCS HB 2447 - Hardwick
HCS HB 2452 - Cook
HCS HB 2600 - Railsback
HB 2625 - Burger
HCS HB 2652 - Haffner

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel

HCS HB 1562 - Griffith

HCS HBs 1593 & 1959 - Walsh (50)

HB 1616 - Van Schoiack

HCS HB 1833 - Basye

HB 2009 - Pollock (123)

HCS HB 2120 - Taylor (139)

HB 2307 - Coleman (32)

HCS HB 2376 - Kelly (141)

HB 2474 - Hicks

HB 1692 - Boggs

HCS HB 1757 - Railsback

HB 1762 - Sander

HB 1859 - Eggleston

HB 1864 - Thomas

HCS HB 1875 - Haffner

HB 1977 - Kelley (127)

HB 2090 - Griffith

HB 2095 - Kelly (141)

HB 2123 - Taylor (139)

HB 2169 - Trent

HCS HB 2246 - Copeland

HB 2372 - Chipman

HB 2515 - Perkins

HCS HB 1854 - Schroer

HCS HB 2012 - Kelly (141)

HCS HB 1747 - Basye

HB 2050 - Schroer

HB 2593 - Lovasco

HB 1455 - Billington

HCS HB 1464 - Schnelting

HB 1478 - Dinkins

HCS HB 1489 - Porter

HCS HB 1597 - Busick

HB 1684 - Black (137)

HCS HB 1696 - Reedy

HCS HB 1716 - Riley

HB 1860 - Eggleston

HCS HBs 1904 & 1575 - Murphy

HB 1973 - Gregory (51)

HB 2085 - Cook

HB 2156 - Perkins

HCS HB 2208 - Christofanelli

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HB 2493 - Black (7)
HCS HB 2499 - Eggleston
HCS HB 2587 - Riley
HB 2590 - Evans
HB 1480 - Dinkins
HB 1563 - Griffith
HCS HB 1583 - Murphy
HCS HB 1641 - Coleman (32)
HCS HB 1682 - Brown (16)
HB 1721 - Shields
HCS HB 1905 - Shaul
HCS HBs 1972 & 2483 - Copeland
HB 2056 - Evans
HCS HB 2140 - McGaugh
HB 2160 - Dinkins
HB 2164 - Buchheit-Courtway
HB 2165 - Buchheit-Courtway
HCS HB 2220 - Falkner
HB 2255 - Bailey
HCS HB 2289 - Andrews
HB 2327 - Riggs
HB 2331 - Baker
HB 2359 - Basye
HCS HB 2450 - Reedy
HCS HB 2485 - Knight

HOUSE BILLS FOR PERFECTION - CONSENT

(03/21/2022)

HCS HB 2627 - Sharp (36)

(03/22/2022)

HCS HB 1662 - Fishel
HCS HB 2462 - Burger

(03/24/2022)

HB 2400 - Houx
HB 2416 - Porter

(03/28/2022)

HCS HB 2151 - Shields

HOUSE CONCURRENT RESOLUTIONS FOR THIRD READING

HCR 57 - Chipman
HCR 71 - Riggs
HCR 58 - Copeland

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HCS HB 1699 - Roberts
HB 2143 - Kalberloh
HCS HB 2032, (Fiscal Review 3/24/22) - Lewis (6)
HB 1637, (Fiscal Review 3/24/22) - Schwadron
HB 2455 - Griffith
HCS HB 1656 - Hicks

HOUSE BILLS FOR THIRD READING - INFORMAL

HCS HB 1750, E.C. - Basye
HCS HB 2005 - Haffner
HCS HB 1734, (Fiscal Review 3/23/22) - O'Donnell
HCS HB 1677, (Fiscal Review 3/23/22) - Wright

HOUSE BILLS WITH SENATE AMENDMENTS

SS#2 HCS HB 2117, as amended (Fiscal Review 3/24/22), E.C. - Shaul

HOUSE RESOLUTIONS

HCS HR 3279 - Grier
HCS HR 3737 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-THIRD DAY, MONDAY, MARCH 7, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Allen Andrews.

Holy and Almighty God, Creator of heaven and earth, King of Kings and Lord of Lords, at the sound of Your great name the mountains quake before You and the hills melt away. The earth trembles at Your presence, the world and all who live in it. We invite You into our midst today and forevermore and ask that Your ways will be found in us and the people of our great state.

Forgive us, O God, as we have turned from You and have become a faithless, idolatrous, and wayward nation.

Forgive us, O God, of our wicked ways and our arrogant pride.

Forgive us, O God, of our haughty eyes, our lying tongues, and our feet that are quick to rush into evil.

O God, please forgive us for the people we have become. Self-centered indulgence, pride, and a lack of shame over sin are now emblems of our American lifestyle, yet the farther we drift from You, O God, the more our world spirals out of control.

Stir our hearts and have mercy on us, O God. Forgive us of our rebellion and sin.

We do not deserve Your forgiveness, but through Christ, and only Him, we humbly plead for Your grace and mercy. Purify and cleanse our hearts as we repent of our sin, O God, and blot out our transgressions by Your abounding love.

Your word tells us that whoever dwells in the shelter of the Most High will rest in the shadow of the Almighty. Please, God, I pray for my colleagues and their families, and for all people near and far. May we call upon Your name and not harden our hearts toward You. May we confess with our mouths and believe in our hearts that Jesus Christ is Lord and receive the love, the joy, the peace, the forgiveness, and the everlasting life by placing our trust and hope in You.

All for the glory of God.

Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-second day was approved as printed by the following vote:

AYES: 140

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Chipman	Christofanelli	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 003

Aldridge	Bland Manlove	Bosley
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ABSENT WITH LEAVE: 014

Busick	Clemens	Derges	Dogan	Johnson
Price IV	Roden	Rogers	Rone	Rowland
Smith 155	Stevens 46	Walsh 50	Windham	

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Schroer offered House Resolution No. 3737.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the first time and copies ordered printed:

HB 3020, introduced by Representative Smith (163), to appropriate money for the several departments and offices of state government; for the purchase of equipment; for planning expenses, for capital improvement projects, including but not limited to major additions and

renovation of facility components, equipment or systems; for grants; and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 1724**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Chipman, Eggleston, Fitzwater and Richey

Noes (2): Baringer and Fogle

Absent (1): Walsh (50)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HBs 1897 & 2414**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Chipman, Eggleston, Fitzwater, Fogle and Richey

Noes (0)

Absent (1): Walsh (50)

PERFECTION OF HOUSE BILLS

HCS HB 1562, HCS HBs 1593 & 1959, HB 1616, HCS HB 1833, HB 1878, HCS HB 2005, HB 2009, HCS HB 2120, and HB 2307 were placed on the Informal Calendar.

HCS HB 2000, relating to Holocaust education, was taken up by Representative Schwadron.

On motion of Representative Schwadron, the title of **HCS HB 2000** was agreed to.

HCS HB 2000 was laid over.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1750, relating to school boards, was placed back on the House Bills for Perfection Calendar.

HCS HB 1814, relating to admission of nonresident pupils, was taken up by Representative Pollitt (52).

On motion of Representative Pollitt (52), the title of **HCS HB 1814** was agreed to.

Representative Basye offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1814, Page 5, Section 167.151, Line 3, by inserting after the word "in" the phrase "**subdivision (2) of subsection 3 of this section and in**"; and

Further amend said bill, page, and section, Lines 21 to 27, by deleting all of the said lines and inserting in lieu thereof the following:

"(2) For all school years beginning on and after July 1, 2023, an owner of residential real property or agricultural real property or a named beneficiary of a trust that owns residential real property or agricultural real property and that pays a school tax in any district other than the district in which such owner or beneficiary resides may send up to four of such owner's or beneficiary's children to a public school in any district in which such owner or trust pays such school tax. The school district or public school of choice shall count a child as a resident attending under this subdivision in its average daily attendance for the purpose of distribution of state aid through the foundation formula."; and

Further amend said bill and section, Pages 5-6, Lines 31 to 39, by deleting all of the said lines and inserting in lieu thereof the following:

~~"district [shall exercise such option as provided in this subsection. Such person shall send written notice to all school districts involved specifying to which school district his children will attend by June thirtieth in which such a school year begins. If notification is not received, such children shall attend the school in which the majority of his property lies. Such person shall not send any of his children to the public schools of any district other than the one to which he has sent notice pursuant to this subsection in that school year or in which the majority of his property lies without paying tuition to such school district]."; and~~

Further amend said bill and section, Page 6, Lines 40 to 54, by deleting all of the said lines and inserting in lieu thereof the following:

"(2) For all school years beginning on or after July 1, 2023, any owner of real property or named beneficiary of a trust that owns real property who elects to exercise the option provided in subdivision (2) of subsection 3 of this section shall exercise such option as provided in this subdivision. Such owner or beneficiary shall send written notice to all school districts involved specifying which school district each child will attend thirty days prior to enrollment. When providing such notice, such owner or beneficiary shall present proof of such owner's or trust's payment of at least three thousand dollars of school taxes levied on the real property within such school district and ownership of the real property for not less than three years. Such proof may be determined by multiplying the school taxes paid on the most recent property tax receipt by the years of property ownership."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Pollitt (52) offered **House Amendment No. 1 to House Amendment No. 1**.

*House Amendment No. 1
to
House Amendment No. 1*

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1814, Page 2, Line 3, by inserting after all of said line the following:

"Further amend said bill, Page 9, Section 167.1205, Line 46, by deleting the word "**department's**"; and

Further amend said bill, Page 17, Section 167.1220, Line 74, by inserting after the first occurrence of the word "**the**" the phrase "**resident district and the**"; and

Further amend said bill, Page 18, Section 167.1225, Lines 41 to 44, by deleting all of the said lines and inserting in lieu thereof the following:

"5. (1) A student transferring to a nonresident district under sections 167.1200 to 167.1230 shall not be considered a transfer student under any law relating to another transfer program or procedure that allows students to transfer out of their resident districts.

(2) This subdivision shall apply only to students enrolled in a resident district that does not offer education in a grade higher than grade eight as follows:

(a) Such student shall enroll in such nonresident district under sections 167.1200 to 167.1230 before the end of such student's fifth grade year; and

(b) Such student who does not enroll in such nonresident district before the end of such student's fifth grade year may transfer to such nonresident district under sections 167.1200 to 167.1230 but such student's resident district shall pay tuition to such nonresident district and follow all other procedures as if such student transferred under section 167.131."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 1 to House Amendment No. 1** was adopted.

On motion of Representative Basye, **House Amendment No. 1, as amended**, was adopted.

Representative Hardwick offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1814, Page 13, Section 167.1210, Line 36, by inserting after the number "**163**" the phrase "**or federal calculations of military impact aid**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hardwick, **House Amendment No. 2** was adopted.

Representative Pollitt (52) offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1814, Page 10, Section 167.1205, Line 82, by inserting after the word "**superintendent**" the phrase "**for each school district**"; and

Further amend said bill, Page 12, Section 167.1210, Line 20, by deleting the word "**resident**" and inserting in lieu thereof the phrase "**policy of the nonresident**"; and

Further amend said bill and section, Page 13, Line 52, by inserting after the word "**location.**" the phrase "**Such record may be verified by the nonresident district's attendance records or in a similar manner as established by board policy.**"; and

Further amend said bill, page, and section, Line 54, by inserting after all of the said line the following:

"(5) Any such transferring student who transfers to any nonresident district that does not share a border with the student's resident district shall not receive the transportation reimbursement provided under this subsection."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 3** was adopted.

Representative Sharp (36) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1814, Page 8, Section 167.1205, Lines 12 to 23, by deleting all of the said lines and inserting in lieu thereof the following:

"2. (1) School districts shall not be required to participate in the public school open enrollment program.

(2) (a) Each school district shall, before October first of each year, indicate whether the district will participate in the public school open enrollment program created in sections 167.1200 to 167.1230 in the school year beginning on July first of the following year.

(b) If a school district participates in the public school open enrollment program, the district shall receive transferring students for the full school year in which the district participates.

(3) This subsection shall not be construed to prevent any student in a nonparticipating school district from transferring out of the nonparticipating district to a participating district as a transferring student.

(4) (a) For the school years 2023-24 and 2024-25, a district may restrict the number of students who may transfer to a nonresident district under sections 167.1200 to 167.1230 to a maximum of five percent of the previous school year's enrollment for the district.

(b) For the school years 2023-24 and 2024-25, a provisionally accredited district with a school population of enrolled students between four thousand five hundred and five thousand five hundred and that is located in a county with more than seven hundred thousand but fewer than eight hundred thousand inhabitants may restrict the number of students who may transfer to a nonresident district under sections 167.1200 to 167.1230."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Sharp (36), **House Amendment No. 4** was adopted.

On motion of Representative Pollitt (52), **HCS HB 1814, as amended**, was adopted.

On motion of Representative Pollitt (52), **HCS HB 1814, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 082

Bailey	Baker	Basye	Billington	Black 7
Boggs	Buchheit-Courtway	Chipman	Christofanelli	Coleman 32
Coleman 97	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Hardwick	Henderson

Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mackey	Mayhew	McGill
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Plocher	Pollitt 52	Pollock 123	Pouche
Reedy	Richey	Riggs	Riley	Roden
Rone	Sander	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 163	Stacy	Stephens 128	Taylor 139
Thomas	Toalson Reisch	Trent	West	Wiemann
Wright	Mr. Speaker			

NOES: 063

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baringer	Barnes	Black 137
Bosley	Bromley	Brown 16	Brown 27	Burger
Burnett	Butz	Clemens	Collins	Cook
Copeland	Cupps	Doll	Ellebracht	Falkner
Fogle	Gray	Gunby	Haley	Ingle
Lewis 25	McCreery	McGaugh	Merideth	Morse
Mosley	Nurrenbern	Person	Phifer	Pike
Porter	Price IV	Proudie	Quade	Railsback
Roberts	Sassmann	Sauls	Smith 155	Smith 45
Smith 67	Stevens 46	Tate	Taylor 48	Terry
Thompson	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Young		

PRESENT: 002

Bangert	Brown 70
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ABSENT WITH LEAVE: 010

Bland Manlove	Burton	Busick	Derges	Johnson
McDaniel	Rogers	Rowland	Walsh 50	Windham

VACANCIES: 006

HCS HB 1552, relating to funding for charter schools, was taken up by Representative Richey.

Representative Richey offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1552, Page 1, In the Title, Line 3, by deleting the word "charter"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Richey, **House Amendment No. 1** was adopted.

Representative Richey offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1552, Page 1, Section 160.415, Lines 12 to 14, by deleting all of said lines and inserting in lieu thereof the following:

“2. This subsection shall apply in all school districts, except metropolitan school districts, to all school years ending before July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years ending before July 1, 2028.”; and

Further amend said bill and section, Page 2, Lines 35 to 37, by deleting all of said lines and inserting in lieu thereof the following:

“3. This subsection shall apply in all school districts, except metropolitan school districts, to all school years ending before July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years ending before July 1, 2028. A”; and

Further amend said bill, page, and section, Lines 42 to 44, by deleting all of said lines and inserting in lieu thereof the following:

“4. This subsection shall apply in all school districts, except metropolitan school districts, to all school years ending before July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years ending before July 1, 2028. A”; and

Further amend said bill and section, Page 3, Lines 55 to 57, by deleting all of said lines and inserting in lieu thereof the following:

“5. This subsection shall apply in all school districts, except metropolitan school districts, to all school years ending before July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years ending before July 1, 2028. If a”; and

Further amend said bill, page, and section, Line 70, by deleting the word “children” and inserting in lieu thereof the word “[~~children~~] students”; and

Further amend said bill and section, Page 4, Line 100, by deleting the word “children” and inserting in lieu thereof the word “[~~children~~] students”; and

Further amend said bill and section, Pages 5 to 6, Lines 165 to 166, by deleting all of the said lines and inserting in lieu thereof the following:

**“trust fund under section 163.087;
(vi) Any funding solely intended for any special school district providing services to students in any county with more than one million inhabitants; or
(vii) Any other funding solely intended for a particular school district or charter”; and**

Further amend said bill and section, Page 11, Lines 358 to 361, by deleting all of said lines and inserting in lieu thereof the following:

“(12) This subsection shall apply in all school districts, except metropolitan school districts, to all school years beginning on or after July 1, 2023. This subsection shall apply in all metropolitan school districts to all school years beginning on or after July 1, 2028.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Richey, **House Amendment No. 2** was adopted.

Representative Aldridge offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1552, Page 5, Section 160.415, Line 153, by deleting all of the said line and inserting in lieu thereof the following:

“a county, but excludes city sales tax revenue collected but withheld by any metropolitan school district pursuant to a court mandated desegregation settlement agreement if a federal court issues a final decision finding the city sales tax may only be used by the metropolitan school district;”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Francis offered **House Substitute Amendment No. 1 for House Amendment No. 3.**

*House Substitute Amendment No. 1
for
House Amendment No. 3*

AMEND House Committee Substitute for House Bill No. 1552, Page 1, Section 160.415, Lines 12 to 14, by deleting all of said lines and inserting in lieu thereof the following:

"2. This subsection shall apply in all school districts in all school years ending before July 1, 2023. Beginning July 1, 2023, and in all subsequent school years, this subsection shall apply in all school districts except a school district located in any city with more than four hundred thousand inhabitants and located in more than one county and to each charter school located and operating within such school district."; and

Further amend said bill and section, Page 2, Lines 35 to 37, by deleting all of said lines and inserting in lieu thereof the following:

"3. This subsection shall apply in all school districts in all school years ending before July 1, 2023. Beginning July 1, 2023, and in all subsequent school years, this subsection shall apply in all school districts except a school district located in any city with more than four hundred thousand inhabitants and located in more than one county and to each charter school located and operating within such school district. A"; and

Further amend said bill, page, and section, Lines 42 to 44, by deleting all of said lines and inserting in lieu thereof the following:

"4. This subsection shall apply in all school districts in all school years ending before July 1, 2023. Beginning July 1, 2023, and in all subsequent school years, this subsection shall apply in all school districts except a school district located in any city with more than four hundred thousand inhabitants and located in more than one county and to each charter school located and operating within such school district. A"; and

Further amend said bill and section, Page 3, Lines 55 to 57, by deleting all of said lines and inserting in lieu thereof the following:

"5. This subsection shall apply in all school districts in all school years ending before July 1, 2023. Beginning July 1, 2023, and in all subsequent school years, this subsection shall apply in all school districts except a school district located in any city with more than four hundred thousand inhabitants and located in more than one county and to each charter school located and operating within such school district. If a"; and

Further amend said bill and section, Page 6, Lines 168 to 170, by deleting all of the said lines; and

Further amend said bill and section, Pages 6 to 7, Lines 197 to 205, by deleting all of the said lines and inserting in lieu thereof the following:

"districts the administrative fee shall be equal to one-fourth of one percent of the sum of the prior year's state aid received by the school district, the prior year's state aid received by the charter school within the school district, and the prior year's local aid received by the school district and the charter schools within the school district. As used in this paragraph, "state aid" means"; and

Further amend said bill and section, Pages 6 to 11, by renumbering the said section accordingly; and

Further amend said bill and section, Page 11, Lines 358 to 361, by deleting all of the said lines and inserting in lieu thereof the following:

"(12) This subsection shall apply in the school year beginning on July 1, 2023, and in all subsequent school years, only in a school district located in any city with more than four hundred thousand inhabitants and located in more than one county and to each charter school located and operating within such school district."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Francis moved that **House Substitute Amendment No. 1 for House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 063

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Black 137	Bland Manlove	Bosley	Brown 27	Brown 70
Burger	Burnett	Burton	Butz	Clemens
Collins	Cook	Copeland	Doll	Ellebracht
Fogle	Francis	Gray	Gunby	Henderson
Houx	Ingle	Kelley 127	Knight	Lewis 25
Mackey	McCreery	McGaugh	Merideth	Mosley
Nurrenbern	Person	Phifer	Porter	Price IV
Proudie	Quade	Sauls	Sharpe 4	Smith 45
Smith 67	Stevens 46	Tate	Terry	Thomas
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh Moore 93
Weber	Wright	Young		

NOES: 075

Bailey	Baker	Basye	Billington	Black 7
Boggs	Bromley	Buchheit-Courtway	Chipman	Christofanelli
Coleman 97	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Hardwick	Hudson
Hurlbert	Kalberloh	Kelly 141	Kidd	Lewis 6
Lovasco	Mayhew	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Pouche	Railsback
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron

Seitz	Shaul	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Taylor 139	Taylor 48	Thompson
Toalson Reisch	Trent	West	Wiemann	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 019

Brown 16	Busick	Coleman 32	Derges	Evans
Haley	Hicks	Hovis	Johnson	McDaniel
Pietzman	Reedy	Roden	Rogers	Rowland
Sharp 36	Shields	Walsh 50	Windham	

VACANCIES: 006

On motion of Representative Aldridge, **House Amendment No. 3** was adopted.

Representative Black (7) offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1552, Page 11, Section 160.415, Line 370, by inserting after all of said section and line the following:

"Section B. Notwithstanding the provisions of section 1.140 to the contrary, the provisions of this section shall be nonseverable, and if any provision is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 4** was adopted.

Representative Basye offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1552, Page 11, Section 160.415, Line 370, by inserting after all of the said line the following:

"167.151. 1. The school board of any district, in its discretion, may admit to the school pupils not entitled to free instruction and prescribe the tuition fee to be paid by them, except as provided in **subdivision (2) of subsection 3 of this section and in** sections 167.121, 167.131, 167.132, and 167.895.

2. Orphan children, children with only one parent living, and children whose parents do not contribute to their support—if the children are between the ages of six and twenty years and are unable to pay tuition—may attend the schools of any district in the state in which they have a permanent or temporary home without paying a tuition fee.

3. **(1) For all school years ending on or before June 30, 2023**, any ~~[person]~~ **individual** who pays a school tax in any other district than that in which ~~[he]~~ **such individual** resides may send ~~[his]~~ **such individual's** children to any public school in the district in which the tax is paid and receive as a credit on the amount charged for tuition the amount of the school tax paid to the district; except that any ~~[person]~~ **individual** who owns real estate of which eighty acres or more are used for agricultural purposes and upon which ~~[his]~~ **such individual's** residence is situated may send ~~[his]~~ **such individual's** children to public school in any school district in which a part of such real estate, contiguous to that upon which ~~[his]~~ **such individual's** residence is situated, lies and shall not be charged

tuition therefor; so long as thirty-five percent of the real estate is located in the school district of choice. The school district of choice shall count the children in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

(2) For all school years beginning on and after July 1, 2023, an owner of residential real property or agricultural real property or a named beneficiary of a trust that owns residential real property or agricultural real property and that pays a school tax in any district other than the district in which such owner or beneficiary resides may send up to four of such owner's or beneficiary's children to a public school in any district in which such owner or trust pays such school tax. The school district or public school of choice shall count a child as a resident attending under this subdivision in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

4. **(1) For all school years ending on or before June 30, 2023,** any owner of agricultural land who, ~~[pursuant to] under subdivision (1) of subsection 3 of this section, has the option of sending [his] such individual's children to the public schools of more than one district [shall exercise such option as provided in this subsection.—~~ Such person shall send written notice to all school districts involved specifying to which school district his children will attend by June thirtieth in which such a school year begins. If notification is not received, such children shall attend the school in which the majority of his property lies. ~~Such person shall not send any of his children to the public schools of any district other than the one to which he has sent notice pursuant to this subsection in that school year or in which the majority of his property lies without paying tuition to such school district].~~

(2) For all school years beginning on or after July 1, 2023, any owner of real property or named beneficiary of a trust that owns real property who elects to exercise the option provided in subdivision (2) of subsection 3 of this section shall exercise such option as provided in this subdivision. Such owner or beneficiary shall send written notice to all school districts involved specifying which school district each child will attend thirty days prior to enrollment. When providing such notice, such owner or beneficiary shall present proof of such owner's or trust's payment of at least three thousand dollars of school taxes levied on the real property within such school district and ownership of the real property for not less than three years. Such proof may be determined by multiplying the school taxes paid on the most recent property tax receipt by the years of property ownership.

5. If a pupil is attending school in a district other than the district of residence and the pupil's parent is teaching in the school district or is a regular employee of the school district which the pupil is attending, then the district in which the pupil attends school shall allow the pupil to attend school upon payment of tuition in the same manner in which the district allows other pupils not entitled to free instruction to attend school in the district. The provisions of this subsection shall apply only to pupils attending school in a district which has an enrollment in excess of thirteen thousand pupils and not in excess of fifteen thousand pupils and which district is located in a county ~~[of the first classification]~~ with a charter form of government which has a population in excess of six hundred thousand persons and not in excess of nine hundred thousand persons."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 5** was adopted.

Representative Merideth offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 1552, Page 11, Section 160.415, Line 370, by inserting after all of said section and line the following:

"17. The voters of any public school district may, at any election, approve by a simple majority of voters a ballot measure that allocates the local aid of that district to public schools and charter schools using a calculation different than the calculation outlined in subsection 15 of this section. The language of such a ballot measure shall clearly state the proposed calculation and its estimated fiscal impact to that school district's public schools and charter schools."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 6** be adopted.

Which motion was defeated.

MOTION

Representative Black (7), having voted on the prevailing side, moved that the vote by which **House Amendment No. 4 to HCS HB 1552, as amended**, was adopted, be reconsidered.

Which motion was adopted by the following vote:

AYES: 101

Aldridge	Andrews	Atchison	Bailey	Baker
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 70	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Hardwick
Henderson	Hicks	Houx	Hudson	Hurlbert
Kalberloh	Kelley 127	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	West	Wiemann	Wright
Mr. Speaker				

NOES: 033

Adams	Anderson	Appelbaum	Bangert	Baringer
Barnes	Bland Manlove	Bosley	Burton	Butz
Clemens	Collins	Doll	Fogle	Gray
Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Person	Phifer	Proudie	Quade
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Young		

PRESENT: 007

Brown 27	Burnett	Ellebracht	Gunby	Sauls
Sharp 36	Smith 45			

ABSENT WITH LEAVE: 016

Aune	Busick	Derges	Dogan	Haley
Hovis	Johnson	Kelly 141	McDaniel	Price IV

Roden
Windham

Rogers

Rowland

Schroer

Walsh 50

VACANCIES: 006

House Amendment No. 4 was withdrawn.

Representative Black (7) offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 1552, Page 1, Section 160.415, Line 1, by deleting all of the said line and inserting in lieu thereof the following:

"160.415. 1. **This section shall be known and may be cited as the "Charter School Funding Act."**
2. For the purposes of calculation and distribution of state school aid under"; and

Further amend said bill and section, Pages 1 to 11, by renumbering all of said section accordingly; and

Further amend said bill and section, Page 11, Line 370, by inserting after all of the said line the following:

"18. Notwithstanding the provisions of section 1.140 to the contrary, the provisions of this act shall be nonseverable, and if any provision is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of this act."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Black (7), **House Amendment No. 7** was adopted.

On motion of Representative Richey, **HCS HB 1552, as amended**, was adopted.

On motion of Representative Richey, **HCS HB 1552, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 082

Aldridge	Bailey	Baker	Basye	Billington
Black 7	Bland Manlove	Boggs	Brown 27	Buchheit-Courtway
Butz	Chipman	Christofanelli	Coleman 32	Coleman 97
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Fitzwater
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Hardwick	Hicks	Hovis	Hudson
Hurlbert	Kalberloh	Kelly 141	Kidd	Lewis 6
Lovasco	Mackey	Mayhew	McDaniel	McGill
O'Donnell	Owen	Patterson	Perkins	Pietzman
Plocher	Pollitt 52	Pollock 123	Pouche	Reedy
Richey	Riggs	Riley	Roden	Rone
Sander	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Taylor 139	Taylor 48
Thomas	Toalson Reisch	Trent	Van Schoiack	West
Wiemann	Mr. Speaker			

NOES: 064

Adams	Anderson	Andrews	Appelbaum	Atchison
Bangert	Barnes	Black 137	Bosley	Bromley
Brown 16	Brown 70	Burger	Burnett	Burton
Clemens	Collins	Cook	Copeland	Doll
Ellebracht	Falkner	Fishel	Fogle	Francis
Gray	Gunby	Henderson	Houx	Ingle
Kelley 127	Knight	Lewis 25	McCreery	McGaugh
Merideth	Morse	Mosley	Murphy	Nurrenbern
Person	Phifer	Pike	Porter	Proudie
Quade	Railsback	Roberts	Sassmann	Sauls
Sharpe 4	Smith 45	Smith 67	Stevens 46	Tate
Terry	Thompson	Turnbaugh	Unsicker	Veit
Walsh Moore 93	Weber	Wright	Young	

PRESENT: 001

Baringer

ABSENT WITH LEAVE: 010

Aune	Busick	Derges	Haley	Johnson
Price IV	Rogers	Rowland	Walsh 50	Windham

VACANCIES: 006

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 3737 - Rules - Legislative Oversight

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 1732 - Fiscal Review

COMMITTEE REPORTS

Committee on Economic Development, Vice Chair Riggs reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 2587**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Barnes, Boggs, Deaton, Gunby, Johnson, Riggs, Smith (155) and Trent

Noes (0)

Absent (2): Cupps and Grier

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2603**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Appelbaum, Buchheit-Courtway, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stevens (46), Thomas and Wright

Noes (0)

Absent (2): Collins and Stephens (128)

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HJR 116**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Chipman, Gray, Hicks, McDaniel, Mosley, Porter, Schnelting, Tate and Walsh Moore (93)

Noes (0)

Absent (3): Bland Manlove, Haffner and Kidd

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 2611**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Chipman, Hicks, McDaniel, Porter, Schnelting and Tate

Noes (3): Gray, Mosley and Walsh Moore (93)

Absent (3): Bland Manlove, Haffner and Kidd

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2151**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (6): Bailey, Baker, Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (1): Chipman

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HR 3279**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Richey

Noes (0)

Absent (2): Bailey and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1478**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Aune, Basye, Chipman, Christofanelli, Haffner and Hicks

Noes (0)

Absent (5): Bailey, Kelly (141), Proudie, Richey and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1696**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks and Richey

Noes (0)

Absent (4): Bailey, Kelly (141), Proudie and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1721**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks and Richey

Noes (0)

Absent (4): Bailey, Kelly (141), Proudie and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1962**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks and Richey

Noes (0)

Absent (4): Bailey, Kelly (141), Proudie and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2123**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks and Richey

Noes (0)

Absent (4): Bailey, Kelly (141), Proudie and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2163**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks and Richey

Noes (0)

Present (1): Proudie

Absent (3): Bailey, Kelly (141) and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2169**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Hicks and Richey

Noes (1): Aune

Present (1): Proudie

Absent (3): Bailey, Kelly (141) and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2202**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Richey

Noes (0)

Absent (2): Bailey and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2359**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Richey

Noes (1): Aune

Absent (2): Bailey and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2371**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Richey

Noes (0)

Absent (2): Bailey and Rogers

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2566**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie and Richey

Noes (0)

Absent (2): Bailey and Rogers

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 74**.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, March 8, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 8, 2022, 9:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1919

Executive session will be held: HB 2402

CONSENT AND HOUSE PROCEDURE

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3623

Executive session will be held: HR 3623, HCS HB 1662, HCS HB 2462

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2719, HB 1708

Executive session will be held: HB 2597

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 9, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 6.

Public hearing will be held: HB 1646, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 16, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 6.

Public hearing will be held: HB 1646, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

CANCELLED

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 8, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1469, HB 1471, HB 2150, HB 2575, HB 2652, HB 2492,
HB 2618, HB 2606

Executive session will be held: HB 2189, HB 1484, HB 1835

Added HB 2606 and removed HB 1468.

AMENDED

EMERGING ISSUES

Tuesday, March 8, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing
Room 7.

Public hearing will be held: HB 2567

Executive session will be held: HB 1997, HJR 128, HB 2605, HB 1741, HB 1798

Added HB 1798.

AMENDED

FISCAL REVIEW

Tuesday, March 8, 2022, 3:15 PM, House Hearing Room 4.

Executive session will be held: HB 2325

INSURANCE

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing
Room 1.

Public hearing will be held: HB 2199

JUDICIARY

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing
Room 6.

Public hearing will be held: HB 2615, HB 1931, HB 1960, HB 1974, HB 2589

Executive session will be held: HCR 71, HB 2678

LEGISLATIVE REVIEW

Tuesday, March 8, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2310

Executive session may be held on any matter referred to the committee.

CANCELLED

LOCAL GOVERNMENT

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2147, HB 2526

Executive session will be held: HB 1620, HB 2391, HB 2628, HB 1918

PUBLIC SAFETY

Tuesday, March 8, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2054, HB 2704

Executive session will be held: HB 2109

AMENDED

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, March 8, 2022, 12:30 PM or upon adjournment of Consent and House Procedure, House Hearing Room 4.

Executive session will be held: HB 1680, HCS HB 1682, HCS HB 1734, HCS HB 2032, HB 2085, HCS HB 2140, HB 2156, HB 2255, HB 2293, HCS HB 2499, HCS HBs 2502 & 2556, HB 2593, HB 2623

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, March 8, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HR 3737

Executive session will be held: HR 3737

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2016, HB 2353, HB 2638, HB 2645, HB 2817

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2686, HB 2685, HJR 134

Executive session will be held: HB 2142

Removed HB 1636.

AMENDED

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 2206, HB 1717

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 2129

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, March 9, 2022, 8:20 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Thursday, March 10, 2022, 8:30 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Tuesday, March 8, 2022, 8:30 AM, House Hearing Room 3.

Appropriation subcommittee markup.

TRANSPORTATION

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1545, HB 2487, HB 2785

Removed HB 2790.

AMENDED

WAYS AND MEANS

Wednesday, March 9, 2022, 12:00 PM or upon morning recess (whichever later), House Hearing Room 7.

Public hearing will be held: HB 1766

Executive session will be held: HCS HB 1992

HOUSE CALENDAR

THIRTY-FOURTH DAY, TUESDAY, MARCH 8, 2022

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 3020

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 100 - Richey
HCS HJR 110 - Christofanelli
HJR 114 - Coleman (32)
HCS HJR 82 & 106 - Black (137)
HCS HJR 88 - McGirl
HJR 94 - Simmons

HOUSE BILLS FOR PERFECTION

HCS HB 2000 - Schwadron
HCS HBs 2116, 2097, 1690 & 2221 - Black (7)
HCS HB 2376 - Kelly (141)
HB 2694 - Hudson
HCS HB 1750 - Basye
HB 2474 - Hicks
HB 1692 - Boggs
HCS HB 1757 - Railsback
HB 1762 - Sander
HB 1856 - Baker
HB 1859 - Eggleston
HB 1864 - Thomas
HCS HB 1875 - Haffner
HB 1962 - Copeland
HB 1977 - Kelley (127)
HB 2090 - Griffith
HB 2095 - Kelly (141)
HB 2123 - Taylor (139)
HB 2163 - Houx
HB 2169 - Trent
HB 2202 - Fitzwater
HCS HB 2246 - Copeland
HB 2372 - Chipman
HCS HB 2382 - Hardwick
HB 2387 - Gregory (51)
HB 2515 - Perkins

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HCS HB 1677 - Wright

HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1637 - Schwadron
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 1878 - Simmons
HCS HB 2005 - Haffner
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2022)

HCS HB 1606 - McGaugh
HCS HB 1984 - Hovis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70 - Davidson
HCS HJR 91 - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1724 - Hudson
HB 1473 - Pike
HCS HB 1462 - Schnelting
HCS HB 2168 - Porter
HCS HBs 1897 & 2414 - DeGroot
HB 2355, (Fiscal Review 3/3/22) - Andrews
HB 2366 - Shields
HB 1861 - Eggleston
HCS HB 1732, (Fiscal Review 3/7/22) - O'Donnell
HB 1589 - Fitzwater
HB 1738 - Dogan

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1713 - Riley
HB 1481 - Dinkins
HCS HBs 1743 & 2185 - Dogan
HB 1584 - Murphy
HB 2325, (Fiscal Review 3/1/22) - Patterson
HCS HB 2304, (Fiscal Review 3/2/22), E.C. - Lewis (6)

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl
HB 1600 - Chipman
HB 1725 - Hudson

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-FOURTH DAY, TUESDAY, MARCH 8, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Be of good comfort, be of one mind, live in peace; and the God of love and peace shall be with you.
(II Corinthians 13:11)

Almighty God, strong to save and eager to help, who is always revealing Your way, speak to us this moment and make known Your will, as we pray that Your spirit may live in our hearts.

Make us worthy in our devotion to truth, sincere in our desire for honor, gentle in our dedication to harmony, and genuine in our decision to seek justice and to pursue it until we possess it.

Bless these representatives of our state that they may walk with You as they make decisions looking forward to a better day. Strengthen our people that with genuine faith, humble spirit, and patriotic fervor they may find themselves by doing Your will, and by living together in peace, usher in a new day of peace for the citizens of the Show-me state and bless our Missouri Supreme Court.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the thirty-third day was approved as printed.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the second time:

HB 3020, to appropriate money for the several departments and offices of state government; for the purchase of equipment; for planning expenses, for capital improvement projects, including but not limited to major additions and renovation of facility components, equipment or systems; for grants; and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the period beginning July 1, 2022, and ending June 30, 2023.

ESCORT COMMITTEE

The Speaker appointed the following select committee to act with a like committee from the Senate pursuant to **HCR 74**: Representatives Evans, Riley, Gregory (51), Pike, Shields, Ellebracht, Clemens, Brown (27), Nurrenbern, and Butz.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the President Pro Tem has appointed the following committee to act with a like committee from the House pursuant to **HCR 74**.

Senators: Luetkemeyer, Bean, Koenig, Thompson Rehder, White, Beck, Washington, Roberts, Arthur, and Williams.

MOTION

Representative Plocher moved that Rule 123 be suspended.

Which motion was adopted by the following vote:

AYES: 130

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Butz	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Derges
Dinkins	Dogan	Doll	Eggleston	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
O'Donnell	Patterson	Perkins	Person	Phifer
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 163	Smith 45	Smith 67	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 027

Appelbaum	Bailey	Bland Manlove	Bosley	Busick
Chipman	Deaton	DeGroot	Ellebracht	Evans
Gregory 51	Gregory 96	Grier	Hicks	Knight
Nurrenbern	Owen	Pietzman	Pike	Price IV
Rogers	Rone	Rowland	Smith 155	Stephens 128
Van Schoiack	Windham			

VACANCIES: 006

JOINT SESSION

The hour of Joint Session having arrived, the Senate in a body was admitted, and Lieutenant Governor Mike Kehoe, presiding, called the Joint Assembly to order.

The Secretary of the Senate called the roll, which showed a majority of the Senators present:

AYES: 028

Arthur	Bean	Beck	Bernskoetter	Brattin
Brown	Burlison	Cierpiot	Crawford	Eslinger
Gannon	Hegeman	Hoskins	Hough	Koenig
Luetkemeyer	May	Moon	Razer	Rizzo
Rowden	Schatz	Schupp	Thompson Rehder	Washington
White	Wieland	Williams		

NOES: 000

ABSENT: 004

Eigel	Mosley	O’Laughlin	Onder
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ABSENT WITH LEAVE: 002

Riddle	Roberts
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The Chief Clerk of the House called the roll, which showed a majority of the Representatives present:

AYES: 126

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davis	Deaton	DeGroot
Derges	Doll	Ellebracht	Evans	Falkner
Fishel	Fogle	Francis	Gray	Gregory 51
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson

Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Sander	Sassmann	Sauls	Schroer
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Smith 67	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 011

Bland Manlove	Dinkins	Dogan	Eggleston	Fitzwater
Hurlbert	McGaugh	Pollitt 52	Roden	Schwadron
Stacy				

ABSENT WITH LEAVE: 020

Aldridge	Bailey	Baker	Bosley	Busick
Davidson	Gregory 96	Grier	Hicks	Knight
McDaniel	Owen	Pietzman	Price IV	Rogers
Rone	Rowland	Schnelting	Smith 163	Windham

VACANCIES: 006

The Sergeant-at-Arms announced the approach of the Honorable Paul C. Wilson, Chief Justice of the Supreme Court of Missouri. Chief Justice Wilson was duly escorted to the House Chamber and to the Speaker's dais, where he delivered the following message to the Assembly in Joint Session.

STATE OF THE JUDICIARY ADDRESS BY CHIEF JUSTICE PAUL C. WILSON

Introduction

Speaker Vescovo, Lieutenant Governor Kehoe, President Pro Tem Schatz, members of the 101st General Assembly, statewide office holders, cabinet members and other executive branch officials: thank you for this opportunity to speak to you this morning.

The concept of separation of powers is one of our Constitutional cornerstones, but it can be misleading. Separate does not mean adversarial, and it never has. In truth, our constitution demands just the opposite. Despite the different roles we play in our system of checks and balances, all three branches must continually communicate and cooperate if we are to serve the constitution and the people well.

Obviously, my address this morning is largely ceremonial, but that does *not* mean it doesn't matter. I think it's important for the people of our great state to see us gathered on occasions like this – together – demonstrating the cooperation that goes on, not just on this day, but throughout the year. For that reason, and in that spirit, I deeply appreciate your willingness to listen to what I have to say.

There are somewhere north of 200 of us in this room, and we all asked to be here. No one made us take the path of civil service that brought us here. Every one of us is a volunteer, and we worked hard to have the chance to serve this state and its people. Others can rail against “the government” as if it were some nameless, faceless entity, but we in this room know better. You, me, and the nearly 50,000 other public servants who live and work in virtually every community in this state, we *are* the government. Government is people and, for today's purposes, it's us.

I was born and raised here in Jefferson City, and maybe that's why this idea is so important to me and so ingrained in who I am. The legislature wasn't just some headline to me. Instead, it was my neighbor and childhood idol Jim Strong, who served in this chamber and then in the Senate down the hall. The legislature *was* my Uncle Jim – and all those he would introduce me to on the many afternoons I came to watch him in this building.

Most of the kids I grew up with had parents who worked in government, at all levels. My dad served many years as a judge in the municipal and associate circuit courts. My mom worked in public health for nearly 50 years, starting as a school nurse and ending up as a division director in the department of health in the Ashcroft administration.

When you grow up here in Jefferson City, even statewide office holders are just people, as I learned one cold winter's day 50-some years ago when I accidentally knocked Jack Danforth off his feet at the skating rink. My Dad helped him, and me, up, and then said to me: “You know who that is, don't you!?” Well, of course, I didn't ... but I quickly learned and, Senator, if you're listening, please accept this very overdue apology!

My father is no longer around to pick me up when I make a mistake, but my wife Laura is. She's the love of my life for more than 30 years, and she's with us in the gallery today. Please make her feel welcome.

The point is, I grew up believing that government *is* people – well-meaning, hardworking people – and I believe that still today. I promise you it's no less true of me or my colleagues than it is of you or yours. We all have different jobs, and we serve in different ways, but we are united in the spirit and goal of service. This unity of purpose brings us together this morning so the people of this state can see us – gathered in *their* name – to discuss *their* business ... together.

So, let's get down to business

Court employees

The state of the judicial branch is sound. Last year, despite all its challenges, more than 750,000 circuit court cases were resolved. While the pandemic impacted our backlog, its effect was not as big or as widespread as some feared, and we are working to clear it.

And, when I say we, I mean them – the 350 trial judges, and the more-than-3,000 court clerks, bailiffs, court reporters, juvenile officers, juvenile detention officers, and all the other staff who *really* make up the judicial branch. It's not the seven of us – it's all of them and the work they do. We know it, they know it, and I want all of you to know it too.

They are the ones who kept the courts open through the pandemic. They are the ones who work to help keep Missouri kids safe. Who collect and disperse more than \$100 million dollars every year. Who schedule every court hearing and help people know when and where they're supposed to be.

Our people are your people, your constituents, your friends and neighbors, and they live and work in every corner of this state. They are the face and beating heart of your judicial system. The work they do is incredibly important and often incredibly difficult, and I would ask you to help me recognize them now.

On their behalf, I thank you for the cost-of-living increases you have been able to give in recent years and, especially, the one you approved just a few days ago. That kind of increase is important to our employees, not merely in terms of buying power, but because it demonstrates that you in this chamber know who they are. You *see* them, and you proudly recognize the work they do.

But there is more we can, and need, to do. Like the rest of government, we struggle to retain experienced workers and recruit new employees to careers in the courts. All too often, we spend precious tax dollars recruiting and training people, giving them the skills and experience we need them to have, only to see them move to better-paying, private-sector jobs after our training is complete. A market-based approach to compensation will give us a fighting chance to attract and keep expert staff in our courtrooms and courthouses. Those folks want to serve, just as all of us do, and competitive compensation will allow them to do that. By continuing to work with you, we can find a common-sense, long-term solution to this problem.

Judges

I urge each of you to reach out to your local judges. Spend some time in your local courthouses. Talk with your local court staff, and see what's happening there. Decide for yourselves how busy Missouri's courts are, how fair they are, and how well we serve the laws you write and the constitutional principles every one of us has sworn to protect. My hope is you'll see ways we can work together to improve our justice system.

One reason I ask you to do this is because so many of our judges are new. In the last four years alone, 40 percent of all the trial and appellate judges have been new to their positions. Some of those changes came as the result of local elections, but more than three-fourths of the new judges over these last four years – including 109 trial judges and 13 appellate judges – were appointed by the governor either under article IV, section 4, or under our constitution's nonpartisan court plan.

One of these recent appointees is Judge Robin Ransom, the newest member of the Supreme Court. She is a native of St. Louis. She worked as a public defender, a prosecutor, a family court staff attorney, a court commissioner and then a circuit judge. In 2019, Governor Parson elevated her to the Court of Appeals and then, last May, appointed her to the Supreme Court. She is not only the owner/operator of the most infectious smile you've ever seen, but she also just might be the best bowler in this room! We could not be more thrilled to work with her. Please join me in recognizing our newest judge.

Court security

With the judicial branch working in more than 120 courthouses around the state, security – for citizens, lawyers, judges and other court personnel – has always been a priority.

Thankfully, security *in* our courthouses has come a long way since 1992, when a man shot four people in a St. Louis County courtroom and then executed his wife on the witness stand. But security risks continue, they're on the rise, and they are no longer just inside the courthouse. Those of us in public service are increasingly vulnerable. As public servants, we know we are not – and should not be – immune from public scrutiny and criticism ... it comes with the job. But none of us – or our families – should be put in harm's way.

In 2005, a judge's husband and mother were murdered in Illinois. In 2015, a judge survived an assassination attempt outside her home in Texas. And, in 2020, a New Jersey judge's husband was shot and her son killed in an attack meant for her. All three states responded with laws aimed at protecting the private personal information of judges and their families, but those laws came too late to prevent those tragedies. We owe it to the those who serve in Missouri's judiciary not to learn – in the worst possible way – that we, too, did too little, too late.

Missouri judges have been harassed online and at home, they've been threatened, and they've had their personal information posted on the web. Eleven states have already passed laws enhancing safety for judges, and more are considering such legislation now. We appreciate Representative DeGroot's efforts in this area and believe that legislative protections for Missouri's judges, together with the governor's budget recommendations you're now considering, are a good start – and we look forward to working with you on this issue as well.

Court technology

Online services are revolutionizing the courts just as they are the rest of government. This was true before COVID, and the last two years have greatly accelerated this trend. When conditions limited the number and types of hearings that could be held in person, we held thousands of hearings online, in virtual courtrooms. This approach made it possible to keep the work of the judiciary moving, and it was well received by those the courts are here to serve. Data from around the country shows that virtual proceedings not only make courts more efficient, but they also increase access to justice for many.

But this demand for increased online services highlights how much more difficult it is for some to make use of those services than others. There can be no doubt the “digital divide” is real. And it can be caused as much by geography as by poverty. Courts, whether virtual or in person, must be equally open and accessible for *all* Missourians, regardless of who you are or where you live.

This is why we’re excited by Governor Parson’s recommendations for broadband expansion around the state. Increased bandwidth, especially for our rural courthouses and the communities they serve, will help us better utilize online services to increase efficiency *and* access, making your courts more user-friendly for everyone.

Treatment courts

Those logistical issues – compensation, security, and infrastructure – are important, but only because they make it possible for the judicial branch to fulfill the role assigned to us. I want to turn now to some of the more creative work going on in our courts, work that presents continued opportunities for cooperation among our three branches.

One recurring theme in State of the Judiciary addresses over the past 20 years has been drug courts. They have been one of the greatest collaborative successes showing what is possible when the three branches work together with creativity and a commitment to serving Missourians better.

By identifying appropriate offenders and diverting them from prison to treatment, we – together – found a better way to serve not only those individuals, but also their families and society as a whole. This approach is cost effective, to be sure, but more importantly, it’s fair ... and just. These programs stand as proof that our justice system often does better when it responds to the whole person and not merely to their conduct. This was true more than a century ago when legislation created the very first diversion court, which we now call juvenile courts, and it remains true today.

Veterans courts

But there is another diversion court, another form of treatment court, that I believe needs the same sort of sustained cooperation and commitment that – together – we have given drug courts and juvenile courts in this state. I’m talking about veterans courts.

As home to Fort Leonard Wood, Whiteman Air Force Base, and many other installations, Missouri is proud to host some of the most elite fighting men and women in the world. But we are equally proud when service members choose to make Missouri their home after they leave active duty. As Governor Parson noted in his State of the State address, Missouri ranks ninth in the nation as home for our retired military.

Sadly, however, the burdens of military service do not magically disappear the moment a veteran leaves active duty. For some, those burdens can lead to mental health struggles that manifest themselves in substance abuse and conduct that, unfortunately, can land them in our justice system.

Then, our choice is clear. We can view those veterans solely in terms of their *conduct*, or we can look at the *context* from which their conduct arises and see whether treatment and other forms of support can produce a better outcome, both for the veterans and for all of us they have served.

Make no mistake: Missouri veterans courts work. We now have 15 programs serving 40 counties and, in the past five years alone, they've graduated more than 360 former service men and women. One reason these programs work so well is the role that volunteer veterans and active-duty soldiers play as mentors. No one can help a veteran like someone who's walked a mile – and probably a thousand miles – in their combat boots. Missouri veterans courts have demonstrated the kind of success we've come to expect from drug courts and other treatment courts ... and now it's time we do more.

Today, veterans courts serve only a third of our local jurisdictions, largely clustered around VA hospitals and clinics. Outside of those areas, however, resources are scarce. The simple truth is that veterans who need help throughout most of Missouri will not have access to a veterans court should they find themselves on the wrong side of the law. We can work together to fix this, and I hope you will agree we owe it to these men and women as the very least we can do to honor the sacrifices they've made.

Cooperative solutions

And there are other examples where our three branches have communicated and cooperated to better serve Missouri and her people:

- The Justice Reinvestment Initiative led by the department of corrections;
- the Partnership for Child Safety and Well-Being, where we work together with the children's division, youth services, and the department of mental health;
- and the initiative we call Leading Change in Criminal Justice, which helps local stakeholders better coordinate services for individuals with co-occurring mental health challenges and substance use disorders.

And the list goes on and on and on. Leaders from across government ... people working together to empower local solutions. Are you sensing a winning formula? I hope so.

So, I am happy to report that the State of the Judiciary is sound, and the future is bright. While I've mentioned a few of the ways we *can* work – and *have* worked – together, the opportunities for cooperation are limited only by our creativity and our courage.

Conclusion

Missouri has always had her share of challenges. For example, as you all know, fire destroyed the state Capitol in 1911. But, as Missourians always do, we rebuilt, and this magnificent building was the result.

Yet the beauty of the design and the quality of the work that went into this building were *not* a celebration of what Missouri *was*, or a salute to leaders who *already* served. Instead, I believe this building – and, in particular, this chamber, The People's Chamber – was designed and built as a monument to what Missouri *can* be, and as a challenge to all those who would seek to lead in the future.

The commission overseeing the new Capitol project identified 14 qualities – characteristics the people of Missouri should aspire to embody. But I think it's instructive that – of *all* the places around the Capitol that the commission might have chosen to display these qualities – they chose here. Those 14 traits are literally carved into the walls of this chamber. They have stood here for more than a century as a silent challenge to all those who sought to lead.

Even now, today, they challenge you and me to find these virtues in ourselves and in each other.

To find Honor and Truth and Charity,
To find Justice and Equality and Liberty,
and all the rest.

To find them within ourselves *and* in each other – and to let those virtues guide the work we've volunteered to do.

And yet, as I look at these virtues, I can't help but notice the one that *isn't* there. Courage. Maya Angelou, a native of St. Louis and one of America's greatest poets, once said:

Courage is the most important of all the virtues, because without courage you can't practice any other virtue consistently. You can practice any virtue erratically, but nothing consistently without courage.

You see, it takes courage to lead; to make the decision you know is right but may not be popular; to listen and cooperate and compromise; to build a future for everyone and not merely those who look and sound like us. There is no tomorrow for *any* of us that is not the tomorrow for *all* of us, and that future will only be as bright as we make it.

So, will those of us who have gathered in this chamber today have what it takes to practice these virtues?

To practice Justice and Truth ... Liberty and Honor ... Equality and Charity ... and all the rest?

And will we have the Courage needed to practice them consistently?

With God's help and blessings, I believe we will.

Thank you.

The Joint Session was dissolved by Senator Rowden.

Speaker Vescovo resumed the Chair.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 061

Anderson	Atchison	Aune	Basye	Billington
Black 7	Boggs	Bromley	Brown 16	Brown 27
Burton	Coleman 97	Collins	Cook	Copeland
Davis	DeGroot	Derges	Doll	Evans
Francis	Gunby	Haden	Haffner	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Lewis 25
Lewis 6	Lovasco	McGaugh	McGill	Morse
Murphy	Owen	Patterson	Person	Phifer
Pike	Railsback	Reedy	Riggs	Roberts
Sander	Sassmann	Seitz	Sharpe 4	Shields
Smith 155	Taylor 139	Terry	Thomas	Thompson
Toalson Reisch	Turnbaugh	Van Schoiack	Veit	Walsh 50
West				

NOES: 001

Mackey

PRESENT: 065

Adams	Aldridge	Andrews	Appelbaum	Baker
Baringer	Black 137	Brown 70	Buchheit-Courtway	Burger
Butz	Chipman	Clemens	Coleman 32	Davidson
Deaton	Dinkins	Dogan	Eggleston	Ellebracht
Falkner	Fitzwater	Fogle	Gray	Griffith
Henderson	Houx	Hovis	Hudson	Hurlbert
Knight	Mayhew	McCreery	McDaniel	Merideth

Mosley	O'Donnell	Perkins	Plocher	Pollitt 52
Pollock 123	Pouche	Price IV	Quade	Riley
Roden	Rogers	Sauls	Schwadron	Shaul
Simmons	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 48	Trent
Walsh Moore 93	Weber	Wiemann	Young	Mr. Speaker

ABSENT WITH LEAVE: 030

Bailey	Bangert	Barnes	Bland Manlove	Bosley
Burnett	Busick	Christofanelli	Cupps	Fishel
Gregory 51	Gregory 96	Grier	Haley	Hardwick
Hicks	Ingle	Nurrenbern	Pietzman	Porter
Proudie	Richey	Rone	Rowland	Schnelting
Schroer	Sharp 36	Unsicker	Windham	Wright

VACANCIES: 006

PERFECTION OF HOUSE BILLS

HCS HBs 2116, 2097, 1690 & 2221, relating to the visitation rights of patients, was taken up by Representative Black (7).

On motion of Representative Black (7), the title of **HCS HBs 2116, 2097, 1690 & 2221** was agreed to.

Representative Patterson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 2116, 2097, 1690 & 2221, Page 3, Section 191.1410, Line 33, by deleting all of said line; and

Further amend said bill, page, and section, Line 36, by deleting all of said line and inserting in lieu thereof the following:

"patients; or

(f) If, in the clinical judgment of the patient's attending physician, the presence of visitors would be medically or therapeutically contraindicated to the health or life of the patient, and the physician attests to such in the patient's chart."; and

Further amend said bill, Page 4, Section 191.1427, Line 3, by deleting all of said line and inserting in lieu thereof the following:

"requirements for visitors. Nothing in sections 191.1410 to 191.1415 shall be construed to require a hospital to allow visitors to enter an operating room, isolation room or unit, behavioral health unit or other typically restricted area or to remain present during the administration of emergency care in critical situations. The provisions of sections 191.1410 to 191.1415 shall only be construed to permit a visitor access to rooms, units, or wards in which patients are normally allowed to have visitors as well as common areas of the hospital."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Patterson, **House Amendment No. 1** was adopted.

Representative Lewis (6) offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill Nos. 2116, 2097, 1690 & 2221, Page 5, Section 191.1440, Lines 2 to 3, by deleting all of said lines and inserting in lieu thereof the following:

"(1) Any inpatient facility operated by the department of mental health;"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Burton offered **House Amendment No. 1 to House Amendment No. 2.**

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for House Bill Nos. 2116, 2097, 1690 & 2221, Page 1, Line 1, by inserting after the number "2221,":

"Page 2, Section 191.1410, Line 4, by deleting all of said line and inserting in lieu thereof the following:

"guardian and shall allow a spouse, legal guardian, or one essential support"; and

Further amend said bill, page, and section, Line 6, by inserting after the word **"facility"** the following:

"; except that, during a World Health Organization declared pandemic or declared state emergency under chapter 44 by the governor, a hospital or office of a health care professional may limit patients not receiving end-of-life care or hospice care to one designated visitor for the duration of the patient's stay. The designated visitor shall be limited to a family member, patient's friend, essential caregiver, clergy member, lay person offering religious support, or person necessary to meet the physical or mental needs of the resident"; and

Further amend said bill, Page 4, Section 191.1415, Line 4, by deleting the words **"or legal guardian and an"** and inserting in lieu thereof the words **", legal guardian, or";** and

Further amend said bill,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Phifer raised a point of order that members were in violation of Rule 84.

The Chair ruled the point of order not well taken.

Representative Burton moved that **House Amendment No. 1 to House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

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AYES: 036

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Collins	Doll
Fogle	Gray	Gunby	Ingle	Lewis 25
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Quade	Rogers	Smith 45	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

NOES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 96	Griffith	Haden	Haffner
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Porter	Pouche	Proudie
Railsback	Reedy	Riggs	Riley	Roden
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

PRESENT: 001

Smith 67

ABSENT WITH LEAVE: 022

Bailey	Barnes	Bland Manlove	Busick	Clemens
Cupps	Dogan	Gregory 51	Grier	Haley
Mackey	McDaniel	Pollitt 52	Pollock 123	Price IV
Richey	Roberts	Rone	Rowland	Sauls
Windham	Wright			

VACANCIES: 006

On motion of Representative Lewis (6), **House Amendment No. 2** was adopted.

Representative Smith (155) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill Nos. 2116, 2097, 1690 & 2221, Page 3, Section 191.1410, Line 21, by inserting after the word "**section**" the words "**and section 191.1415**"; and

Further amend said bill, page, and section, Line 41, by inserting after all of said line the following:

"7. Nothing in sections 191.1410 to 191.1415 shall be construed to require a hospital to allow visitation in situations when there is substantial disruptive, threatening, or violent behavior toward any staff member, patient, or other visitor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Smith (155), **House Amendment No. 3** was adopted.

On motion of Representative Black (7), **HCS HBs 2116, 2097, 1690 & 2221, as amended**, was adopted.

On motion of Representative Black (7), **HCS HBs 2116, 2097, 1690 & 2221, as amended**, was ordered perfected and printed.

On motion of Representative Plocher, the House recessed until 4:00 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 060

Anderson	Atchison	Aune	Barnes	Basye
Billington	Black 7	Bromley	Brown 16	Brown 27
Burger	Burton	Clemens	Cook	Cupps
Davidson	Davis	Derges	Doll	Evans
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Kalberloh	Kelley 127	Kelly 141	Kidd
Lewis 6	Lovasco	McGaugh	McGill	Morse
Murphy	Nurrenbern	Owen	Perkins	Person
Porter	Reedy	Richey	Roberts	Sander
Sassmann	Seitz	Sharpe 4	Simmons	Smith 155
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Young

NOES: 001

Mackey

PRESENT: 066

Adams	Andrews	Appelbaum	Bangert	Baringer
Black 137	Boggs	Buchheit-Courtway	Burnett	Butz
Chipman	Coleman 32	Coleman 97	DeGroot	Dinkins
Eggleston	Ellebracht	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 96	Griffith
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Knight	Lewis 25	Mayhew	McCreery

McDaniel	Merideth	Mosley	O'Donnell	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Pouche
Proudie	Quade	Railsback	Riley	Schroer
Schwadron	Shaul	Shields	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Trent	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Wiemann	Windham
Mr. Speaker				

ABSENT WITH LEAVE: 030

Aldridge	Bailey	Baker	Bland Manlove	Bosley
Brown 70	Busick	Christofanelli	Collins	Copeland
Deaton	Dogan	Gregory 51	Grier	Hicks
Patterson	Phifer	Price IV	Riggs	Roden
Rogers	Rone	Rowland	Sauls	Schnelting
Sharp 36	Stevens 46	Tate	Terry	Wright

VACANCIES: 006

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1878, relating to elections, was taken up by Representative Simmons.

On motion of Representative Simmons, the title of **HB 1878** was agreed to.

On motion of Representative Simmons, **HB 1878** was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 100, HCS HJR 110, HJR 114, HCS HJRs 82 & 106, and HCS HJR 88 were placed on the Informal Calendar.

HJR 94, relating to voter identification, was taken up by Representative Simmons.

On motion of Representative Simmons, the title of **HJR 94** was agreed to.

On motion of Representative Simmons, **HJR 94** was ordered perfected and printed.

PERFECTION OF HOUSE BILLS

HCS HB 2000, relating to Holocaust education, was placed on the Informal Calendar.

HCS HB 2376, relating to residency of children in state custody, was placed on the Informal Calendar.

HB 2694, relating to personal property appreciation, was taken up by Representative Hudson.

On motion of Representative Hudson, the title of **HB 2694** was agreed to.

Representative Hudson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2694, Page 4, Section 137.115, Line 120, by deleting the word "**lowest**"; and

Further amend said bill, page, and section, Line 121, by inserting after the word "publication." the following words:

"The assessor may assign any value that the assessor deems to be the true value, provided that such value is not greater than the current October issue of the National Automobile Dealers' Association Official Used Car Guide, or its successor publication, and such value is not less than the lowest value in the current or two previous years of such publication."; and

Further amend said bill and section, Page 5, Line 130, by deleting the word "**lowest**"; and

Further amend said bill, page, and section, Line 131, by inserting after the word "**years.**" the following:

"The assessor may assign any value that the assessor deems to be the true value, provided that such value is not greater than a current publication, if the assessor uses a publication, for such property, and such value is not less than the lowest value in the current or two previous years of such publication."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Hudson, **House Amendment No. 1** was adopted.

Representative Wiemann offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 2694, Page 3, Section 137.115, Line 77, by inserting after the number "4." the following:

"The personal property tax as assessed and valued under subsection 3 of this section, shall not exceed the Consumer Price Index for All Urban Consumers (CPI-U). The provisions of this subsection shall become effective January 1, 2023.

5."; and

Further amend said bill and section by renumbering the subsequent subsections accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Wiemann, **House Amendment No. 2** was adopted.

On motion of Representative Hudson, **HB 2694, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1552 - Fiscal Review

HCS HB 1814 - Fiscal Review

HB 2810 - Special Committee on Government Oversight

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2447**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Basye, Dinkins, Haden, Haley, Mayhew, Pietzman, Sassmann and Taylor (48)

Noes (6): Bangert, Brown (70), Burton, Lewis (25), Turnbaugh and Walsh Moore (93)

Absent (7): Chipman, Cupps, Grier, Knight, McDaniel, Pollock (123) and Rone

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1705**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Hovis, Kelley (127), Roberts, Sauls, Seitz, Sharp (36) and West

Noes (1): Davis

Absent (2): Aldridge and Copeland

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1736**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Copeland, Davis, Hovis, Kelley (127), Roberts, Sauls, Seitz, Sharp (36) and West

Noes (0)

Absent (1): Aldridge

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 2131**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Barnes, Boggs, Deaton, Gunby, Johnson, Riggs, Smith (155) and Trent

Noes (0)

Absent (2): Cupps and Grier

Committee on Economic Development, Vice Chair Riggs reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 2485**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Boggs, Deaton, Riggs, Smith (155) and Trent

Noes (3): Barnes, Gunby and Johnson

Absent (2): Cupps and Grier

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1484**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Basye, Black (7), DeGroot, Fishel, Grier, Haffner, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (8): Bangert, Brown (70), Davidson, Dogan, Mackey, Nurrenbern, Sharp (36) and Terry

Absent (3): Baker, Christofanelli and Hicks

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1835**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Black (7), DeGroot, Dogan, Fishel, Grier, Haffner, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (7): Bangert, Brown (70), Davidson, Mackey, Nurrenbern, Sharp (36) and Terry

Absent (3): Baker, Christofanelli and Hicks

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2189**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Black (7), Davidson, DeGroot, Fishel, Grier, Haffner, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (7): Bangert, Brown (70), Dogan, Mackey, Nurrenbern, Sharp (36) and Terry

Absent (3): Baker, Christofanelli and Hicks

Committee on Financial Institutions, Chairman Francis reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2370**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Adams, Billington, Butz, Clemens, Francis, McGirl, O'Donnell, Owen, Railsback, Rowland, Sander, Shaul, Thompson and Trent

Noes (0)

Absent (1): DeGroot

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2571**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Adams, Billington, Butz, Clemens, Francis, McGirl, O'Donnell, Owen, Railsback, Rowland, Sander, Shaul, Thompson and Trent

Noes (0)

Absent (1): DeGroot

Committee on Higher Education, Chairman Shields reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 1683**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Adams, Black (137), Houx, Phifer, Pike, Riggs, Shields and Stevens (46)

Noes (0)

Absent (3): Grier, Veit and Windham

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2631**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Lewis (6), Railsback, Sharpe (4) and Thompson

Noes (3): Bangert, Walsh Moore (93) and Young

Absent (1): Person

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 1662**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Andrews, Appelbaum, Fishel, Hovis, Kalberloh, Mosley, Pouche, Railsback and Sassmann

Noes (0)

Absent (2): Person and Wright

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 2462**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (7): Appelbaum, Fishel, Hovis, Kalberloh, Mosley, Pouche and Railsback

Noes (0)

Absent (4): Andrews, Person, Sassmann and Wright

HOUSE COMMITTEE BILL AUTHORIZATIONS

March 8, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

The Standing Committee on Transportation has been authorized to introduce upon report a House Committee Bill relating to memorial designation on highways and bridges.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

Authorized as **House Committee Bill No. 3.**

COMMITTEE CHANGES

March 8, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Judiciary committee:

Per Representative Mary Elizabeth Coleman's request, I hereby remove her from this committee and appoint Representative John Black.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

The following members' presence was noted: Grier and Rone.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, March 9, 2022.

COMMITTEE HEARINGS

CONSENT AND HOUSE PROCEDURE

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 4.
Executive session will be held: HCS HB 2151, HB 2416
Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, March 9, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 5.
Public hearing will be held: HB 2038
Executive session will be held: HB 1614, HB 2601, HB 2576

ECONOMIC DEVELOPMENT

Thursday, March 10, 2022, 8:30 AM, House Hearing Room 5.

Executive session will be held: HB 1661

Time change.

CORRECTED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 9, 2022, 12:00 PM or upon morning recess (whichever is later),

House Hearing Room 6.

Public hearing will be held: HB 2389, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

Added HJR 133 and removed HJR 113.

AMENDED

ELECTIONS AND ELECTED OFFICIALS

Thursday, March 10, 2022, 9:30 AM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1601, HB 2389, HJR 133

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 16, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1646, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

CANCELLED

FINANCIAL INSTITUTIONS

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Executive session will be held: HJR 123

FISCAL REVIEW

Wednesday, March 9, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HCS HB 1732, HCS HB 2304, HB 2355

Executive session may be held on any matter referred to the committee.

Pending referral of HB 1814 and HB 1552.

JUDICIARY

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2615, HB 1931, HB 1960, HB 1974, HB 2589

Executive session will be held: HCR 71, HB 2678

LOCAL GOVERNMENT

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2147, HB 2526

Executive session will be held: HB 1620, HB 2391, HB 2628, HB 1918

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 9, 2022, 6:15 PM or upon adjournment of Rules - Legislative Oversight (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1480, HB 1547, HCS HB 1550, HB 1563, HCS HB 2013, HB 2056, HB 2160, HB 2164, HB 2165, HCS HB 2220, HB 2331, HCS HB 2450, HB 2611

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HB 1464, HCS HB 1716, HB 1804, HB 1860, HCS HBs 1972 & 2483, HB 2050, HB 2327, HCS HB 2434, HB 2455, HCS HB 2485, HB 2493, HCS HB 2543, HCS HB 2564, HCS HB 2583, HCS HB 2587, HR 3737

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2016, HB 2353, HB 2638, HB 2645, HB 2817

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, March 9, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2810

Executive session will be held: HB 2118

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 2129

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, March 9, 2022, 8:20 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Thursday, March 10, 2022, 8:15 AM, House Hearing Room 3.

Time change.

Appropriation subcommittee markup.

CORRECTED

SUBCOMMITTEE ON FEDERAL STIMULUS SPENDING

Thursday, March 10, 2022, 9:30 AM or upon adjournment (whichever is later), House Hearing Room 3.

Appropriation subcommittee markup (HB 3020).

TRANSPORTATION

Wednesday, March 9, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1545, HB 2487, HB 2785

Removed HB 2790.

AMENDED

WAYS AND MEANS

Wednesday, March 9, 2022, 12:00 PM or upon morning recess (whichever later), House Hearing Room 7.

Public hearing will be held: HB 1766

Executive session will be held: HCS HB 1992

HOUSE CALENDAR

THIRTY-FIFTH DAY, WEDNESDAY, MARCH 9, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HCS HB 1750 - Basye

HB 2474 - Hicks

HB 1692 - Boggs

HCS HB 1757 - Railsback

HB 1762 - Sander

HB 1856 - Baker

HB 1859 - Eggleston

HB 1864 - Thomas

HCS HB 1875 - Haffner

HB 1962 - Copeland

HB 1977 - Kelley (127)

HB 2090 - Griffith

HB 2095 - Kelly (141)

HB 2123 - Taylor (139)
HB 2163 - Houx
HB 2169 - Trent
HB 2202 - Fitzwater
HCS HB 2246 - Copeland
HB 2372 - Chipman
HCS HB 2382 - Hardwick
HB 2387 - Gregory (51)
HB 2515 - Perkins

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HCS HB 1677 - Wright
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1637 - Schwadron
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HCS HB 2005 - Haffner
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)

HB 2307 - Coleman (32)
HCS HB 2000 - Schwadron
HCS HB 2376 - Kelly (141)

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2022)

HCS HB 1606 - McGaugh
HCS HB 1984 - Hovis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70 - Davidson
HCS HJR 91 - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1724 - Hudson
HB 1473 - Pike
HCS HB 1462 - Schnelting
HCS HB 2168 - Porter
HCS HBs 1897 & 2414 - DeGroot
HB 2355, (Fiscal Review 3/3/22) - Andrews
HB 2366 - Shields
HB 1861 - Eggleston
HCS HB 1732, (Fiscal Review 3/7/22) - O'Donnell
HB 1589 - Fitzwater
HB 1738 - Dogan
HCS HB 1814, (Fiscal Review 3/8/22) - Pollitt (52)
HCS HB 1552, (Fiscal Review 3/8/22) - Richey
HCS HBs 2116, 2097, 1690 & 2221 - Black (7)

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1713 - Riley
HB 1481 - Dinkins
HCS HBs 1743 & 2185 - Dogan
HB 1584 - Murphy
HB 2325, (Fiscal Review 3/1/22) - Patterson
HCS HB 2304, (Fiscal Review 3/2/22), E.C. - Lewis (6)

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl
HB 1600 - Chipman
HB 1725 - Hudson

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-FIFTH DAY, WEDNESDAY, MARCH 9, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The hand of our God is upon all of them for good that seek Him; (Ezra 8:22)

Eternal God, our Creator, we, Your humble servants, bow before You at the altar of prayer. As we remember Your unfailing goodness which has blessed us all our days, we pray for Your awesome spirit to move within our hearts as we start our deliberations this day.

We acknowledge our shortcomings, our selfishness and our sins. Forgive us, we pray You, when we fall short of Your will for us and Your way for our state. Cleanse the thoughts of our hearts by the inspiration of Your Holy Spirit that we may think better, speak better, and do better than ever before.

We pray for those in positions of influence in our state that they may lead our people in the right and just paths. Lay Your hand in blessing upon our governor, our speaker, the members of this House, and all who labor with them. Give them the assurance that with You great things are possible. May our faith be renewed, our hope restored, and good will revived in all our hearts in the People's House.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Eliza Salladay.

The Journal of the thirty-fourth day was approved as printed by the following vote:

AYES: 140

Adams	Anderson	Appelbaum	Aune	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Butz	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	DeGroot	Derges
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley

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Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 017

Aldridge	Andrews	Atchison	Bland Manlove	Bosley
Busick	Chipman	Deaton	Knight	Phifer
Pietzman	Price IV	Rogers	Rowland	Stephens 128
Windham	Wright			

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Lovasco offered House Resolution No. 3868.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1552**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1732**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1814**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 2304**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2325**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Amendment No. 1** by the following vote:

Ayes (6): Baringer, Chipman, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (1): Eggleston

House Committee Amendment No. 1

AMEND House Bill No. 2325, Page 6, Section 167.903, Line 33, by inserting after all of said line the following:

"4. This section shall expire on August 29, 2022."; and

Further amend said bill, Page 7, Section 167.907, Line 18, by deleting all of said line and inserting in lieu thereof the following:

"4. This section shall expire on August 29, 2022."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HB 2355**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

THIRD READING OF HOUSE BILLS

HB 1724, HB 1473, HCS HB 1462, HCS HB 2168, HCS HBs 1897 & 2414, HB 2355, HB 2366, HB 1861, HCS HB 1732, HB 1589, HB 1738, HCS HB 1814, and HCS HB 1552 were placed on the Informal Calendar.

HCS HBs 2116, 2097, 1690 & 2221, relating to the visitation rights of patients, was taken up by Representative Black (7).

On motion of Representative Black (7), **HCS HBs 2116, 2097, 1690 & 2221** was read the third time and passed by the following vote:

AYES: 120

Aldridge	Atchison	Bailey	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Buchheit-Courtway	Burger	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	DeGroot
Derges	Dinkins	Dogan	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Windham	Mr. Speaker

NOES: 027

Appelbaum	Aune	Barnes	Burnett	Burton
Doll	Fogle	Gray	Gunby	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Quade
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 004

Adams Anderson Bland Manlove Brown 70

ABSENT WITH LEAVE: 006

Andrews Busick Deaton McDaniel Rowland
Wright

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - INFORMAL

HCS HB 1552, relating to funding for schools, was taken up by Representative Richey.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 103

Atchison	Bailey	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 048

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade

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Richey	Rogers	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 006

Andrews	Busick	Rowland	Smith 155	Walsh Moore 93
Wright				

VACANCIES: 006

On motion of Representative Richey, **HCS HB 1552** was read the third time and passed by the following vote:

AYES: 085

Aldridge	Bailey	Baker	Basye	Billington
Black 7	Bland Manlove	Boggs	Brown 27	Buchheit-Courtway
Chipman	Christofanelli	Coleman 32	Coleman 97	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Fishel	Fitzwater
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Hardwick	Hicks	Hovis	Hudson
Hurlbert	Johnson	Kalberloh	Kelly 141	Kidd
Lewis 6	Lovasco	Mayhew	McDaniel	McGirl
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Plocher	Pollitt 52	Pollock 123	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rone	Sander	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schoiack	Walsh 50	West	Wiemann	Mr. Speaker

NOES: 067

Adams	Anderson	Appelbaum	Atchison	Aune
Bangert	Baringer	Barnes	Black 137	Bosley
Bromley	Brown 16	Brown 70	Burger	Burnett
Burton	Butz	Clemens	Collins	Cook
Copeland	Derges	Doll	Ellebracht	Falkner
Fogle	Francis	Gray	Gunby	Haley
Henderson	Houx	Ingle	Kelley 127	Knight
Lewis 25	Mackey	McCreery	McGaugh	Merideth
Morse	Mosley	Nurrenbern	Person	Phifer
Pike	Porter	Price IV	Proudie	Quade
Roberts	Rogers	Sassmann	Sauls	Sharpe 4
Smith 45	Smith 67	Stevens 46	Tate	Terry
Thompson	Turnbaugh	Unsicker	Veit	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 005

Andrews Busick Rowland Walsh Moore 93 Wright

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1814, relating to admission of nonresident pupils, was taken up by Representative Pollitt (52).

Representative Taylor (139) assumed the Chair.

Speaker Vescovo resumed the Chair.

On motion of Representative Pollitt (52), **HCS HB 1814** was read the third time and passed by the following vote:

AYES: 085

Bailey	Baker	Basye	Billington	Black 7
Boggs	Buchheit-Courtway	Chipman	Christofanelli	Coleman 32
Coleman 97	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGill
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Plocher	Pollitt 52	Pollock 123	Pouche
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sander	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Toalson Reisch
Trent	Walsh 50	West	Wiemann	Mr. Speaker

NOES: 066

Adams	Aldridge	Anderson	Appelbaum	Atchison
Aune	Bangert	Baringer	Barnes	Black 137
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Burger	Burnett	Burton	Butz	Clemens
Collins	Cook	Copeland	Cupps	Derges
Doll	Ellebracht	Evans	Falkner	Fogle
Gray	Gunby	Haley	Ingle	Lewis 25
Mackey	McCreery	McGaugh	Merideth	Morse
Mosley	Nurrenbern	Person	Phifer	Pike
Porter	Proudie	Quade	Railsback	Rogers
Sassmann	Sauls	Smith 155	Smith 45	Smith 67
Stevens 46	Terry	Thompson	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Weber	Windham
Young				

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PRESENT: 001

Brown 70

ABSENT WITH LEAVE: 005

Andrews

Busick

Price IV

Rowland

Wright

VACANCIES: 006

Speaker Vescovo declared the bill passed.

MOTION

Representative Patterson moved that **HB 2325, with House Committee Amendment No. 1**, be recommitted to the Committee on Rules – Administrative Oversight.

Which motion was adopted.

On motion of Representative Plocher, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 063

Anderson	Atchison	Aune	Bailey	Bangert
Barnes	Basye	Billington	Black 7	Boggs
Bromley	Brown 16	Brown 27	Burger	Burton
Coleman 97	Collins	Cook	Copeland	Cupps
Davis	DeGroot	Dogan	Doll	Grier
Haden	Haffner	Haley	Hardwick	Kalberloh
Kelley 127	Kelly 141	Lewis 25	Lewis 6	Lovasco
McGirt	Morse	Murphy	Nurrenbern	Owen
Perkins	Phifer	Price IV	Railsback	Reedy
Richey	Riggs	Roberts	Sander	Schnelting
Seitz	Sharpe 4	Smith 155	Taylor 139	Taylor 48
Terry	Thompson	Toalson Reisch	Van Schoiack	Veit
Walsh 50	West	Young		

NOES: 001

Mackey

PRESENT: 064

Adams	Appelbaum	Baker	Baringer	Black 137
Brown 70	Buchheit-Courtway	Burnett	Butz	Chipman
Deaton	Dinkins	Eggleston	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gregory 51

Gregory 96	Griffith	Gunby	Henderson	Houx
Hovis	Hudson	Hurlbert	Johnson	Knight
Mayhew	McCreery	McGaugh	Mosley	O'Donnell
Person	Pike	Plocher	Pollitt 52	Porter
Pouche	Proudie	Riley	Rogers	Rone
Sassmann	Sauls	Schwadron	Shaul	Shields
Smith 163	Smith 45	Smith 67	Stacy	Tate
Thomas	Trent	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Wiemann	Windham	Mr. Speaker	

ABSENT WITH LEAVE: 029

Aldridge	Andrews	Bland Manlove	Bosley	Busick
Christofanelli	Clemens	Coleman 32	Davidson	Derges
Ellebracht	Gray	Hicks	Ingle	Kidd
McDaniel	Merideth	Patterson	Pietzman	Pollock 123
Quade	Roden	Rowland	Schroer	Sharp 36
Simmons	Stephens 128	Stevens 46	Wright	

VACANCIES: 006

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1861, relating to rights of patients, was taken up by Representative Eggleston.

On motion of Representative Eggleston, **HB 1861** was read the third time and passed by the following vote:

AYES: 093

Atchison	Bailey	Baker	Basye	Billington
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Chipman	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Smith 155	Smith 163
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Collins

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Doll	Fogle	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Proudie
Quade	Rogers	Sauls	Smith 45	Smith 67
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Young				

PRESENT: 000

ABSENT WITH LEAVE: 023

Andrews	Black 137	Bland Manlove	Busick	Christofanelli
Clemens	Coleman 32	Derges	Gray	Hicks
Kidd	McDaniel	Patterson	Pietzman	Rowland
Sharp 36	Shields	Simmons	Stacy	Stephens 128
Stevens 46	Windham	Wright		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1462, relating to firearms, was taken up by Representative Schnelting.

On motion of Representative Schnelting, **HCS HB 1462** was read the third time and passed by the following vote:

AYES: 101

Atchison	Bailey	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Mr. Speaker				

NOES: 040

Adams	Appelbaum	Aune	Bangert	Baringer
Barnes	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Butz	Clemens	Collins	Dogan
Doll	Fogle	Gray	Gunby	Ingle

Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Quade
Rogers	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 005

Aldridge	Anderson	Burton	Proudie	Sauls
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ABSENT WITH LEAVE: 011

Andrews	Busick	Derges	Hicks	Kidd
McDaniel	Patterson	Pollock 123	Rowland	Windham
Wright				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1589, relating to location restrictions for certain offenders, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, **HB 1589** was read the third time and passed by the following vote:

AYES: 140

Aldridge	Anderson	Appelbaum	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Person	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Young	Mr. Speaker

NOES: 000

PRESENT: 002

Davis Lovasco

ABSENT WITH LEAVE: 015

Adams	Andrews	Busick	Derges	Hicks
McDaniel	Patterson	Phifer	Pollock 123	Price IV
Rowland	Smith 163	Stevens 46	Windham	Wright

VACANCIES: 006

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE BILLS

HCS HB 1750, relating to school boards, was taken up by Representative Basye.

Representative Basye moved that the title of **HCS HB 1750** be agreed to.

Representative Pollitt (52) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1750, Page 1, In the Title, Line 3, by deleting the phrase "school boards" and inserting in lieu thereof the phrase "elementary and secondary education"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 1** was adopted.

Representative Basye offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1750, Pages 2-3, Section 162.091, Lines 1-20, by deleting all of said section and lines; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 2** was adopted.

Representative Pollitt (52) offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1750, Page 2, Section 162.058, Line 21, by inserting after the word "item" the phrase "**and may ask for the school board to take action on the issue**"; and

Further amend said bill, page, and section, Line 32, by inserting after the number "(4)" the phrase "**If the resident has requested the board to take action on the item by the process described under subdivision 2 of this subsection,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 3** was adopted.

Representative Baker offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1750, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"160.565. 1. This act shall be known and may be cited as the "Extended Learning Opportunities Act".

2. As used in this section, the following terms mean:

(1) "Extended learning opportunity", an out-of-classroom learning experience that is approved by the state board of education, a school board, or a charter school and that provides a student with:

(a) Enrichment opportunities;
(b) Career readiness or employability skills opportunities including, but not limited to, internships; preapprenticeships; or apprenticeships; or

(c) Any other approved educational opportunity;

(2) "Parent", a student's parent, guardian, or other person having control or custody of such student;

(3) "Student", any child attending an elementary or secondary public school in grades kindergarten through twelve.

3. Beginning with the 2023-24 school year, the state board of education and each local school board shall routinely inform students and parents of the ability for students to earn credit for participating in extended learning opportunities. Employees of the state board of education and public schools may assist students and parents in completing enrollment processes required for participating in approved extended learning opportunities. No student or parent shall be required to obtain permission from the student's school district or charter school to enroll in an extended learning opportunity. Before participating in any extended learning opportunity, the student and at least one parent shall sign an agreement detailing all program requirements in a form developed by the state board of education.

4. An extended learning opportunity shall count as a credit toward graduation requirements and the achievement of applicable state standards for students. To receive credit, a student shall submit a written request for credit and proof of successful completion of the extended learning opportunity to a designated administrator of the school the student attends.

5. The state board of education shall adopt, and each local school district shall distribute and implement, extended learning opportunities policies that provide all of the following:

(1) An application process for accepting and approving extended learning opportunities offered for credit from outside entities;

(2) A list of entities that are eligible to submit applications to offer extended learning opportunities including, but not limited to:

(a) Nonprofit organizations;

(b) Businesses with established locations;

(c) Trade associations; and

(d) The Armed Forces of the United States, subject to applicable age requirements;

(3) A process for students and parents to request credit;

(4) Criteria that school districts and charter schools shall use to determine whether a proposed extended learning opportunity shall be approved; and

(5) Criteria that school districts and charter schools shall use to award a certificate of completion and credit for completing an extended learning opportunity including, but not limited to, allowing a student to demonstrate competencies through performance-based assessments and other methods independent of instructional time and credit hours.

6. An entity approved by the state board of education to offer an extended learning opportunity shall be automatically qualified to offer that extended learning opportunity to all school districts and charter schools.

7. A student who successfully completes an approved extended learning opportunity and satisfies criteria for the award of a certification of completion and credit under subdivision (5) of subsection 5 of this section shall be considered to have completed all required coursework for the particular course. In an extended learning opportunity that satisfies all required coursework for a high school course, the student shall also be considered to have satisfied the equivalent number of credits toward the student's graduation requirements.

8. Any policy or procedure adopted by the state board of education, a school board, or a charter school for participating in an extended learning opportunity shall provide every student an equal opportunity to participate and shall satisfy established timelines and requirements for purposes of transcribing credits and state reporting.

9. The state board of education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Baker, **House Amendment No. 4** was adopted.

Representative Lewis (6) offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of the said section and line the following:

"168.036. 1. In addition to granting certificates of license to teach in public schools of the state under section 168.021, the state board of education shall grant substitute teacher certificates as provided in this section to any individual seeking to substitute teach in any public school in this state.

2. (1) The state board shall not grant a certificate of license to teach under this section to any individual who has not completed a background check as required under section 168.021.

(2) The state board may refuse to issue or renew, suspend, or revoke any certificate sought or issued under this section in the same manner and for the same reasons as under section 168.071.

3. The state board may grant a certificate under this section to any individual who has completed:

(1) At least thirty-six semester hours at an accredited institution of higher education; or

(2) The twenty-hour online training program required in this section and who possesses a high school diploma or the equivalent thereof.

4. The department of elementary and secondary education shall develop and maintain an online training program for individuals, which shall consist of twenty hours of training related to subjects appropriate for substitute teachers as determined by the department.

5. The state board may grant a certificate under this section to any highly qualified individual with expertise in a technical or business field or with experience in the Armed Forces of the United States who has completed the background check required in this section but does not meet any of the qualifications under subdivision (1) or (2) of subsection 3 of this section if the superintendent of the school district in which the individual seeks to substitute teach sponsors such individual and the school board of the school district in which the individual seeks to substitute teach votes to approve such individual to substitute teach.

6. (1) Notwithstanding any other provisions to contrary, beginning on the effective date of this section and ending on June 30, 2025, any person, who is retired and currently receiving a retirement allowance under sections 169.010 to 169.141 or sections 169.600 to 169.715, other than for disability, may be employed to substitute teach on a part time or temporary substitute basis by an employer included in the retirement system without a discontinuance of the person's retirement allowance. Such a person shall not contribute to the retirement system, or to the public school retirement system established by sections 169.010 to 169.141 or to the public education employee retirement system established by sections 169.600 to 169.715, because of earnings during such period of employment.

(2) In addition to the conditions set forth in subdivision 1 of this subsection, any person retired and currently receiving a retirement allowance under sections 169.010 to 169.141, other than for disability, who is employed by a third party or is performing work as an independent contractor may be employed to substitute teach on a part-time or temporary substitute basis, if such person is performing work for an employer included in the retirement system without a discontinuance of the person's retirement allowance.

(3) If a person is employed pursuant to this subsection on a regular, full-time basis the person shall not be entitled to receive the person's retirement allowance for any month during which the person is so employed. The retirement system may require the employer, the third-party employer, the independent contractor, and the retiree subject to this subsection to provide documentation showing compliance with this subsection. If such documentation is not provided, the retirement system may deem the retiree to have exceeded the limitations provided in this subsection.

7. A certificate granted under this section shall be valid for four years. A certificate granted under this section shall expire at the end of any calendar year in which the individual fails to substitute teach for at least five days or forty hours of in-seat instruction.

8. (1) An individual to whom the state board grants a certificate under this section may be a substitute teacher in a public school in the state if the school district agrees to employ the individual as a substitute teacher and such individual has completed a background check as required in subsection 10 of this section.

(2) No individual to whom the state board grants a certificate under this section and who is under twenty years of age shall be a substitute teacher in grades nine to twelve.

9. Each school district may develop an orientation for individuals to whom the state board grants a certificate under this section for such individuals employed by the school district and may require such individuals to complete such orientation. Such orientation shall contain at least two hours of subjects appropriate for substitute teachers and shall contain instruction on the school district's best practices for classroom management.

10. Beginning January 1, 2023, any substitute teacher may, at the time such substitute teacher submits the fingerprints and information required for the background check required under section 168.021, designate up to five school districts to which such substitute teacher has submitted an application for substitute teaching to receive the results of the substitute teacher's criminal history background check and fingerprint collection. The total amount of any fees for disseminating such results to up to five school districts under this subsection shall not exceed fifty dollars.

11. The state board may exercise the board's authority under chapter 161 to promulgate all necessary rules and regulations necessary for the administration of this section.

168.037. 1. The department of elementary and secondary education shall create and maintain a web-based survey for collecting anonymous information from substitute teachers in Missouri public schools. The survey will collect anonymous, nonbiased, real-time data that school districts, charter schools, and the state can access to study and improve the effectiveness of substitute teachers in supporting instruction and learning and to improve circumstances that may cause a shortage of available substitute teachers.

2. (1) Each substitute teacher in a public school shall complete the survey described in subsection 1 of this section at the end of each day of teaching. The district or charter school in which the substitute teacher is teaching for that day shall provide, by email, a web link to the survey. If needed, the district or charter school shall also provide brief access to a computer or other connected device sufficient to allow the survey to be completed. The survey can also be completed on-site by the substitute teacher using a personal device.

(2) The survey described in subsection 1 of this section shall include at a minimum, questions regarding: the age and level of education of the substitute teacher, the date of teaching, the district and school, the grade or grades taught, information about support and interaction with school staff, any student health or safety issues experienced, and rate of substitute teacher pay.

3. Districts and charter schools shall annually provide information to the department of elementary and secondary education regarding: use of third-party employment agencies for substitute teachers, daily rate of substitute teacher pay, employment of full-time and part-time substitute teachers, substitute teacher recruitment efforts, the substitute teacher interview process, and use of current school staff as substitute teachers during other assigned time.

Section B. Because immediate action is necessary to provide for the safety and education of school children and increase the number of substitute teachers, the enactment of section 168.036 of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section 168.036 of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lewis (6), **House Amendment No. 5** was adopted.

Representative Veit offered **House Amendment No. 6**.

House Amendment No. 6

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of the said section and line the following:

"162.261. 1. The government and control of a seven-director school district, other than an urban district, is vested in a board of education of seven members, who hold their office for three years, except as provided in ~~[section]~~ **sections 162.241 and 162.563**, and until their successors are duly elected and qualified. Any vacancy occurring in the board shall be filled by the remaining members of the board; except that if there are more than two vacancies at any one time, the county commission upon receiving written notice of the vacancies shall fill the vacancies by appointment. If there are more than two vacancies at any one time in a county without a county commission, the county executive upon receiving written notice of the vacancies shall fill the vacancies, with the advice and consent of the county council, by appointment. The person appointed shall hold office until the next municipal election, when a director shall be elected for the unexpired term.

2. No seven-director, urban, or metropolitan school district board of education shall hire a spouse of any member of such board for a vacant or newly created position unless the position has been advertised pursuant to board policy and the superintendent of schools submits a written recommendation for the employment of the spouse to the board of education. The names of all applicants as well as the name of the applicant hired for the position ~~[are to]~~ **shall** be included in the board minutes.

3. The provisions of Article VII, Section 6 of the Missouri Constitution apply to school districts.

162.281. **Except as provided in section 162.563**, in all seven-director districts, including urban districts, when directors are to be elected for terms of different lengths, each candidate shall declare for a term of a specific number of years and the different terms shall be voted upon as separate propositions.

162.291. **Except as provided in section 162.563**, the voters of each seven-director district other than urban districts shall, at municipal elections, elect two directors who are citizens of the United States and resident taxpayers of the district, who have resided in ~~[this state]~~ **the district** for one year next preceding their election or appointment, and who are at least twenty-four years of age.

162.471. 1. The government and control of an urban school district is vested in a board of seven directors.

2. Except as provided in section 162.563, each director shall be a voter of the district who has resided within this state for one year next preceding ~~[his]~~ **the director's** election or appointment and who is at least twenty-four years of age. All directors, except as otherwise provided in ~~[section]~~ **sections 162.481 [and section], 162.492, and 162.563**, shall hold their offices for six years and until their successors are duly elected and qualified. All vacancies occurring in the board, except as provided in section 162.492, shall be filled by appointment by the board as soon as practicable, and the person appointed shall hold ~~[his]~~ office until the next school board election, when ~~[his]~~ **a successor** shall be elected for the remainder of the unexpired term. The power of the board to perform any official duty during the existence of a vacancy continues unimpaired thereby.

162.481. 1. Except as otherwise provided in this section and ~~[in section]~~ **sections 162.492 and 162.563**, all elections of school directors in urban school districts shall be held biennially at the same times and places as municipal elections.

2. Except as otherwise provided in subsections 3, 4, and 5 of this section, hereafter when a seven-director district becomes an urban school district, the directors of the prior seven-director district shall continue as directors of the urban school district until the expiration of the terms for which they were elected and until their successors are elected as provided in this subsection. The first biennial school election for directors shall be held in the urban school district at the time provided in subsection 1 which is on the date of or subsequent to the expiration of the terms of the directors of the prior district which are first to expire, and directors shall be elected to succeed the directors of the prior district whose terms have expired. If the terms of two directors only have expired, the directors elected at the first biennial school election in the urban school district shall be elected for terms of six years. If the terms of four directors have expired, two directors shall be elected for terms of six years and two shall be elected for terms of four years. At the next succeeding biennial election held in the urban school district, successors for the remaining directors of the prior seven-director district shall be elected. If only two directors are to be elected they shall be elected for terms of six years each. If four directors are to be elected, two shall be elected for terms of six years and two shall be elected for terms of two years. After seven directors of the urban school district have been elected under this subsection, their successors shall be elected for terms of six years.

3. In any school district in which a majority of the district is located in any home rule city with more than one hundred fifty-five thousand but fewer than two hundred thousand inhabitants, elections shall be held annually at the same times and places as general municipal elections for all years where one or more terms expire, and the terms shall be for three years and until their successors are duly elected and qualified for all directors elected on and after August 28, 1998.

4. For any school district which becomes an urban school district by reason of the 2000 federal decennial census, elections shall be held annually at the same times and places as general municipal elections for all years where one or more terms expire, and the terms shall be for three years and until their successors are duly elected and qualified for all directors elected on and after August 28, 2001.

5. In any school district in any county with a charter form of government and with more than three hundred thousand but fewer than four hundred fifty thousand inhabitants which becomes an urban school district by reason of the 2010 federal decennial census, elections shall be held annually at the same times and places as general municipal elections for all years where one or more terms expire, and the terms shall be for three years and until their successors are duly elected and qualified for all directors elected on and after April 2, 2012.

6. In any urban school district in a county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a home rule city with more than seventy-six thousand but fewer than ninety-one thousand inhabitants as the county seat, elections shall be held annually at the same times and places as general municipal elections for all years where one or more terms expire, and upon expiration of any term after August 28, 2015, the term of office shall be for three years and until their successors are duly elected and qualified.

162.491. 1. Directors for urban school districts, other than those districts containing the greater part of a city of over one hundred thirty thousand inhabitants, may be nominated by petition to be filed with the secretary of the board and signed by a number of voters in the district equal to ten percent of the total number of votes cast for the director receiving the highest number of votes cast at the next preceding biennial election, except as provided in subsection 4 of this section.

2. This section shall not be construed as providing the sole method of nominating candidates for the office of school director in urban **school** districts ~~[which]~~ **that** do not contain the greater part of a city of over three hundred thousand inhabitants.

3. A director for any urban school district containing a city of greater than one hundred thirty thousand inhabitants and less than three hundred thousand inhabitants may be nominated as an independent candidate by filing with the secretary of the board a petition signed by five hundred registered voters of such school district.

4. In any urban school district located in a county of the first classification with more than eighty-three thousand but fewer than ninety-two thousand inhabitants and with a home rule city with more than seventy-six thousand but fewer than ninety-one thousand inhabitants as the county seat, a candidate for director shall file a declaration of candidacy with the secretary of the board and shall not be required to submit a petition.

5. No candidate for election as a school board director representing a subdistrict as provided in section 162.563 shall be required to file a declaration of candidacy as provided in this section as the sole method of filing for candidacy.

162.563. 1. As used in this section, the following terms mean:

(1) "School board", the board vested with the government and control of a school district as described in section 162.261 or section 162.471;

(2) "School district", a seven-director school district or an urban school district established in this chapter.

2. A school board may divide the school district into seven subdistricts or a combination of subdistricts and at-large districts and establish the election of school board members as provided in this section.

3. (1) A school board desiring to divide a school district as provided in this section shall vote on the question of dividing the district as provided in this section. Upon the approval of the question by at least four members of the school board, the school board shall develop a proposed plan as described in subdivision (2) of this subsection.

(2) A school board dividing a school district as provided in this section shall develop and adopt a proposed plan for the division of the school district. Such proposed plan shall be adopted upon the approval of at least four members of the school board and shall contain at least the following information:

(a) A summary of the proposed plan for dividing the school district;

(b) A statement indicating whether the school district will be divided into seven subdistricts or a combination of subdistricts and at-large districts;

(c) A description of the areas of the school district each newly elected school board member will represent, with each subdistrict and at-large district represented by a number;

(d) A statement indicating whether the existing school board members will be replaced by the newly elected school board members at one election or in succeeding elections to provide for staggered terms of the members; and

(e) Any other information deemed necessary by the school board.

(3) After the school board develops such proposed plan, the school board shall immediately notify the election authority of the county in which the school district is located. Upon receiving such notification, the election authority shall submit the question of whether to divide the school district as described in the proposed plan to the voters of the school district on the next available day for any municipal election. If a majority of the registered voters of the school district voting on the question approve the division of the school district, the school board shall follow the procedures described in subsection 4 of this section. If a majority of the registered voters of the school district voting on the question reject the division of the school district, no division as described in this section shall occur.

4. (1) After approval of a question submitted under subdivision (3) of subsection 3 of this section, a school board dividing a school district as provided in this section shall adopt a final plan for the division of the school district based on the proposed plan developed under subsection 3 of this section. Such final plan shall contain at least the following information:

(a) A summary of the proposed plan for dividing the school district;

(b) The time and place of at least two public hearings to be held to consider the proposed plan;

(c) A statement indicating whether the school district will be divided into seven subdistricts or a combination of subdistricts and at-large districts;

(d) A description of the areas of the school district each newly elected school board member will represent, with each subdistrict and at-large district represented by a number;

(e) A statement indicating whether the existing school board members will be replaced by the newly elected school board members at one election or in succeeding elections to provide for staggered terms of the members; and

(f) Any other information deemed necessary by the school board.

(2) For each hearing held as provided in this subsection, the school board shall:

(a) Publish notice of the hearing, the proposed plan, and any amendments to the proposed plan adopted at a previous hearing on the school district's website and by any other method allowed by law, with the first publication to occur no more than thirty days before the hearing and the second publication to occur no earlier than fifteen days and no later than ten days before the hearing;

(b) Hear all alternate proposals for division of the school district and receive evidence for or against such alternate proposals;

(c) Hear all protests and receive evidence for or against such proposed division;

(d) Vote on each alternate proposal and protest, which vote shall be the final determination of such alternate proposal or protest;

(e) Adopt any amendments to the proposed plan; and

(f) Perform any other actions related to the proposed plan deemed necessary by the school board.

(3) (a) After the conclusion of the final hearing proceedings but before adjourning such hearing, the school board shall adopt the final plan to divide the school district developed as a result of the hearings.

(b) After the school board adopts the final plan, the school board shall present the final plan to the election authority of the county in which the school district is located for actions required under subdivision (4) of this subsection and publish the final plan in the same manner as the initial proposed plan was published under paragraph (a) of subdivision (2) of this subsection. The final plan shall contain at least the following information:

a. A summary of the final plan for dividing the school district;

b. A statement indicating whether the school district will be divided into seven subdistricts or a combination of subdistricts and at-large districts;

c. A description of the areas of the school district each newly elected school board member will represent, with each subdistrict and at-large district represented by a number;

d. The date of the election of each new school board member as provided in the final plan;

e. A statement indicating whether the existing school board members will be replaced by the newly elected school board members at one election or in succeeding elections to provide for staggered terms of the members; and

f. Any other information deemed necessary by the school board.

(4) (a) After a final plan is adopted as provided in subdivision (3) of this subsection, before December first of the calendar year immediately preceding the general municipal election day in the calendar year in which the residents of the school district will vote to elect new school board members as provided in the final plan, the school board shall divide the school district into seven subdistricts or a combination of subdistricts and at-large districts as directed in the final plan. All subdistricts required by the final plan shall be of contiguous and compact territory and as nearly equal in population as practicable in accordance with the final plan. Within six months after each decennial census is reported to the President of the United States, the school board shall reapportion the subdistricts to be as nearly equal in population as practicable. After the school board divides the school district or reapportions the subdistricts, the school board shall notify the residents of the school district as provided by law.

(b) Any resident of the school district who believes the school board has divided the school district or reapportioned subdistricts in violation of paragraph (a) of this subdivision may petition the circuit court of the county in which the school district exists for an order directing the school board to divide the school district or reapportion the subdistricts as provided in paragraph (a) of this subdivision. The petition shall be submitted to the circuit court within ten business days of the school board's notice required in paragraph (a) of this subdivision.

(5) On the first day available for candidate filing for the first general municipal election occurring after the school district is divided as provided in this subsection, any qualified resident who has or will have resided in a subdistrict or at-large district for the year immediately preceding the general municipal election day may file as a candidate for election to the school board as a member representing such subdistrict or at-large district. At the end of the time available for candidate filing, if no qualified resident of a subdistrict has filed as a candidate in that subdistrict, the election authority shall extend the time for candidate filing by seven additional days, and any qualified resident of the school district who has or will have resided in the school district for the year immediately preceding the general municipal election day may file as a candidate for election to the school board as a member representing that subdistrict. No school district shall require a candidate to submit a petition signed by the registered voters of the school district as a method of filing a declaration of candidacy. The election authority shall determine the validity of all declarations of candidacy.

(6) When the election is held on the general municipal election day, the seven candidates, one from each of the subdistricts or at-large districts, who receive a plurality of the votes cast by the voters of that subdistrict or at-large district shall be elected. Any candidate who is not a subdistrict resident but qualifies as a candidate as a school district resident as provided in subdivision (5) of this subsection shall be elected by the voters of the school district. Each member shall be elected to a term as provided in the final plan adopted as provided in subdivision (3) of this subsection.

(7) Each member shall serve until a successor is elected or the member vacates the office. Any vacancy that occurs before the end of the member's term shall be filled as provided in section 162.261 or 162.471.

(8) Except for a member who is not a subdistrict resident but is elected as a school district resident to represent a subdistrict as provided in subdivision (5) of this subsection, each member shall reside in the subdistrict the member represents during the member's term.

(9) All other provisions applicable to school districts that are not in conflict with this subsection shall apply to school districts divided as provided in this subsection.

5. (1) If any school district receives a petition, signed by at least ten percent of the number of registered voters of the school district voting in the last school board election, calling for the school district to divide into seven subdistricts or a combination of subdistricts and at-large districts and establish the election of school board members as provided in this subsection, the school district shall immediately notify the election authority of the county in which the school district is located. Upon receiving such notification, the election authority shall submit the question of whether to divide the school district as provided by the petition to the voters of the school district on the next available day for any municipal election. If a majority of the registered voters of the school district voting on the question approve the division of the school district, the school board shall begin the process of adopting the plan as described in this subsection. If a majority of the registered voters of the school district voting on the question reject the division of the school district, no division as described in the petition shall occur.

(2) (a) Any such petition submitted to the school district as provided in this subsection shall contain a proposed plan for the division of the school district. Such proposed plan shall contain at least the following information:

- a. A summary of the proposed plan for dividing the school district;
- b. A statement indicating whether the school district will be divided into seven subdistricts or a combination of subdistricts and at-large districts;
- c. A description of the areas of the school district each newly elected school board member will represent, with each subdistrict and at-large district represented by a number;
- d. The proposed date of the election of each new school board member as provided in the proposed plan;
- e. A statement indicating whether the existing school board members will be replaced by the newly elected school board members at one election or in succeeding elections to provide for staggered terms of the members; and
- f. Any other information deemed necessary by the school board.

(b) If a division of the school district is approved by the voters as provided in subdivision (1) of this subsection, the school board shall create a school district division commission to develop a final plan for division of the school district. The commission shall:

- a. Be composed of nine members as follows:
 - (i) Three members appointed by the superintendent of the school district;
 - (ii) Three members appointed by the county commission; and
 - (iii) Three members appointed by the organizers of the petition to divide the school district; and
- b. Set the time and place of at least two hearings to be held to consider the proposed plan. For each hearing held, the commission shall:
 - (i) Publish notice of the hearing, the proposed plan, and any amendments to the proposed plan adopted at a previous hearing on the school district's website and by any other method allowed by law, with the first publication to occur no more than thirty days before the hearing and the second publication to occur no earlier than fifteen days and no later than ten days before the hearing;
 - (ii) Conduct the hearing on the proposal for division of the district on behalf of the petitioners;
 - (iii) Hear all protests and receive evidence for or against such proposed division; and
 - (iv) Vote to adopt any proposed plan amendments agreed to by the petitioners as a result of the hearings.

(c) Within ninety days after the adjournment of the final hearing conducted as provided in this subdivision, the commission shall submit the final plan to the election authority of the county in which the school district is located for actions required in subdivision (3) of this subsection and publish the final plan in the same manner as the initial proposed plan was published as provided in item (i) of subparagraph b. of paragraph (b) of this subdivision. The final plan shall contain at least the following information:

- a. A summary of the final plan for dividing the school district;
- b. A statement indicating whether the school district will be divided into seven subdistricts or a combination of subdistricts and at-large districts;

- c. A description of the areas of the school district each newly elected school board member will represent, with each subdistrict and at-large district represented by a number;
- d. The date of the election of each new school board member as provided in the final plan;
- e. A statement indicating whether the existing school board members will be replaced by the newly elected school board members at one election or in succeeding elections to provide for staggered terms of the members; and
- f. Any other information deemed necessary by the commission.

(3) (a) After a final plan is submitted to the election authority as provided in subdivision (2) of this subsection, before December first of the calendar year immediately preceding the general municipal election day in the calendar year in which the residents of the school district will vote to elect new school board members as provided in the final plan, the school district division commission shall divide the school district into seven subdistricts or a combination of subdistricts and at-large districts as directed in the final plan. All subdistricts required by the final plan shall be of contiguous and compact territory and as nearly equal in population as practicable in accordance with the final plan. Within six months after each decennial census is reported to the President of the United States, the commission shall reapportion the subdistricts to be as nearly equal in population as practicable. After the commission divides the school district or reapportions the subdistricts, the commission shall notify the residents of the school district as provided by law.

(b) Any resident of the school district who believes the school district division commission has divided the school district or reapportioned subdistricts in violation of paragraph (a) of this subdivision may petition the circuit court of the county in which the school district exists for an order directing the commission to divide the school district or reapportion the subdistricts as provided in paragraph (a) of this subdivision. The petition shall be submitted to the circuit court within ten business days of the commission's notice provided in paragraph (a) of this subdivision.

(4) On the first day available for candidate filing for the first general municipal election occurring after the school district is divided as provided in this subsection, any qualified resident who has or will have resided in a subdistrict or at-large district for the year immediately preceding the general municipal election day may file as a candidate for election to the school board as a member representing such subdistrict or at-large district. At the end of the time available for candidate filing, if no qualified resident of a subdistrict has filed as a candidate in that subdistrict, the election authority shall extend the time for candidate filing by seven additional days, and any qualified resident of the school district who has or will have resided in the school district for the year immediately preceding the general municipal election day may file as a candidate for election to the school board as a member representing that subdistrict. No school district shall require a candidate to submit a petition signed by the registered voters of the school district as a method of filing a declaration of candidacy. The election authority shall determine the validity of all declarations of candidacy.

(5) When the election is held on the general municipal election day, the seven candidates, one from each of the subdistricts or at-large districts, who receive a plurality of the votes cast by the voters of that subdistrict shall be elected. Any candidate who is not a subdistrict resident but qualifies as a candidate as a school district resident as provided in subdivision (4) of this subsection shall be elected by the voters of the school district. Each member shall be elected to a term as provided in the final plan approved as provided in subdivision (2) of this subsection.

(6) Each member shall serve until a successor is elected or the member vacates the office. Any vacancy that occurs before the end of the member's term shall be filled as provided in section 162.261 or 162.471.

(7) Except for a member who is not a subdistrict resident but is elected as a school district resident to represent a subdistrict as provided in subdivision (4) of this subsection, each member shall reside in the subdistrict the member represents during the member's term.

(8) All other provisions applicable to school districts that are not in conflict with this subsection shall apply to school districts divided as provided in this subsection.

6. No new plan for division of the school district shall be proposed or adopted as provided in this section sooner than five years after a division of the school district as provided in this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Veit, **House Amendment No. 6** was adopted.

Representative Kelly (141) offered **House Amendment No. 7.**

House Amendment No. 7

AMEND House Committee Substitute for House Bill No. 1750, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"160.261. 1. The local board of education of each school district shall clearly establish a written policy of discipline, including the district's determination on the use of corporal punishment and the procedures in which punishment will be applied. A written copy of the district's discipline policy and corporal punishment procedures, if applicable, shall be provided to the pupil and parent or legal guardian of every pupil enrolled in the district at the beginning of each school year and also made available in the office of the superintendent of such district, during normal business hours, for public inspection. All employees of the district shall annually receive instruction related to the specific contents of the policy of discipline and any interpretations necessary to implement the provisions of the policy in the course of their duties, including but not limited to approved methods of dealing with acts of school violence, disciplining students with disabilities and instruction in the necessity and requirements for confidentiality.

2. The policy shall require school administrators to report acts of school violence to all teachers at the attendance center and, in addition, to other school district employees with a need to know. For the purposes of this chapter or chapter 167, "need to know" is defined as school personnel who are directly responsible for the student's education or who otherwise interact with the student on a professional basis while acting within the scope of their assigned duties. As used in this section, the phrase "act of school violence" or "violent behavior" means the exertion of physical force by a student with the intent to do serious physical injury as defined in section 556.061 to another person while on school property, including a school bus in service on behalf of the district, or while involved in school activities. The policy shall at a minimum require school administrators to report, as soon as reasonably practical, to the appropriate law enforcement agency any of the following crimes, or any act which if committed by an adult would be one of the following crimes:

- (1) First degree murder under section 565.020;
- (2) Second degree murder under section 565.021;
- (3) Kidnapping under section 565.110 as it existed prior to January 1, 2017, or kidnapping in the first degree under section 565.110;
- (4) First degree assault under section 565.050;
- (5) Rape in the first degree under section 566.030;
- (6) Sodomy in the first degree under section 566.060;
- (7) Burglary in the first degree under section 569.160;
- (8) Burglary in the second degree under section 569.170;
- (9) Robbery in the first degree under section 569.020 as it existed prior to January 1, 2017, or robbery in the first degree under section 570.023;
- (10) Distribution of drugs under section 195.211 as it existed prior to January 1, 2017, or manufacture of a controlled substance under section 579.055;
- (11) Distribution of drugs to a minor under section 195.212 as it existed prior to January 1, 2017, or delivery of a controlled substance under section 579.020;
- (12) Arson in the first degree under section 569.040;
- (13) Voluntary manslaughter under section 565.023;
- (14) Involuntary manslaughter under section 565.024 as it existed prior to January 1, 2017, involuntary manslaughter in the first degree under section 565.024, or involuntary manslaughter in the second degree under section 565.027;
- (15) Second degree assault under section 565.060 as it existed prior to January 1, 2017, or second degree assault under section 565.052;
- (16) Rape in the second degree under section 566.031;
- (17) Felonious restraint under section 565.120 as it existed prior to January 1, 2017, or kidnapping in the second degree under section 565.120;
- (18) Property damage in the first degree under section 569.100;
- (19) The possession of a weapon under chapter 571;
- (20) Child molestation in the first degree pursuant to section 566.067 as it existed prior to January 1, 2017, or child molestation in the first, second, or third degree pursuant to section 566.067, 566.068, or 566.069;

- (21) Sodomy in the second degree pursuant to section 566.061;
- (22) Sexual misconduct involving a child pursuant to section 566.083;
- (23) Sexual abuse in the first degree pursuant to section 566.100;
- (24) Harassment under section 565.090 as it existed prior to January 1, 2017, or harassment in the first degree under section 565.090; or

(25) Stalking under section 565.225 as it existed prior to January 1, 2017, or stalking in the first degree under section 565.225; committed on school property, including but not limited to actions on any school bus in service on behalf of the district or while involved in school activities. The policy shall require that any portion of a student's individualized education program that is related to demonstrated or potentially violent behavior shall be provided to any teacher and other school district employees who are directly responsible for the student's education or who otherwise interact with the student on an educational basis while acting within the scope of their assigned duties. The policy shall also contain the consequences of failure to obey standards of conduct set by the local board of education, and the importance of the standards to the maintenance of an atmosphere where orderly learning is possible and encouraged.

3. The policy shall provide that any student who is on suspension for any of the offenses listed in subsection 2 of this section or any act of violence or drug-related activity defined by school district policy as a serious violation of school discipline pursuant to subsection 9 of this section shall have as a condition of his or her suspension the requirement that such student is not allowed, while on such suspension, to be within one thousand feet of any school property in the school district where such student attended school or any activity of that district, regardless of whether or not the activity takes place on district property unless:

- (1) Such student is under the direct supervision of the student's parent, legal guardian, or custodian and the superintendent or the superintendent's designee has authorized the student to be on school property;
- (2) Such student is under the direct supervision of another adult designated by the student's parent, legal guardian, or custodian, in advance, in writing, to the principal of the school which suspended the student and the superintendent or the superintendent's designee has authorized the student to be on school property;
- (3) Such student is enrolled in and attending an alternative school that is located within one thousand feet of a public school in the school district where such student attended school; or
- (4) Such student resides within one thousand feet of any public school in the school district where such student attended school in which case such student may be on the property of his or her residence without direct adult supervision.

4. Any student who violates the condition of suspension required pursuant to subsection 3 of this section may be subject to expulsion or further suspension pursuant to the provisions of sections 167.161, 167.164, and 167.171. In making this determination consideration shall be given to whether the student poses a threat to the safety of any child or school employee and whether such student's unsupervised presence within one thousand feet of the school is disruptive to the educational process or undermines the effectiveness of the school's disciplinary policy. Removal of any pupil who is a student with a disability is subject to state and federal procedural rights. This section shall not limit a school district's ability to:

- (1) Prohibit all students who are suspended from being on school property or attending an activity while on suspension;
- (2) Discipline students for off-campus conduct that negatively affects the educational environment to the extent allowed by law.

5. The policy shall provide for a suspension for a period of not less than one year, or expulsion, for a student who is determined to have brought a weapon to school, including but not limited to the school playground or the school parking lot, brought a weapon on a school bus or brought a weapon to a school activity whether on or off of the school property in violation of district policy, except that:

- (1) The superintendent or, in a school district with no high school, the principal of the school which such child attends may modify such suspension on a case-by-case basis; and
- (2) This section shall not prevent the school district from providing educational services in an alternative setting to a student suspended under the provisions of this section.

6. For the purpose of this section, the term "weapon" shall mean a firearm as defined under 18 U.S.C. Section 921 and the following items, as defined in section 571.010: a blackjack, a concealable firearm, an explosive weapon, a firearm, a firearm silencer, a gas gun, a knife, knuckles, a machine gun, a projectile weapon, a rifle, a shotgun, a spring gun or a switchblade knife; except that this section shall not be construed to prohibit a school

board from adopting a policy to allow a Civil War reenactor to carry a Civil War era weapon on school property for educational purposes so long as the firearm is unloaded. The local board of education shall define weapon in the discipline policy. Such definition shall include the weapons defined in this subsection but may also include other weapons.

7. All school district personnel responsible for the care and supervision of students are authorized to hold every pupil strictly accountable for any disorderly conduct in school or on any property of the school, on any school bus going to or returning from school, during school-sponsored activities, or during intermission or recess periods.

8. Teachers and other authorized district personnel in public schools responsible for the care, supervision, and discipline of schoolchildren, including volunteers selected with reasonable care by the school district, shall not be civilly liable when acting in conformity with the established policies developed by each board, including but not limited to policies of student discipline or when reporting to his or her supervisor or other person as mandated by state law acts of school violence or threatened acts of school violence, within the course and scope of the duties of the teacher, authorized district personnel or volunteer, when such individual is acting in conformity with the established policies developed by the board. Nothing in this section shall be construed to create a new cause of action against such school district, or to relieve the school district from liability for the negligent acts of such persons.

9. Each school board shall define in its discipline policy acts of violence and any other acts that constitute a serious violation of that policy. "Acts of violence" as defined by school boards shall include but not be limited to exertion of physical force by a student with the intent to do serious bodily harm to another person while on school property, including a school bus in service on behalf of the district, or while involved in school activities. School districts shall for each student enrolled in the school district compile and maintain records of any serious violation of the district's discipline policy. Such records shall be made available to teachers and other school district employees with a need to know while acting within the scope of their assigned duties, and shall be provided as required in section 167.020 to any school district in which the student subsequently attempts to enroll.

10. Spanking, when administered by certificated personnel and in the presence of a witness who is an employee of the school district, or the use of reasonable force to protect persons or property, when administered by personnel of a school district in a reasonable manner in accordance with the local board of education's written policy of discipline, is not abuse within the meaning of chapter 210. ~~[The provisions of sections 210.110 to 210.165 notwithstanding, the children's division shall not have jurisdiction over or investigate any report of alleged child abuse arising out of or related to the use of reasonable force to protect persons or property when administered by personnel of a school district or any spanking administered in a reasonable manner by any certificated school personnel in the presence of a witness who is an employee of the school district pursuant to a written policy of discipline established by the board of education of the school district, as long as no allegation of sexual misconduct arises from the spanking or use of force.]~~

~~11. If a student reports alleged sexual misconduct on the part of a teacher or other school employee to a person employed in a school facility who is required to report such misconduct to the children's division under section 210.115, such person and the superintendent of the school district shall report the allegation to the children's division as set forth in section 210.115. Reports made to the children's division under this subsection shall be investigated by the division in accordance with the provisions of sections 210.145 to 210.153 and shall not be investigated by the school district under subsections 12 to 20 of this section for purposes of determining whether the allegations should or should not be substantiated. The district may investigate the allegations for the purpose of making any decision regarding the employment of the accused employee.~~

~~12.]~~ 11. Upon receipt of any reports of child abuse by the children's division ~~[other than reports provided under subsection 11 of this section,]~~ pursuant to sections 210.110 to 210.165 which allegedly involve personnel of a school district, the children's division shall notify the superintendent of schools of the district or, if the person named in the alleged incident is the superintendent of schools, the president of the school board of the school district where the alleged incident occurred.

~~[13. If, after an initial investigation, the superintendent of schools or the president of the school board finds that the report involves an alleged incident of child abuse other than the administration of a spanking by certificated school personnel or the use of reasonable force to protect persons or property when administered by school personnel pursuant to a written policy of discipline or that the report was made for the sole purpose of harassing a public school employee, the superintendent of schools or the president of the school board shall immediately refer the matter back to the children's division and take no further action. In all matters referred back to the children's division, the division shall treat the report in the same manner as other reports of alleged child abuse received by the division.]~~

14. If the report pertains to an alleged incident which arose out of or is related to a spanking administered by certificated personnel or the use of reasonable force to protect persons or property when administered by personnel of a school district pursuant to a written policy of discipline or a report made for the sole purpose of harassing a public school employee, a notification of the reported child abuse shall be sent by the superintendent of schools or the president of the school board to the law enforcement in the county in which the alleged incident occurred.

15. The report shall be jointly investigated by the law enforcement officer and the superintendent of schools or, if the subject of the report is the superintendent of schools, by a law enforcement officer and the president of the school board or such president's designee.

16. The investigation shall begin no later than forty-eight hours after notification from the children's division is received, and shall consist of, but need not be limited to, interviewing and recording statements of the child and the child's parents or guardian within two working days after the start of the investigation, of the school district personnel allegedly involved in the report, and of any witnesses to the alleged incident.

17. The law enforcement officer and the investigating school district personnel shall issue separate reports of their findings and recommendations after the conclusion of the investigation to the school board of the school district within seven days after receiving notice from the children's division.

18. The reports shall contain a statement of conclusion as to whether the report of alleged child abuse is substantiated or is unsubstantiated.

19. The school board shall consider the separate reports referred to in subsection 17 of this section and shall issue its findings and conclusions and the action to be taken, if any, within seven days after receiving the last of the two reports. The findings and conclusions shall be made in substantially the following form:

(1) The report of the alleged child abuse is unsubstantiated. The law enforcement officer and the investigating school board personnel agree that there was not a preponderance of evidence to substantiate that abuse occurred;

(2) The report of the alleged child abuse is substantiated. The law enforcement officer and the investigating school district personnel agree that the preponderance of evidence is sufficient to support a finding that the alleged incident of child abuse did occur;

(3) The issue involved in the alleged incident of child abuse is unresolved. The law enforcement officer and the investigating school personnel are unable to agree on their findings and conclusions on the alleged incident.

20. The findings and conclusions of the school board under subsection 19 of this section shall be sent to the children's division. If the findings and conclusions of the school board are that the report of the alleged child abuse is unsubstantiated, the investigation shall be terminated, the case closed, and no record shall be entered in the children's division central registry. If the findings and conclusions of the school board are that the report of the alleged child abuse is substantiated, the children's division shall report the incident to the prosecuting attorney of the appropriate county along with the findings and conclusions of the school district and shall include the information in the division's central registry. If the findings and conclusions of the school board are that the issue involved in the alleged incident of child abuse is unresolved, the children's division shall report the incident to the prosecuting attorney of the appropriate county along with the findings and conclusions of the school board, however, the incident and the names of the parties allegedly involved shall not be entered into the central registry of the children's division unless and until the alleged child abuse is substantiated by a court of competent jurisdiction.

21. Any superintendent of schools, president of a school board or such person's designee or law enforcement officer who knowingly falsifies any report of any matter pursuant to this section or who knowingly withholds any information relative to any investigation or report pursuant to this section is guilty of a class A misdemeanor.

22.] 12. In order to ensure the safety of all students, should a student be expelled for bringing a weapon to school, violent behavior, or for an act of school violence, that student shall not, for the purposes of the accreditation process of the Missouri school improvement plan, be considered a dropout or be included in the calculation of that district's educational persistence ratio."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Nurrenbern offered **House Amendment No. 1 to House Amendment No. 7.**

*House Amendment No. 1
to
House Amendment No. 7*

AMEND House Amendment No. 7 to House Committee Substitute for House Bill No. 1750, Page 1, Lines 5 to 7, by deleting all of the said lines and inserting in lieu thereof the following:

"a written policy of discipline~~[-, including the district's determination on the use of corporal punishment and the procedures in which punishment will be applied].~~ **Each district's discipline policy shall prohibit the use of corporal punishment.** A written copy of the district's discipline policy ~~[and corporal punishment procedures, if applicable,]~~ shall be provided to the pupil and parent"; and

Further amend said amendment, Page 4, Lines 37 to 38, by deleting all of the said lines and inserting in lieu thereof the following:

"10. ~~[Spanking, when administered by certificated personnel and in the presence of a witness who is an employee of the school district, or]~~ **No school district or charter school shall use corporal punishment to discipline a student.** The use of reasonable force to protect person or"; and

Further amend said amendment, Page 7, Line 9, by deleting all of the said line and inserting in lieu thereof the following:

"ratio.

13. As used in this section, "corporal punishment" means the infliction of pain by an adult upon the body of a child as penalty for doing something that has been disapproved of by the adult."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 093

Atchison	Bailey	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 043

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Rogers	Sauls	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 021

Andrews	Barnes	Bosley	Brown 27	Busick
Chipman	Christofanelli	Coleman 32	Derges	Dogan
Fishel	Hicks	McDaniel	Patterson	Pietzman
Price IV	Roden	Rowland	Sharp 36	Smith 163
Wright				

VACANCIES: 006

Representative Nurrenbern moved that **House Amendment No. 1 to House Amendment No. 7** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Basye:

AYES: 054

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Bangert	Baringer	Bland Manlove	Brown 70
Burnett	Burton	Butz	Clemens	Coleman 97
Collins	Davis	DeGroot	Doll	Fitzwater
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Lovasco	Mackey	McCreery	Merideth
Mosley	Nurrenbern	O'Donnell	Person	Phifer
Proudie	Quade	Reedy	Riley	Rogers
Sauls	Schroer	Schwadron	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young	Mr. Speaker	

NOES: 083

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Coleman 32	Cook	Copeland	Cupps
Davidson	Deaton	Dinkins	Eggleston	Ellebracht
Evans	Falkner	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mayhew	McGaugh	McGill

Morse	Murphy	Owen	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Richey	Riggs	Roberts	Rone
Sander	Sassmann	Schnelting	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann		

PRESENT: 000

ABSENT WITH LEAVE: 020

Andrews	Barnes	Bosley	Brown 27	Busick
Chipman	Christofanelli	Derges	Dogan	Fishel
Hicks	McDaniel	Patterson	Pietzman	Price IV
Roden	Rowland	Sharp 36	Smith 163	Wright

VACANCIES: 006

Speaker Vescovo resumed the Chair.

Representative Proudie offered **House Amendment No. 2 to House Amendment No. 7.**

House Amendment No. 2
to
House Amendment No. 7

AMEND House Amendment No. 7 to House Committee Substitute for House Bill No. 1750, Page 1, Line 10, by inserting after the word "inspection." the following:

"No pupil shall be subject to corporal punishment procedures outlined in the discipline and corporal punishment policy without a parent or guardian being notified and providing written permission for the corporal punishment."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Proudie, **House Amendment No. 2 to House Amendment No. 7** was adopted by the following vote, the ayes and noes having been demanded by Representative Proudie:

AYES: 131

Aldridge	Anderson	Appelbaum	Aune	Bailey
Baker	Bangert	Baringer	Basye	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Cupps	Davidson	Davis	Deaton
DeGroot	Doll	Eggleston	Ellebracht	Evans
Falkner	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight

Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Young

Mr. Speaker

NOES: 001

Atchison

PRESENT: 005

Adams	Billington	Copeland	Dinkins	Morse
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ABSENT WITH LEAVE: 020

Andrews	Barnes	Bland Manlove	Bosley	Brown 27
Busick	Chipman	Derges	Dogan	Fishel
Fitzwater	Hicks	McDaniel	Patterson	Pietzman
Roden	Rowland	Smith 163	Stevens 46	Wright

VACANCIES: 006

On motion of Representative Kelly (141), **House Amendment No. 7, as amended**, was adopted.

Representative Pike offered **House Amendment No. 8**.

House Amendment No. 8

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of the said section and line the following:

"162.974. 1. The state department of elementary and secondary education shall reimburse school districts, including special school districts, for the **special** educational costs of high-need children with an individualized education program exceeding three times the current expenditure per average daily attendance as calculated on the district annual secretary of the board report for the year in which expenditures are claimed. **For any school district with an average daily attendance of five hundred students or fewer, the calculation of three times the current expenditure per average daily attendance shall not include any moneys reimbursed to a school district under this section.**

2. A school district shall submit, through timely application, as determined by the state department of elementary and secondary education, the cost of serving any **high-needs** student **with an individualized education program**, as provided in subsection 1 of this section.

171.033. 1. "Inclement weather", for purposes of this section, shall be defined as ice, snow, extreme cold, excessive heat, flooding, or a tornado.

2. (1) A district shall be required to make up the first six days of school lost or cancelled due to inclement weather and half the number of days lost or cancelled in excess of six days if the makeup of the days is necessary to ensure that the district's students will attend a minimum of one hundred forty-two days and a minimum of one thousand forty-four hours for the school year except as otherwise provided in this section. Schools with a four-day school week may schedule such make-up days on Fridays.

(2) Notwithstanding subdivision (1) of this subsection, in school year 2019-20 and subsequent years, a district shall be required to make up the first thirty-six hours of school lost or cancelled due to inclement weather and half the number of hours lost or cancelled in excess of thirty-six if the makeup of the hours is necessary to ensure that the district's students attend a minimum of one thousand forty-four hours for the school year, except as otherwise provided under subsections 3 and 4 of this section.

3. (1) In the 2009-10 school year and subsequent years, a school district may be exempt from the requirement to make up days of school lost or cancelled due to inclement weather in the school district when the school district has made up the six days required under subsection 2 of this section and half the number of additional lost or cancelled days up to eight days, resulting in no more than ten total make-up days required by this section.

(2) In school year 2019-20 and subsequent years, a school district may be exempt from the requirement to make up school lost or cancelled due to inclement weather in the school district when the school district has made up the thirty-six hours required under subsection 2 of this section and half the number of additional lost or cancelled hours up to forty-eight, resulting in no more than sixty total make-up hours required by this section.

4. The commissioner of education may provide, for any school district that cannot meet the minimum school calendar requirement of at least one hundred seventy-four days for schools with a five-day school week or one hundred forty-two days for schools with a four-day school week and one thousand forty-four hours of actual pupil attendance or, in school year 2019-20 and subsequent years, one thousand forty-four hours of actual pupil attendance, upon request, a waiver to be excused from such requirement. This waiver shall be requested from the commissioner of education and may be granted if the school was closed due to circumstances beyond school district control, including inclement weather or fire.

5. (1) Except as otherwise provided in this subsection, in school year 2020-21 and subsequent years, a district shall not be required to make up any hours of school lost or cancelled due to exceptional or emergency circumstances during a school year if the district has an alternative methods of instruction plan approved by the department of elementary and secondary education for such school year. Exceptional or emergency circumstances shall include, but not be limited to, inclement weather, a utility outage, or an outbreak of a contagious disease. The department of elementary and secondary education shall not approve any such plan unless the district demonstrates that the plan will not negatively impact teaching and learning in the district.

(2) If school is closed due to exceptional or emergency circumstances and the district has an approved alternative methods of instruction plan, the district shall notify students and parents on each day of the closure whether the alternative methods of instruction plan is to be implemented for that day. If the plan is to be implemented on any day of the closure, the district shall ensure that each student receives assignments for that day in hard copy form or receives instruction through virtual learning or another method of instruction.

(3) A district with an approved alternative methods of instruction plan shall not use alternative methods of instruction as provided for in the plan for more than thirty-six hours during a school year. A district that has used such alternative methods of instruction for thirty-six hours during a school year shall be required, notwithstanding subsections 2 and 3 of this section, to make up any subsequent hours of school lost or cancelled due to exceptional or emergency circumstances during such school year.

(4) The department of elementary and secondary education shall give districts with approved alternative methods of instruction plans credit for the hours in which they use alternative methods of instruction by considering such hours as hours in which school was actually in session.

(5) Any district wishing to use alternative methods of instruction under this subsection shall submit an application to the department of elementary and secondary education. The application shall describe:

(a) The manner in which the district intends to strengthen and reinforce instructional content while supporting student learning outside the classroom environment;

(b) The process the district intends to use to communicate to students and parents the decision to implement alternative methods of instruction on any day of a closure;

(c) The manner in which the district intends to communicate the purpose and expectations for a day in which alternative methods of instruction will be implemented to students and parents;

(d) The assignments and materials to be used within the district for days in which alternative methods of instruction will be implemented to effectively facilitate teaching and support learning for the benefit of the students;

(e) The manner in which student attendance will be determined for a day in which alternative methods of instruction will be implemented. The method chosen shall be linked to completion of lessons and activities;

(f) The instructional methods, which shall include instruction through electronic means and instruction through other means for students who have no access to internet services or a computer;

(g) Instructional plans for students with individualized education programs; and

(h) The role and responsibility of certified personnel to be available to communicate with students.

6. ~~[For the 2018-19 school year, a district shall be exempt from the requirements of subsections 2 and 3 of this section, and only be required to make up the first six days of school lost or cancelled due to inclement weather]~~
In the 2022-23 school year and subsequent years, a school district's one-half-day education programs shall be subject to the following provisions in proportions appropriate for a one-half-day education program, as applicable:

(1) Requirements in subsection 2 of this section to make up days or hours of school lost or cancelled because of inclement weather;

(2) Exemptions in subsection 3 of this section;

(3) Waiver provisions in subsection 4 of this section; and

(4) Approved alternative methods of instruction provisions in subsection 5 of this section."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pike, **House Amendment No. 8** was adopted.

Representative Shields offered **House Amendment No. 9.**

House Amendment No. 9

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of said section and line the following:

"168.205. 1. Notwithstanding any provision of law to the contrary, two or more school districts may share a superintendent who possesses a valid Missouri superintendent's license. If any school districts choose to share a superintendent, they shall not be required to receive approval from the department of elementary and secondary education but may notify the department.

2. (1) Beginning July 1, 2023, subject to appropriation, a school district that enters into an agreement with another school district to share a superintendent shall receive additional state aid under this subsection.

(2) The department of elementary and secondary education shall annually distribute thirty thousand dollars to any school district that shares a superintendent under this subsection. Any such amount distributed to a school district shall be in addition to and shall not be included in any calculation of state aid under chapter 163.

(3) To receive the additional thirty thousand dollars under this subsection, the school district shall provide proof to the department of elementary and secondary education that the school district will use all of the additional thirty thousand dollars received under this subsection and at least half of the amount saved as a result of participating in sharing a superintendent under this subsection to compensate teachers or to provide counseling services.

(4) No school district that receives additional funding under this subsection shall receive such funding for more than five years."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Simmons offered **House Amendment No. 1 to House Amendment No. 9.**

House Amendment No. 1
to
House Amendment No. 9

AMEND House Amendment No. 9 to House Committee Substitute for House Bill No. 1750, Page 1, Line 4, by deleting said line and inserting in lieu thereof the following:

""162.720. 1. **(1) This subdivision shall apply to all school years ending before July 1, 2024.** Where a sufficient number of children are ~~[determined to be]~~ **identified as gifted** and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, districts may establish special programs for such gifted children.

(2) For school year 2024-25 and all subsequent school years, if three percent or more of students enrolled in a school district are identified as gifted and their development requires programs or services beyond the level of those ordinarily provided in regular public school programs, the district shall establish a state-approved gifted program for gifted children.

2. For school year 2024-25 and all subsequent school years, any teacher providing gifted services to students in districts with an average daily attendance of more than three hundred fifty students shall be certificated in gifted education. In districts with an average daily attendance of three hundred fifty students or fewer, any teacher providing gifted services shall not be required to be certificated to teach gifted education but such teacher shall annually participate in at least six clock hours of professional development focused on gifted services. The school district shall pay for such professional development focused on gifted services.

3. The state board of education shall determine standards for such gifted programs and gifted services. Approval of ~~[such]~~ gifted programs shall be made by the state department of elementary and secondary education based upon project applications submitted ~~[by July fifteenth of each year]~~ at a time and in a form determined by the department of elementary and secondary education.

~~[3-]~~ **4. No district shall ~~[make a determination as to whether]~~ identify a child ~~[is]~~ as gifted based on the child's participation in an advanced placement course or international baccalaureate course. Districts shall ~~[determine]~~ identify a child ~~[is]~~ as gifted only if the child meets the definition of gifted children as provided in section 162.675.**

~~[4-]~~ **5. Any district with a gifted education program approved under subsection ~~[2]~~ 3 of this section shall have a policy, approved by the board of education of the district, that establishes a process that outlines the procedures and conditions under which parents or guardians may request a review of the decision ~~[that determined]~~ that their child did not qualify to receive services through the district's gifted education program.**

~~[5-]~~ **6. School districts and school district employees shall be immune from liability for any and all acts or omissions relating to the decision that a child did not qualify to receive services through the district's gifted education program.**

7. The department of elementary and secondary education may promulgate all necessary rules and regulations for the implementation and administration of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void.

168.205. 1. Notwithstanding any provision of law to the contrary, two or more school"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Simmons, **House Amendment No. 1 to House Amendment No. 9** was adopted.

On motion of Representative Shields, **House Amendment No. 9, as amended**, was adopted.

Representative Henderson offered **House Amendment No. 10.**

House Amendment No. 10

AMEND House Committee Substitute for House Bill No. 1750, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"161.214. 1. As used in this section, the following terms mean:

- (1) "Board", the state board of education;
 - (2) "Department", the department of elementary and secondary education;
 - (3) "School innovation team", a group of natural persons representing:
 - (a) A single elementary or secondary school;
 - (b) A group of two or more elementary or secondary schools within the same school district that share common interests, such as geographical location or educational focus, or that sequentially serve classes of students as they progress through elementary and secondary education;
 - (c) A group of two or more elementary or secondary schools not within the same school district that share common interests, such as geographical location or educational focus, or that sequentially serve classes of students as they progress through elementary and secondary education;
 - (d) A single school district; or
 - (e) A group of two or more school districts that share common interests, such as geographical location or educational focus, or that sequentially serve classes of students as they progress through elementary and secondary education;
 - (4) "School innovation waiver", a waiver granted by the board to a single school, group of schools, single school district, or group of school districts under this section, in which the school, group of schools, school district, or group of school districts is exempt from a specific requirement imposed by chapter 160, 161, 162, 167, 170, or 171, or any regulations promulgated under such chapters by the board or the department. Any school innovation waiver granted to a school district or group of school districts shall apply to every elementary and secondary school within the school district or group of school districts unless the plan specifically provides otherwise.
2. Any school innovation team seeking a school innovation waiver may submit a plan to the board for one or more of the following purposes:
- (1) Improving student readiness for employment, higher education, vocational training, technical training, or any other form of career and job training;
 - (2) Increasing the compensation of teachers; or
 - (3) Improving the recruitment, retention, training, preparation, or professional development of teachers.
3. Any plan for a school innovation waiver shall:
- (1) Identify the specific provision of law for which a waiver is being requested and provide an explanation for why the specific provision of law inhibits the ability of the school or school district to accomplish the goal stated in the plan;
 - (2) Demonstrate that the intent of the specific provision of law can be addressed in a more effective, efficient, or economical manner and that the waiver or modification is necessary to implement the plan;
 - (3) Include measurable annual performance targets and goals for the implementation of the plan;
 - (4) Specify the innovations to be pursued in meeting one or more of the goals listed in subsection 2 of this section;
 - (5) Demonstrate parental, school employee, and community and business support for, and engagement with, the plan; and
 - (6) Be approved by at least the minimum number of people required to be on the school innovation team prior to submitting the plan for approval.
4. (1) In evaluating a plan submitted by a school innovation team under subsection 2 of this section, the board shall consider whether the plan will:
- (a) Improve the preparation, counseling, and overall readiness of students for postsecondary life;
 - (b) Increase teacher salaries in a financially sustainable and prudent manner; or

(c) Increase the attractiveness of the teaching profession for prospective teachers and active teachers alike.

(2) The board may approve any plan submitted under subsection 2 of this section if the board determines that:

(a) The plan successfully demonstrates the ability to address the intent of the provision of law to be waived in a more effective, efficient, or economical manner;

(b) The waivers or modifications are demonstrated to be necessary to stimulate or improve student readiness for postsecondary life, increase teacher salaries, or increase the attractiveness of the teaching profession for prospective teachers and active teachers;

(c) The plan has demonstrated sufficient participation from among the teachers, principal, superintendent, faculty, school board, parents, and the community at large; and

(d) The plan is based upon sound educational practices, does not endanger the health and safety of students or staff, and does not compromise equal opportunity for learning.

(3) The board may propose modifications to the plan in cooperation with the school innovation team.

5. Any waiver granted under this section shall be effective for a period of no longer than three school years beginning the school year following the school year in which the waiver is approved. Any waiver may be renewed. No more than one school innovation waiver shall be in effect with respect to any one elementary or secondary school at one time.

6. This section shall not be construed to allow the board to authorize the waiver of any statutory requirements relating to school start date, teacher certification, teacher tenure, or any requirement imposed by federal law.

7. The board may promulgate rules implementing the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Henderson, **House Amendment No. 10** was adopted.

Representative Gregory (51) offered **House Amendment No. 11**.

House Amendment No. 11

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by adding after all of said section and line the following:

"302.010. Except where otherwise provided, when used in this chapter, the following words and phrases mean:

(1) "Circuit court", each circuit court in the state;

(2) "Commercial motor vehicle", a motor vehicle designed or regularly used for carrying freight and merchandise, or more than fifteen passengers;

(3) "Conviction", any final conviction; also a forfeiture of bail or collateral deposited to secure a defendant's appearance in court, which forfeiture has not been vacated, shall be equivalent to a conviction, except that when any conviction as a result of which points are assessed pursuant to section 302.302 is appealed, the term "conviction" means the original judgment of conviction for the purpose of determining the assessment of points, and the date of final judgment affirming the conviction shall be the date determining the beginning of any license suspension or revocation pursuant to section 302.304;

(4) "Criminal history check", a search of criminal records, including criminal history record information as defined in section 43.500, maintained by the Missouri state highway patrol in the Missouri criminal records repository or by the Federal Bureau of Investigation as part of its criminal history records, including, but not limited to, any record of conviction, plea of guilty or nolo contendere, or finding of guilty in any state for any offense related to alcohol, controlled substances, or drugs;

- (5) "Director", the director of revenue acting directly or through the director's authorized officers and agents;
- (6) "Farm tractor", every motor vehicle designed and used primarily as a farm implement for drawing plows, mowing machines and other implements of husbandry;
- (7) "Highway", any public thoroughfare for vehicles, including state roads, county roads and public streets, avenues, boulevards, parkways, or alleys in any municipality;
- (8) "Incompetent to drive a motor vehicle", a person who has become physically incapable of meeting the prescribed requirements of an examination for an operator's license, or who has been adjudged by a probate division of the circuit court in a capacity hearing of being incapacitated;
- (9) "License", a license issued by a state to a person which authorizes a person to operate a motor vehicle;
- (10) "Motor vehicle", any self-propelled vehicle not operated exclusively upon tracks except motorized bicycles, as defined in section 307.180 and electric bicycles, as defined in section 301.010;
- (11) "Motorcycle", a motor vehicle operated on two wheels; however, this definition shall not include motorized bicycles or electric bicycles as such terms are defined in section 301.010;
- (12) "Motortricycle", a motor vehicle operated on three wheels, including a motorcycle operated with any conveyance, temporary or otherwise, requiring the use of a third wheel, but excluding an electric bicycle as defined in section 301.010;
- (13) "Moving violation", that character of traffic violation where at the time of violation the motor vehicle involved is in motion, except that the term does not include the driving of a motor vehicle without a valid motor vehicle registration license, or violations of sections 304.170 to 304.240, inclusive, relating to sizes and weights of vehicles;
- (14) "Municipal court", every division of the circuit court having original jurisdiction to try persons for violations of city ordinances;
- (15) "Nonresident", every person who is not a resident of this state;
- (16) "Operator", every person who is in actual physical control of a motor vehicle upon a highway;
- (17) "Owner", a person who holds the legal title of a vehicle or in the event a vehicle is the subject of an agreement for the conditional sale or lease thereof with the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or in the event a mortgagor of a vehicle is entitled to possession, then such conditional vendee or lessee or mortgagor shall be deemed the owner for the purpose of sections 302.010 to 302.540;
- (18) "Record" includes, but is not limited to, papers, documents, facsimile information, microphotographic process, electronically generated or electronically recorded information, digitized images, deposited or filed with the department of revenue;
- (19) "Residence address", "residence", or "resident address" shall be the location at which a person has been physically present, and that the person regards as home. A residence address is a person's true, fixed, principal, and permanent home, to which a person intends to return and remain, even though currently residing elsewhere;
- (20) "Restricted driving privilege", a sixty-day driving privilege issued by the director of revenue following a suspension of driving privileges for the limited purpose of driving in connection with the driver's business, occupation, employment, formal program of secondary, postsecondary or higher education, or for an alcohol education or treatment program or certified ignition interlock provider, or a ninety-day interlock restricted privilege issued by the director of revenue for the limited purpose of driving in connection with the driver's business, occupation, employment, seeking medical treatment for such driver or a dependent family member, attending school or other institution of higher education, attending alcohol- or drug-treatment programs, seeking the required services of a certified ignition interlock provider, fulfilling court obligations, including required appearances and probation and parole obligations, religious services, the care of a child or children, including scheduled visitation or custodial obligations pursuant to a court order, fueling requirements for any vehicle utilized, and seeking basic nutritional requirements;
- (21) "School bus", when used in sections 302.010 to 302.540, means any motor vehicle, either publicly or privately owned, **that is designed for carrying more than ten passengers and that is** used to transport students to and from school, or to transport pupils properly chaperoned to and from any place within the state for educational purposes. The term "school bus" shall not include a bus operated by a public utility, municipal corporation or common carrier authorized to conduct local or interstate transportation of passengers when such bus is not traveling a specific school bus route but is:
 - (a) On a regularly scheduled route for the transportation of fare-paying passengers; or
 - (b) Furnishing charter service for the transportation of persons enrolled as students on field trips or other special trips or in connection with other special events;

(22) "School bus operator", an operator who operates a school bus as defined in subdivision (21) of this section in the transportation of any schoolchildren and who receives compensation for such service. The term "school bus operator" shall not include any person who transports schoolchildren as an incident to employment with a school or school district, such as a teacher, coach, administrator, secretary, school nurse, or janitor unless such person is under contract with or employed by a school or school district as a school bus operator;

(23) "Signature", any method determined by the director of revenue for the signing, subscribing or verifying of a record, report, application, driver's license, or other related document that shall have the same validity and consequences as the actual signing by the person providing the record, report, application, driver's license or related document;

(24) "Substance abuse traffic offender program", a program certified by the division of alcohol and drug abuse of the department of mental health to provide education or rehabilitation services pursuant to a professional assessment screening to identify the individual needs of the person who has been referred to the program as the result of an alcohol- or drug-related traffic offense. Successful completion of such a program includes participation in any education or rehabilitation program required to meet the needs identified in the assessment screening. The assignment recommendations based upon such assessment shall be subject to judicial review as provided in subsection 14 of section 302.304 and subsections 1 and 5 of section 302.540;

(25) "Vehicle", any mechanical device on wheels, designed primarily for use, or used on highways, except motorized bicycles, electric bicycles, vehicles propelled or drawn by horses or human power, or vehicles used exclusively on fixed rails or tracks, or cotton trailers or motorized wheelchairs operated by handicapped persons.

304.060. 1. The state board of education shall adopt and enforce regulations not inconsistent with law to cover the design and operation of all school buses used for the transportation of school children when owned and operated by any school district or privately owned and operated under contract with any school district in this state, and such regulations shall by reference be made a part of any such contract with a school district. **School districts shall have the authority to use motor vehicles other than school buses for the purpose of transporting school children.** The state board of education may adopt rules and regulations governing the use of other vehicles owned by a district or operated under contract with any school district in this state and used for the purpose of transporting school children. ~~The operator of such vehicle shall be licensed in accordance with section 302.272, and such vehicle,~~ **excluding motor vehicles operating under the authority of the department of revenue under sections 387.400 to 387.440. Motor vehicles other than school buses used to transport school children shall transport no more children than the manufacturer suggests as appropriate for such vehicle and meet any additional requirements of the school district.** The state board of education may also adopt rules and regulations governing the use of authorized common carriers for the transportation of students on field trips or other special trips for educational purposes. Every school district, its officers and employees, and every person employed under contract by a school district shall be subject to such regulations. The state board of education shall cooperate with the state transportation department and the state highway patrol in placing suitable warning signs at intervals on the highways of the state.

2. Notwithstanding the provisions of subsection 1 of this section, any school board in the state of Missouri in an urban district containing the greater part of the population of a city which has more than three hundred thousand inhabitants may contract with any municipality, bi-state agency, or other governmental entity for the purpose of transporting school children attending a grade or grades not lower than the ninth nor higher than the twelfth grade, provided that such contract shall be for additional transportation services, and shall not replace or fulfill any of the school district's obligations pursuant to section 167.231. The school district may notify students of the option to use district-contracted transportation services.

3. Any officer or employee of any school district who violates any of the regulations or fails to include obligation to comply with such regulations in any contract executed by him on behalf of a school district shall be guilty of misconduct and subject to removal from office or employment. Any person operating a school bus under contract with a school district who fails to comply with any such regulations shall be guilty of breach of contract and such contract shall be cancelled after notice and hearing by the responsible officers of such school district.

4. Any other provision of the law to the contrary notwithstanding, in any county of the first class with a charter form of government adjoining a city not within a county, school buses may bear the word "special".; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Gregory (51), **House Amendment No. 11** was adopted.

Representative Smith (155) offered **House Amendment No. 12.**

House Amendment No. 12

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of said section and line the following:

"162.961. 1. A parent, guardian or the responsible educational agency may request a due process hearing before the administrative hearing commission with respect to any matter relating to identification, evaluation, educational placement, or the provision of a free appropriate public education of the child. Such request shall include the child's name, address, school, issue, and suggested resolution of dispute if known. Except as provided in subsection 4 of this section, the administrative hearing commission shall within fifteen days after receiving notice assign a commissioner who is not an employee of the state board of education or department of elementary and secondary education to hear the case. Commissioners shall have some knowledge or training involving children with disabilities, shall not have a personal or professional interest which would conflict with ~~[his or her]~~ **such commissioner's** objectivity in the hearing, and shall meet the training and assessment requirements pursuant to state regulations, federal law and regulation requirements of the Individuals With Disabilities Education Act, and the requirements in section 621.253. No commissioner who conducts a due process hearing shall have been employed within the last five years by a school district or by an organization engaged in special education parent and student advocacy, performed work for a school district or for a parent or student as a special education advocate within the last five years as an independent contractor or consultant, been employed within the last five years by the state board of education or department of elementary and secondary education, or performed work for the state board of education or department of elementary and secondary education within the last five years as an independent contractor or consultant, or been party to a special education proceeding as an attorney, parent, or child. During the pendency of any hearing, or prior to the assignment of the commissioner, the parties may, by mutual agreement, submit their dispute to a mediator pursuant to section 162.959.

2. The parent or guardian, school official, and other persons affected by the action in question shall present at the hearing all pertinent evidence relative to the matter under appeal. All rights and privileges as described in section 162.963 shall be permitted. **In hearings relating to a child with a disability that are held under the Individuals with Disabilities Act (20 U.S.C. Section 1400 et seq.), applicable state law, or rules or regulations promulgated under such federal or state law, the burden of proof and the burden of production shall be on the school district in any due process hearing regarding any matter related to the identification, evaluation, reevaluation, classification, educational placement, disciplinary action, or the provision of a free appropriate public education of the child.**

3. After review of all evidence presented and a proper deliberation, the commissioner, within the ~~[time-lines]~~ **timelines** required by the Individuals With Disabilities Education Act, 20 U.S.C. Section 1415 and any amendments thereto, shall determine its findings, conclusions, and decision in the matter in question and forward the written decision to the parents or guardian of the child and to the president of the appropriate local board of education or responsible educational agency and to the department of elementary and secondary education. A specific extension of the ~~[time-line]~~ **timeline** may be made by the commissioner assigned to the matter at the request of either party, except in the case of an expedited hearing as provided in subsection 4 of this section.

4. An expedited due process hearing by the administrative hearing commission may be requested by a parent to challenge a disciplinary change of placement or to challenge a manifestation determination in connection with a disciplinary change of placement or by a responsible educational agency to seek a forty-five school day alternative educational placement for a dangerous or violent student. The administrative hearing commission shall assign a commissioner to hear the case and render a decision within the ~~[time-line]~~ **timeline** required by federal law and state regulations implementing federal law. A specific extension of the ~~[time-line]~~ **timeline** is only permissible to the extent consistent with federal law and pursuant to state regulations.

5. If the responsible public agency requests a due process hearing to seek a forty-five school day alternative educational placement for a dangerous or violent student, the agency shall show by substantial evidence that there is a substantial likelihood the student will injure ~~[himself]~~ **the student** or others and that the agency made reasonable efforts to minimize that risk, and shall show that the forty-five school day alternative educational placement will provide a free appropriate public education which includes services and modifications to address the behavior so that ~~[#]~~ **such behavior** does not reoccur, and continue to allow progress in the general education curriculum.

6. Any due process hearing request and responses to the request shall conform to the requirements of the Individuals With Disabilities Education Act (IDEA). Determination of the sufficiency shall be made by the commissioner. The commissioner shall enforce the process and procedures, including ~~[time lines]~~ **timelines**, required by the IDEA, related to sufficiency of notice, response to notice, determination of sufficiency dispute, and amendments of the notice.

7. A preliminary meeting, known as a resolution session, shall be convened by the responsible public agency, under the requirements of the IDEA. The process and procedures required by the IDEA in connection to the resolution session and any resulting written settlement agreement shall be implemented. The responsible public agency or its designee shall sign the agreement. The designee identified by the responsible public agency shall have the authority to bind the agency. A local board of education, as a responsible public agency, shall identify a designee with authority to bind the school district.

8. Notwithstanding any provision of law to the contrary, when conducting a due process hearing, the administrative hearing commission shall conform all of its practices, procedures, filing deadlines, and response times to the requirements of the Individuals With Disabilities Education Act (IDEA)."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Smith (155), **House Amendment No. 12** was adopted.

Representative Pollitt (52) offered **House Amendment No. 13**.

House Amendment No. 13

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of said section and line the following:

"168.021. 1. Certificates of license to teach in the public schools of the state shall be granted as follows:

- (1) By the state board, under rules and regulations prescribed by it:
 - (a) Upon the basis of college credit;
 - (b) Upon the basis of examination;
- (2) By the state board, under rules and regulations prescribed by the state board with advice from the advisory council established by section 168.015 to any individual who presents to the state board a valid doctoral degree from an accredited institution of higher education accredited by a regional accrediting association such as North Central Association. Such certificate shall be limited to the major area of postgraduate study of the holder, shall be issued only after successful completion of the examination required for graduation pursuant to rules adopted by the state board of education, and shall be restricted to those certificates established pursuant to subdivision (2) of subsection 3 of this section;
- (3) By the state board, which shall issue the professional certificate classification in both the general and specialized areas most closely aligned with the current areas of certification approved by the state board, commensurate with the years of teaching experience of the applicant, and based upon the following criteria:
 - (a) Recommendation of a state-approved baccalaureate-level teacher preparation program;
 - (b) **a.** Successful attainment of the Missouri qualifying score on the exit assessment for teachers or administrators designated by the state board of education[-];
 - b. (i)** Applicants who have not successfully achieved a qualifying score on the designated examinations will be issued a two-year nonrenewable provisional certificate;
 - (ii) During the two-year nonrenewable provisional certification, an individual teacher may gain full professional certification by:**
 - i.** Achieving a qualifying score on the designated exam; or
 - ii.** Successfully achieving an acceptable score on the state-approved teacher evaluation system from seven walk-through evaluations, two formative evaluations, and one summative evaluation for each of the two probationary years and being offered a third contract by the employing district. For any applicant who has a change in job status because of a reduction in the workforce or a change in life circumstances, the scores required under this item may be scores achieved in any school district during the two-year nonrenewable provisional certification period; and

(iii) **The employing school district shall recommend to the department of elementary and secondary education that the individual teacher be awarded a full professional certification by the state board under rules prescribed by the state board;** and

(c) Upon completion of a background check as prescribed in section 168.133 and possession of a valid teaching certificate in the state from which the applicant's teacher preparation program was completed;

(4) By the state board, under rules prescribed by it, on the basis of a relevant bachelor's degree, or higher degree, and a passing score for the designated exit examination, for individuals whose academic degree and professional experience are suitable to provide a basis for instruction solely in the subject matter of banking or financial responsibility, at the discretion of the state board. Such certificate shall be limited to the major area of study of the holder and shall be restricted to those certificates established under subdivision (2) of subsection 3 of this section. Holders of certificates granted under this subdivision shall be exempt from the teacher tenure act under sections 168.102 to 168.130 and each school district shall have the decision-making authority on whether to hire the holders of such certificates;

(5) By the state board, under rules and regulations prescribed by it, on the basis of certification by the American Board for Certification of Teacher Excellence (ABCTE) and verification of ability to work with children as demonstrated by sixty contact hours in any one of the following areas as validated by the school principal: sixty contact hours in the classroom, of which at least forty-five must be teaching; sixty contact hours as a substitute teacher, with at least thirty consecutive hours in the same classroom; sixty contact hours of teaching in a private school; or sixty contact hours of teaching as a paraprofessional, for an initial four-year ABCTE certificate of license to teach, except that such certificate shall not be granted for the areas of early childhood education, or special education. For certification in the area of elementary education, ninety contact hours in the classroom shall be required, of which at least thirty shall be in an elementary classroom. Upon the completion of the **following** requirements ~~[listed in paragraphs (a), (b), (c), and (d) of this subdivision]~~, an applicant shall be eligible to apply for a career continuous professional certificate under subdivision (3) of subsection 3 of this section:

(a) Completion of thirty contact hours of professional development within four years, which may include hours spent in class in an appropriate college curriculum;

(b) Validated completion of two years of the mentoring program of the American Board for Certification of Teacher Excellence or a district mentoring program approved by the state board of education;

(c) Attainment of a successful performance-based teacher evaluation; and

(d) Participation in a beginning teacher assistance program; or

(6) **(a)** By the state board, under rules and regulations prescribed by ~~it~~ **the board**, which shall issue an initial visiting scholars certificate at the discretion of the board, based on the following criteria:

~~(a)~~ **a.** Verification from the hiring school district that the applicant will be employed as part of a business-education partnership initiative designed to build career pathways systems **or employed as part of an initiative designed to fill vacant positions in hard-to-staff public schools or hard-to-fill subject areas** for students in a grade or grades not lower than the ninth grade for which the applicant's academic degree or professional experience qualifies ~~him or her~~ **the applicant**;

~~(b)~~ **b.** Appropriate and relevant bachelor's degree or higher, occupational license, or industry-recognized credential;

~~(c)~~ **c.** Completion of the application for a one-year visiting scholars certificate; and

~~(d)~~ **d.** Completion of a background check as prescribed under section 168.133.

(b) The initial visiting scholars certificate shall certify the holder of such certificate to teach for one year. An applicant shall be eligible to renew an initial visiting scholars certificate a maximum of two times, based upon the completion of the requirements listed under ~~paragraphs (a), (b), and (d)]~~ **subparagraphs a., b., and d. of paragraph (a)** of this subdivision; completion of professional development required by the school district and school; and attainment of a satisfactory performance-based teacher evaluation.

2. All valid teaching certificates issued pursuant to law or state board policies and regulations prior to September 1, 1988, shall be exempt from the professional development requirements of this section and shall continue in effect until they expire, are revoked or suspended, as provided by law. When such certificates are required to be renewed, the state board or its designee shall grant to each holder of such a certificate the certificate most nearly equivalent to the one so held. Anyone who holds, as of August 28, 2003, a valid PC-I, PC-II, or continuous professional certificate shall, upon expiration of ~~this or her~~ **such person's** current certificate, be issued the appropriate level of certificate based upon the classification system established pursuant to subsection 3 of this section.

3. (1) Certificates of license to teach in the public schools of the state shall be based upon minimum requirements prescribed by the state board of education which shall include completion of a background check as prescribed in section 168.133. The state board shall provide for the following levels of professional certification: an initial professional certificate and a career continuous professional certificate.

(2) The initial professional certificate shall be issued upon completion of requirements established by the state board of education and shall be valid based upon verification of actual teaching within a specified time period established by the state board of education. The state board shall require holders of the four-year initial professional certificate to:

- (a) Participate in a mentoring program approved and provided by the district for a minimum of two years;
- (b) Complete thirty contact hours of professional development, which may include hours spent in class in an appropriate college curriculum, or for holders of a certificate under subdivision (4) of subsection 1 of this section, an amount of professional development in proportion to the certificate holder's hours in the classroom, if the certificate holder is employed less than full time; and
- (c) Participate in a beginning teacher assistance program.

(3) (a) The career continuous professional certificate shall be issued upon verification of completion of four years of teaching under the initial professional certificate and upon verification of the completion of the requirements articulated in paragraphs (a) ~~], (b), and~~ to (c) of subdivision (2) of this subsection or paragraphs (a) ~~], (b), (c), and~~ to (d) of subdivision (5) of subsection 1 of this section.

(b) The career continuous professional certificate shall be continuous based upon verification of actual employment in an educational position as provided for in state board guidelines and completion of fifteen contact hours of professional development per year which may include hours spent in class in an appropriate college curriculum. Should the possessor of a valid career continuous professional certificate fail, in any given year, to meet the fifteen-hour professional development requirement, the possessor may, within two years, make up the missing hours. In order to make up for missing hours, the possessor shall first complete the fifteen-hour requirement for the current year and then may count hours in excess of the current year requirement as make-up hours. Should the possessor fail to make up the missing hours within two years, the certificate shall become inactive. In order to reactivate the certificate, the possessor shall complete twenty-four contact hours of professional development which may include hours spent in the classroom in an appropriate college curriculum within the six months prior to or after reactivating ~~his or her~~ **the possessor's** certificate. The requirements of this paragraph shall be monitored and verified by the local school district which employs the holder of the career continuous professional certificate.

(c) A holder of a career continuous professional certificate shall be exempt from the professional development contact hour requirements of paragraph (b) of this subdivision if such teacher has a local professional development plan in place within such teacher's school district and meets two of the three following criteria:

- a. Has ten years of teaching experience as defined by the state board of education;
- b. Possesses a master's degree; or
- c. Obtains a rigorous national certification as approved by the state board of education.

4. Policies and procedures shall be established by which a teacher who was not retained due to a reduction in force may retain the current level of certification. There shall also be established policies and procedures allowing a teacher who has not been employed in an educational position for three years or more to reactivate ~~his or her~~ **the teacher's** last level of certification by completing twenty-four contact hours of professional development which may include hours spent in the classroom in an appropriate college curriculum within the six months prior to or after reactivating ~~his or her~~ **the teacher's** certificate.

5. The state board shall, upon completion of a background check as prescribed in section 168.133, issue a professional certificate classification in the areas most closely aligned with an applicant's current areas of certification, commensurate with the years of teaching experience of the applicant, to any person who is hired to teach in a public school in this state and who possesses a valid teaching certificate from another state or certification under subdivision (4) of subsection 1 of this section, provided that the certificate holder shall annually complete the state board's requirements for such level of certification, and shall establish policies by which residents of states other than the state of Missouri may be assessed a fee for a certificate of license to teach in the public schools of Missouri. Such fee shall be in an amount sufficient to recover any or all costs associated with the issuing of a certificate of license to teach. The board shall promulgate rules to authorize the issuance of a provisional certificate of license, which shall be valid for three years and shall allow the holder to assume classroom duties pending the completion of a criminal background check under section 168.133, for any applicant who:

- (1) Is the spouse of a member of the Armed Forces stationed in Missouri;
- (2) Relocated from another state within one year of the date of application;

(3) Underwent a criminal background check in order to be issued a teaching certificate of license from another state; and

(4) Otherwise qualifies under this section.

6. The state board may assess to holders of an initial professional certificate a fee, to be deposited into the excellence in education ~~[revolving]~~ fund established pursuant to section 160.268, for the issuance of the career continuous professional certificate. However, such fee shall not exceed the combined costs of issuance and any criminal background check required as a condition of issuance. Applicants for the initial ABCTE certificate shall be responsible for any fees associated with the program leading to the issuance of the certificate, but nothing in this section shall prohibit a district from developing a policy that permits fee reimbursement.

7. Any member of the public school retirement system of Missouri who entered covered employment with ten or more years of educational experience in another state or states and held a certificate issued by another state and subsequently worked in a school district covered by the public school retirement system of Missouri for ten or more years who later became certificated in Missouri shall have that certificate dated back to ~~[his or her]~~ **the member's** original date of employment in a Missouri public school.

8. Within thirty days of receiving an application from a spouse of an active duty member of the Armed Forces of the United States who has been transferred or is scheduled to be transferred to the state of Missouri, or who has been transferred or is scheduled to be transferred to an adjacent state and is or will be domiciled in the state of Missouri, or has moved to the state of Missouri on a permanent change-of-station basis and has successfully completed the background check described under subsection 5 of this section and section 168.133, the state board shall issue to such applicant a full certificate of license to teach, provided that the applicant has paid all necessary fees and has otherwise met all requirements to be issued such a certificate."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Pollitt (52), **House Amendment No. 13** was adopted.

Representative Bangert offered **House Amendment No. 14**.

House Amendment No. 14

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of said section and line the following:

"170.025. 1. Each school district shall ensure that:

(1) Its elementary school or schools provide instruction in cursive writing so that students create readable documents through legible cursive handwriting by the end of the fifth grade; and

(2) Each student passes with proficiency a teacher-constructed test demonstrating competency in both reading and writing cursive.

2. The department of elementary and secondary education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Bangert, **House Amendment No. 14** was adopted.

Representative Davidson offered **House Amendment No. 15**.

House Amendment No. 15

AMEND House Committee Substitute for House Bill No. 1750, Page 3, Section 162.091, Line 20, by inserting after all of the said section and line the following:

"167.151. 1. The school board of any district, in its discretion, may admit to the school pupils not entitled to free instruction and prescribe the tuition fee to be paid by them, except as provided in **subdivision (2) of subsection 3 of this section and in** sections 167.121, 167.131, 167.132, and 167.895.

2. Orphan children, children with only one parent living, and children whose parents do not contribute to their support—if the children are between the ages of six and twenty years and are unable to pay tuition—may attend the schools of any district in the state in which they have a permanent or temporary home without paying a tuition fee.

3. **(1) For all school years ending on or before June 30, 2023,** any ~~[person]~~ **individual** who pays a school tax in any other district than that in which ~~[he]~~ **such individual** resides may send ~~[his]~~ **such individual's** children to any public school in the district in which the tax is paid and receive as a credit on the amount charged for tuition the amount of the school tax paid to the district; except that any ~~[person]~~ **individual** who owns real estate of which eighty acres or more are used for agricultural purposes and upon which ~~[his]~~ **such individual's** residence is situated may send ~~[his]~~ **such individual's** children to public school in any school district in which a part of such real estate, contiguous to that upon which ~~[his]~~ **such individual's** residence is situated, lies and shall not be charged tuition therefor; so long as thirty-five percent of the real estate is located in the school district of choice. The school district of choice shall count the children in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

(2) For all school years beginning on and after July 1, 2023, an owner of residential real property or agricultural real property or a named beneficiary of a trust that owns residential real property or agricultural real property and that pays a school tax in any district other than the district in which such owner or beneficiary resides may send up to four of such owner's or beneficiary's children to a public school in any district in which such owner or trust pays such school tax. The school district or public school of choice shall count a child as a resident attending under this subdivision in its average daily attendance for the purpose of distribution of state aid through the foundation formula.

~~4. [Any owner of agricultural land who, pursuant to subsection 3 of this section, has the option of sending his children to the public schools of more than one district shall exercise such option as provided in this subsection. Such person shall send written notice to all school districts involved specifying to which school district his children will attend by June thirtieth in which such a school year begins. If notification is not received, such children shall attend the school in which the majority of his property lies. Such person shall not send any of his children to the public schools of any district other than the one to which he has sent notice pursuant to this subsection in that school year or in which the majority of his property lies without paying tuition to such school district.]~~

For all school years beginning on or after July 1, 2023, any owner of real property or named beneficiary of a trust that owns real property who elects to exercise the option provided in subdivision (2) of subsection 3 of this section shall exercise such option as provided in this subdivision. Such owner or beneficiary shall send written notice to all school districts involved specifying which school district each child will attend thirty days prior to enrollment. When providing such notice, such owner or beneficiary shall present proof of such owner's or trust's payment of at least three thousand dollars of school taxes levied on the real property within such school district and ownership of the real property for not less than three years. Such proof may be determined by multiplying the school taxes paid on the most recent property tax receipt by the years of property ownership.

5. If a pupil is attending school in a district other than the district of residence and the pupil's parent is teaching in the school district or is a regular employee of the school district which the pupil is attending, then the district in which the pupil attends school shall allow the pupil to attend school upon payment of tuition in the same manner in which the district allows other pupils not entitled to free instruction to attend school in the district. The provisions of this subsection shall apply only to pupils attending school in a district which has an enrollment in excess of thirteen thousand pupils and not in excess of fifteen thousand pupils and which district is located in a county ~~[of the first classification]~~ with a charter form of government which has a population in excess of six hundred thousand persons and not in excess of nine hundred thousand persons."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Davidson, **House Amendment No. 15** was adopted.

Representative Basye offered **House Amendment No. 16**.

House Amendment No. 16

AMEND House Committee Substitute for House Bill No. 1750, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"37.850. 1. The commissioner of administration shall maintain the Missouri accountability portal established in executive order 07-24 as a free, internet-based tool allowing citizens to demand fiscal discipline and responsibility.

2. The Missouri accountability portal shall consist of an easy-to-search database of financial transactions related to:

- (1) The purchase of goods and services and the distribution of funds for state programs;
- (2) All bonds issued by any public institution of higher education, **public school districts**, or political subdivision of this state or its designated authority after August 28, 2013;
- (3) All obligations issued or incurred pursuant to section 99.820 by any political subdivision of this state or its designated authority; ~~and~~
- (4) The revenue stream pledged to repay such bonds or obligations;
- (5) **All forms of compensation and benefits paid to or on behalf of public employees including employees of political subdivisions, public institutions of higher education, public school districts, and public charter schools;** and
- (6) All debt incurred by any public charter school.

3. The Missouri accountability portal shall be updated each state business day and maintained as the primary source of information about the activity of Missouri's government.

4. Upon the conducting of a withholding or a release of funds, the governor shall submit a report stating all amounts withheld from the state's operating budget for the current fiscal year, as authorized by Article IV, Section 27 of the Missouri Constitution which shall be:

- (1) Conspicuously posted on the accountability portal website;
- (2) Searchable by the amounts withheld or released from each individual fund; and
- (3) Searchable by the total amount withheld or released from the operating budget.

5. Every political subdivision of the state, including public institutions of higher education ~~[but excluding]~~ **, public school districts, and public charter schools** shall supply all information described in **subdivisions (2) and (4) of** subsection 2 of this section to the office of administration within seven days of issuing or incurring such corresponding bond or obligation. ~~[For all such bonds or obligations issued or incurred prior to August 28, 2013, every such political subdivision and public institution of higher education shall have ninety days to supply such information to the office of administration.]~~

6. Every school district and public charter school shall supply all information described in **subdivisions (2), (4), (5), and (6) of** subsection 2 of this section to the department of elementary and secondary education ~~[within seven days of issuing such bond, or incurring such debt]~~. The department of elementary and secondary education shall have forty-eight hours to deliver such information to the office of administration. ~~[For all such bonds issued or debt incurred prior to August 28, 2013, every school district and public charter school shall have ninety days to supply such information to the department of elementary and secondary education. The department of elementary and secondary education shall have forty-eight hours to deliver such information to the office of administration.]~~"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 16** was adopted.

On motion of Representative Basye, **HCS HB 1750, as amended**, was adopted.

On motion of Representative Basye, **HCS HB 1750, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 3868 - Consent and House Procedure

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 94 - Fiscal Review

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2694 - Fiscal Review

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman McDaniel reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2597**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Aldridge, Collins, Dinkins, Griffith, Henderson, McDaniel, Perkins and Stacy

Noes (0)

Absent (3): Appelbaum, Morse and Wright

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2369**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Merideth, Pollitt (52), Riley, Schnelting, Schroer, Schwadron, Trent and Weber

Noes (1): Ingle

Absent (2): Rogers and Sharp (36)

*The following ex officio members were present: Clemens and Quade

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2595**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Merideth, Pollitt (52), Riley, Schnelting, Schroer, Schwadron, Trent and Weber

Noes (0)

Absent (2): Rogers and Sharp (36)

*The following ex officio members were present: Clemens and Quade

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2142**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Deaton, Eggleston, Ellebracht, Evans, Falkner, Ingle, Kelly (141), Proudie, Rogers and Taylor (139)

Noes (0)

Absent (3): Bailey, Cupps and Lovasco

Special Committee on Litigation Reform, Chairman DeGroot reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 1717**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Black (137), Coleman (97), DeGroot, Hardwick, Riley and Trent

Noes (2): Anderson and Ellebracht

Absent (2): Christofanelli and Rogers

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 2206**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Black (137), Coleman (97), DeGroot, Hardwick, Riley and Trent

Noes (3): Anderson, Ellebracht and Rogers

Absent (1): Christofanelli

The following member's presence was noted: Wright.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 9:00 a.m., Thursday, March 10, 2022.

COMMITTEE HEARINGS

CONSENT AND HOUSE PROCEDURE

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 4.

Executive session will be held: HCS HB 2151, HB 2416

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Thursday, March 10, 2022, 8:30 AM, House Hearing Room 5.

Executive session will be held: HB 1661

Time change.

CORRECTED

ELECTIONS AND ELECTED OFFICIALS

Thursday, March 10, 2022, 9:30 AM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1601, HB 2389, HJR 133

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 16, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1646, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

CANCELLED

FISCAL REVIEW

Thursday, March 10, 2022, 9:45 AM or upon recess (whichever is later), House Hearing Room 4.

Executive session will be held: HJR 94

Executive session may be held on any matter referred to the committee.

Corrected for time clarification.

CORRECTED

LOCAL GOVERNMENT

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2147, HB 2526

Executive session will be held: HB 1620, HB 2391, HB 2628, HB 1918

SPECIAL COMMITTEE ON BROADBAND AND INFRASTRUCTURE

Thursday, March 10, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 2016, HB 2353, HB 2638, HB 2645, HB 2817

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Thursday, March 10, 2022, 8:15 AM, House Hearing Room 3.

Time change.

Appropriation subcommittee markup.

CORRECTED

SUBCOMMITTEE ON FEDERAL STIMULUS SPENDING

Thursday, March 10, 2022, 9:30 AM or upon adjournment (whichever is later), House Hearing Room 3.

Appropriation subcommittee markup (HB 3020).

WORKFORCE DEVELOPMENT

Monday, March 21, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1956

Executive session will be held: HB 2290

HOUSE CALENDAR

THIRTY-SIXTH DAY, THURSDAY, MARCH 10, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HB 2474 - Hicks

HB 1692 - Boggs

HCS HB 1757 - Railsback

HB 1762 - Sander

HB 1856 - Baker

HB 1859 - Eggleston

HB 1864 - Thomas

HCS HB 1875 - Haffner

HB 1962 - Copeland

HB 1977 - Kelley (127)

HB 2090 - Griffith

HB 2095 - Kelly (141)

HB 2123 - Taylor (139)

HB 2163 - Houx

HB 2169 - Trent

HB 2202 - Fitzwater
HCS HB 2246 - Copeland
HB 2372 - Chipman
HCS HB 2382 - Hardwick
HB 2387 - Gregory (51)
HB 2515 - Perkins

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HCS HB 1677 - Wright
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1637 - Schwadron
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HCS HB 2005 - Haffner
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)
HCS HB 2000 - Schwadron
HCS HB 2376 - Kelly (141)

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2022)

HCS HB 1606 - McGaugh
HCS HB 1984 - Hovis

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70 - Davidson
HCS HJR 91 - Eggleston
HJR 94, (Fiscal Review 3/9/22) - Simmons

HOUSE BILLS FOR THIRD READING

HB 1878 - Simmons
HB 2694, (Fiscal Review 3/9/22), E.C. - Hudson

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1713 - Riley
HB 1481 - Dinkins
HCS HBs 1743 & 2185 - Dogan
HB 1584 - Murphy
HCS HB 2304, E.C. - Lewis (6)
HB 1724 - Hudson
HB 1473 - Pike
HCS HB 2168 - Porter
HCS HBs 1897 & 2414 - DeGroot
HB 2355 - Andrews
HB 2366 - Shields
HCS HB 1732 - O'Donnell
HB 1738 - Dogan

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl
HB 1600 - Chipman
HB 1725 - Hudson

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3279 - Grier

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-SIXTH DAY, THURSDAY, MARCH 10, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Brad Hudson.

Almighty God,

This is the day which You have made. We will rejoice and be glad in it. You teach us in Your Word that he who thinks he stands should take heed lest he fall. Please forgive us, for this political world we work in is so often fueled by ego, ambition, and self-interest. Place in our hearts a desire to do things differently. Help us to see that humility is a virtue and not a weakness, that we are most like You when we live for the good of others instead of living to promote ourselves. Of course this approach is much different from much of the attitude that seems to dominate our day, but isn't that what You've called us to be, Lord—different? Give us the faith to face the challenges ahead with confidence in Your strength and Your wisdom. Lift us up that we may soar for Your glory, and if we ever get to trying to fly too high in ourselves, please ever so gently clip our wings.

In Jesus' name I pray. And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Madison Russom.

The Journal of the thirty-fifth day was approved as printed.

HOUSE RESOLUTIONS

Representative Gregory (51) offered House Resolution No. 3886.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1854, **HCS HB 2012**, and **HCS HB 1747** were placed back on the House Bills for Perfection Calendar.

THIRD READING OF HOUSE JOINT RESOLUTIONS

HJR 70, relating to constitutional amendments, was placed on the Informal Calendar.

HCS HJR 91, relating to initiative petitions proposing amendments to the constitution, was taken up by Representative Eggleston.

On motion of Representative Eggleston, **HCS HJR 91** was read the third time and passed by the following vote:

AYES: 096

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Schnelting	Schroer	Schwadron	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 034

Adams	Aldridge	Anderson	Appelbaum	Bangert
Baringer	Bosley	Brown 70	Burnett	Burton
Butz	Clemens	Collins	Dogan	Doll
Fogle	Gray	Gunby	Ingle	Mackey
McCreery	Merideth	Mosley	Person	Phifer
Quade	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Unsicker	Walsh Moore 93	Young	

PRESENT: 000

ABSENT WITH LEAVE: 027

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Johnson	Lewis 25	McDaniel
Nurrenbern	Patterson	Pietzman	Price IV	Proudie
Rogers	Rowland	Sauls	Seitz	Turnbaugh
Weber	Windham			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS

HB 1878, relating to elections, was taken up by Representative Simmons.

Representative Chipman assumed the Chair.

Speaker Vescovo resumed the Chair.

On motion of Representative Simmons, **HB 1878** was read the third time and passed by the following vote:

AYES: 096

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Perkins	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 035

Adams	Aldridge	Anderson	Appelbaum	Bangert
Baringer	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Dogan	Doll	Fogle
Gray	Gunby	Ingle	Mackey	McCreery
Merideth	Mosley	Person	Phifer	Proudie
Quade	Rogers	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Unsicker	Walsh Moore 93	Young

PRESENT: 000

ABSENT WITH LEAVE: 026

Andrews	Aune	Bailey	Barnes	Bland Manlove
Bosley	Brown 16	Brown 27	Busick	Coleman 32
Derges	Ellebracht	Fishel	Gregory 96	Johnson
Lewis 25	McDaniel	Nurrenbern	Patterson	Pietzman
Price IV	Rowland	Sauls	Turnbaugh	Weber
Windham				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

RECESS

On motion of Representative Plocher, the House recessed until 10:00 a.m.

The hour of recess having expired, the House was called to order by Speaker Vescovo.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 94**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

THIRD READING OF HOUSE JOINT RESOLUTIONS

HJR 94, relating to voter identification, was taken up by Representative Simmons.

On motion of Representative Simmons, **HJR 94** was read the third time and passed by the following vote:

AYES: 097

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fitzwater	Francis	Gregory 51	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 036

Adams	Aldridge	Anderson	Appelbaum	Bangert
Baringer	Bosley	Brown 70	Burnett	Burton
Butz	Clemens	Collins	Doll	Fogle
Gray	Gunby	Ingle	Mackey	McCreery
Merideth	Mosley	Person	Phifer	Proudie
Quade	Rogers	Rowland	Smith 45	Smith 67
Stevens 46	Terry	Unsicker	Walsh Moore 93	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 024

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25
McDaniel	Nurrenbern	Patterson	Price IV	Rone
Sauls	Sharp 36	Turnbaugh	Weber	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1584, relating to electric vehicle charging station requirements, was taken up by Representative Murphy.

On motion of Representative Murphy, **HB 1584** was read the third time and passed by the following vote:

AYES: 098

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fitzwater	Francis	Gregory 51	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

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NOES: 033

Adams	Anderson	Appelbaum	Bangert	Baringer
Bosley	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Fogle	Gray
Gunby	Ingle	Mackey	McCreery	Merideth
Mosley	Phifer	Quade	Rogers	Rowland
Smith 45	Smith 67	Stevens 46	Terry	Unsicker
Walsh Moore 93	Windham	Young		

PRESENT: 002

Aldridge	Proudie
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ABSENT WITH LEAVE: 024

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25
McDaniel	Nurrenbern	Patterson	Person	Price IV
Sauls	Sharp 36	Turnbaugh	Weber	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 2304, relating to substitute teaching, was taken up by Representative Lewis (6).

On motion of Representative Lewis (6), **HCS HB 2304** was read the third time and passed by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mackey	Mayhew	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	O'Donnell	Owen
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate

Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 024

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25
McCreery	McDaniel	Nurrenbern	Patterson	Price IV
Sauls	Sharp 36	Turnbaugh	Weber	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 131

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	O'Donnell	Owen	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Rowland	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 001

Davis

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PRESENT: 000

ABSENT WITH LEAVE: 025

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Davidson
Derges	Ellebracht	Fishel	Gregory 96	Johnson
Lewis 25	McDaniel	Nurrenbern	Patterson	Price IV
Sauls	Schnelting	Sharp 36	Turnbaugh	Weber

VACANCIES: 006

HCS HBs 1897 & 2414, relating to nurseries within correctional centers, was taken up by Representative DeGroot.

On motion of Representative DeGroot, **HCS HBs 1897 & 2414** was read the third time and passed by the following vote:

AYES: 127

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	O'Donnell	Owen	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Polliitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rowland	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Toalson Reisch	Trent	Unsicker	Van Schoiack	Veit
Walsh Moore 93	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 001

Walsh 50

PRESENT: 001

Roden

ABSENT WITH LEAVE: 028

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Hovis	Johnson
Lewis 25	McCreery	McDaniel	Nurrenbern	Patterson
Price IV	Rone	Sauls	Schnelting	Sharp 36
Thompson	Turnbaugh	Weber		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1724, relating to student associations at public institutions of higher learning, was taken up by Representative Hudson.

On motion of Representative Hudson, **HB 1724** was read the third time and passed by the following vote:

AYES: 095

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Chipman	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Evans	Falkner	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 036

Adams	Aldridge	Anderson	Appelbaum	Bangert
Baringer	Bosley	Brown 70	Burnett	Burton
Butz	Clemens	Collins	Doll	Fogle
Gray	Gunby	Ingle	Mackey	Merideth
Mosley	Person	Phifer	Price IV	Proudie
Quade	Rogers	Rowland	Smith 45	Smith 67
Stevens 46	Terry	Unsicker	Walsh Moore 93	Windham
Young				

PRESENT: 000

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ABSENT WITH LEAVE: 026

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Christofanelli	Coleman 32
Derges	Ellebracht	Fishel	Gregory 96	Johnson
Lewis 25	McCreery	McDaniel	Nurrenbern	Patterson
Rone	Sauls	Schnelting	Sharp 36	Turnbaugh
Weber				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1732, relating to workplace retirement savings plans, was taken up by Representative O'Donnell.

On motion of Representative O'Donnell, **HCS HB 1732** was read the third time and passed by the following vote:

AYES: 131

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mackey	Mayhew	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	O'Donnell	Owen
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rowland	Sander	Sassmann	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thompson	Toalson Reisch	Trent
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 026

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25
McCreery	McDaniel	Nurrenbern	Patterson	Rone
Sauls	Schnelting	Sharp 36	Thomas	Turnbaugh
Weber				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1473, relating to the Missouri local government employees' retirement system, was taken up by Representative Pike.

On motion of Representative Pike, **HB 1473** was read the third time and passed by the following vote:

AYES: 132

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Evans	Falkner	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	O'Donnell	Owen	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 002

Davis	Lovasco
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PRESENT: 000

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ABSENT WITH LEAVE: 023

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25
McDaniel	Nurrenbern	Patterson	Sauls	Schnelting
Sharp 36	Turnbaugh	Weber		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1481, relating to school protection officers, was taken up by Representative Dinkins.

On motion of Representative Dinkins, **HB 1481** was read the third time and passed by the following vote:

AYES: 098

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Burnett	Chipman	Christofanelli	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Evans
Falkner	Fitzwater	Francis	Gregory 51	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McCreery
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Rowland	Sander
Sassmann	Schroer	Schwadron	Seitz	Shaul
Shields	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 017

Adams	Anderson	Appelbaum	Bosley	Collins
Doll	Gray	Mackey	Mosley	Person
Price IV	Smith 45	Smith 67	Stevens 46	Terry
Windham	Young			

PRESENT: 016

Aldridge	Bangert	Baringer	Brown 70	Burton
Butz	Clemens	Fogle	Gunby	Ingle
Merideth	Phifer	Proudie	Quade	Unsicker
Walsh Moore 93				

ABSENT WITH LEAVE: 026

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25
McDaniel	Nurrenbern	Patterson	Sauls	Schnelting
Sharp 36	Sharpe 4	Simmons	Thompson	Turnbaugh
Weber				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2366, relating to gifted children, was taken up by Representative Shields.

On motion of Representative Shields, **HB 2366** was read the third time and passed by the following vote:

AYES: 131

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Mosley	Murphy	O'Donnell	Owen	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Unsicker	Veit	Walsh 50	Walsh Moore 93
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

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ABSENT WITH LEAVE: 026

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Haley	Johnson
Lewis 25	McDaniel	Morse	Nurrenbern	Patterson
Sauls	Schnelting	Sharp 36	Turnbaugh	Van Schoiack
Weber				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1713, relating to the Missouri religious freedom protection act, was taken up by Representative Riley.

On motion of Representative Riley, **HB 1713** was read the third time and passed by the following vote:

AYES: 097

Atchison	Baker	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Buchheit-Courtway	Burger
Chipman	Christofanelli	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fitzwater	Francis	Gregory 51	Grier	Griffith
Haden	Haffner	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 032

Adams	Aldridge	Anderson	Bangert	Baringer
Bosley	Brown 70	Burnett	Butz	Clemens
Collins	Doll	Fogle	Gray	Gunby
Ingle	Mackey	McCreery	Merideth	Mosley
Person	Phifer	Price IV	Quade	Rogers
Smith 67	Stevens 46	Terry	Unsicker	Walsh Moore 93
Windham	Young			

PRESENT: 004

Burton	Proudie	Rowland	Sander
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ABSENT WITH LEAVE: 024

Andrews	Appelbaum	Aune	Bailey	Barnes
Bland Manlove	Brown 16	Brown 27	Busick	Coleman 32
Derges	Ellebracht	Fishel	Gregory 96	Haley
Johnson	Lewis 25	McDaniel	Nurrenbern	Patterson
Sauls	Sharp 36	Turnbaugh	Weber	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 2168, relating to the delivery of documents required for insurance transactions, was taken up by Representative Porter.

On motion of Representative Porter, **HCS HB 2168** was read the third time and passed by the following vote:

AYES: 134

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	O'Donnell	Owen
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Rowland	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	West	Wiemann
Windham	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

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ABSENT WITH LEAVE: 023

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Haley	Johnson
Lewis 25	McDaniel	Nurrenbern	Patterson	Sauls
Sharp 36	Turnbaugh	Weber		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1738, relating to the designation of a memorial highway, was taken up by Representative Dogan.

On motion of Representative Dogan, **HB 1738** was read the third time and passed by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	Merideth
Morse	Mosley	Murphy	O'Donnell	Owen
Perkins	Person	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 024

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25
McDaniel	McGill	Nurrenbern	Patterson	Phifer
Sauls	Sharp 36	Turnbaugh	Weber	

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HBs 1743 & 2185, relating to discriminatory practices, was taken up by Representative Dogan.

On motion of Representative Dogan, **HCS HBs 1743 & 2185** was read the third time and passed by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Evans	Falkner	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	O'Donnell	Owen
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Rowland	Sander	Sassmann
Schnelting	Schroer	Schwadron	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 001

Seitz

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ABSENT WITH LEAVE: 023

Andrews	Aune	Bailey	Barnes	Bland Manlove
Bosley	Brown 16	Brown 27	Busick	Coleman 32
Derges	Ellebracht	Fishel	Gregory 96	Johnson
Lewis 25	McDaniel	Nurrenbern	Patterson	Sauls
Sharp 36	Turnbaugh	Weber		

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - CONSENT

HB 1541, relating to special road districts, was taken up by Representative McGirl.

On motion of Representative McGirl, **HB 1541** was read the third time and passed by the following vote:

AYES: 131

Adams	Aldridge	Anderson	Atchison	Baker
Bangert	Baringer	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Butz	Chipman
Christofanelli	Clemens	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	O'Donnell	Owen	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 026

Andrews	Appelbaum	Aune	Bailey	Barnes
Bland Manlove	Bosley	Brown 16	Brown 27	Busick
Coleman 32	Derges	Ellebracht	Fishel	Gregory 96
Johnson	Kalberloh	Lewis 25	McDaniel	Nurrenbern
Patterson	Rowland	Sauls	Sharp 36	Turnbaugh
Weber				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1600, relating to employees of the general assembly, was taken up by Representative Chipman.

On motion of Representative Chipman, **HB 1600** was read the third time and passed by the following vote:

AYES: 131

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Chipman	Christofanelli	Clemens	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	O'Donnell	Owen	Perkins	Person
Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
West	Wiemann	Windham	Wright	Young
Mr. Speaker				

NOES: 001

Collins

PRESENT: 000

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ABSENT WITH LEAVE: 025

Andrews	Aune	Bailey	Barnes	Bland Manlove
Bosley	Brown 16	Brown 27	Busick	Coleman 32
Derges	Ellebracht	Fishel	Gregory 96	Hicks
Johnson	Lewis 25	McDaniel	Nurrenbern	Patterson
Rowland	Sauls	Sharp 36	Turnbaugh	Weber

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1725, relating to lodging establishments, was taken up by Representative Hudson.

On motion of Representative Hudson, **HB 1725** was read the third time and passed by the following vote:

AYES: 135

Adams	Aldridge	Anderson	Appelbaum	Atchison
Baker	Bangert	Baringer	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Evans	Falkner	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	McGill
Merideth	Morse	Mosley	Murphy	O'Donnell
Owen	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Rowland	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 022

Andrews	Aune	Bailey	Barnes	Bland Manlove
Brown 16	Brown 27	Busick	Coleman 32	Derges
Ellebracht	Fishel	Gregory 96	Johnson	Lewis 25

McDaniel
Turnbaugh

Nurrenbern
Weber

Patterson

Sauls

Sharp 36

VACANCIES: 006

Speaker Vescovo declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 3396 - Consent and House Procedure
HR 3399 - Consent and House Procedure
HR 3501 - Consent and House Procedure
HR 3584 - Consent and House Procedure
HR 3651 - Consent and House Procedure
HR 3886 - Emerging Issues

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 80 - Emerging Issues

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 137 - Special Committee on Government Oversight
HJR 142 - Veterans

REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were referred to the Committee indicated:

HB 3001 - Budget
HB 3002 - Budget
HB 3003 - Budget
HB 3004 - Budget
HB 3005 - Budget
HB 3006 - Budget
HB 3007 - Budget
HB 3008 - Budget
HB 3009 - Budget
HB 3010 - Budget
HB 3011 - Budget
HB 3012 - Budget
HB 3013 - Budget

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1750 - Fiscal Review
HB 1453 - General Laws
HB 1460 - Transportation
HB 1553 - Downsizing State Government
HB 1564 - Emerging Issues
HB 1586 - Rural Community Development
HB 1658 - Public Safety
HB 1659 - Public Safety
HB 1679 - Ways and Means
HB 1753 - Elementary and Secondary Education
HB 1770 - Elementary and Secondary Education
HB 1882 - Downsizing State Government
HB 1996 - Economic Development
HB 2004 - Professional Registration and Licensing
HB 2080 - Special Committee on Government Oversight
HB 2130 - Economic Development
HB 2152 - Elementary and Secondary Education
HB 2157 - General Laws
HB 2161 - Pensions
HB 2191 - Professional Registration and Licensing
HB 2194 - Pensions
HB 2268 - Workforce Development
HB 2272 - Ways and Means
HB 2300 - Economic Development
HB 2390 - Judiciary
HB 2399 - Emerging Issues
HB 2430 - Pensions
HB 2490 - Judiciary
HB 2494 - Pensions
HB 2498 - Workforce Development
HB 2563 - Special Committee on Broadband and Infrastructure
HB 2588 - Special Committee on Broadband and Infrastructure
HB 2604 - Emerging Issues
HB 2626 - Downsizing State Government
HB 2637 - Ways and Means
HB 2650 - Agriculture Policy
HB 2670 - Higher Education
HB 2673 - Conservation and Natural Resources
HB 2680 - Health and Mental Health Policy
HB 2682 - Special Committee on Public Policy
HB 2703 - Judiciary
HB 2706 - Financial Institutions

HB 2727 - Budget
HB 2736 - Transportation
HB 2737 - Special Committee on Broadband and Infrastructure
HB 2742 - Emerging Issues
HB 2745 - Elementary and Secondary Education
HB 2749 - Professional Registration and Licensing
HB 2754 - Economic Development
HB 2759 - Transportation
HB 2761 - Local Government
HB 2782 - Emerging Issues
HB 2787 - Pensions
HB 2794 - Special Committee on Public Policy
HB 2795 - Local Government
HB 2798 - Local Government
HB 2801 - Special Committee on Government Oversight
HB 2811 - Emerging Issues
HB 2813 - Special Committee on Government Oversight
HB 2818 - Budget
HB 2820 - Health and Mental Health Policy
HB 2838 - Local Government
HB 2850 - Health and Mental Health Policy
HB 2853 - Pensions
HB 2854 - Emerging Issues
HB 2859 - Ways and Means
HB 2871 - Agriculture Policy
HB 2872 - Elementary and Secondary Education
HB 2884 - Special Committee on Government Oversight
HB 2887 - Special Committee on Tourism
HB 2888 - Special Committee on Government Oversight
HB 2897 - Budget
HB 2906 - Professional Registration and Licensing
HB 2913 - Special Committee on Homeland Security
HB 2918 - Special Committee on Public Policy

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1614**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Baker, Lovasco, Owen, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (3): Aune, Bangert and Gray

Absent (4): Bailey, Burton, Person and Taylor (139)

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2576**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Baker, Bangert, Gray, Owen, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (0)

Absent (6): Aune, Bailey, Burton, Lovasco, Person and Taylor (139)

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2601**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Baker, Owen, Perkins, Railsback, Schnelting and Van Schoiack

Noes (4): Aune, Bangert, Burton and Gray

Absent (5): Bailey, Lovasco, Person, Sander and Taylor (139)

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 131**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (1): Coleman (32)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 132**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (1): Coleman (32)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 133**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Davidson, Kelley (127), Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (3): Adams, Smith (45) and Windham

Absent (3): Baringer, Coleman (32) and McGaugh

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1595**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (1): Coleman (32)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1601**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Davidson, Kelley (127), Schwadron, Shaul, Simmons, Smith (45), Stacy, Toalson Reisch and Windham

Noes (0)

Absent (3): Baringer, Coleman (32) and McGaugh

Committee on Emerging Issues, Vice Chair Davidson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2605**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Aune, Cupps, Fitzwater, Fogle, Gregory (51), Haffner, McCreery, Patterson, Sauls and Smith (45)

Noes (3): Davidson, Richey and Taylor (139)

Absent (1): Hicks

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2607**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Aune, Cupps, Davidson, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Smith (45)

Noes (1): Fitzwater

Absent (1): Taylor (139)

Committee on Financial Institutions, Chairman Francis reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HJR 123**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Billington, Butz, Clemens, Francis, McGirl, O'Donnell, Owen, Railsback, Sander, Shaul and Thompson

Noes (1): Adams

Absent (3): DeGroot, Rowland and Trent

*The following ex officio member was present: Quade

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HCR 71**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Black (137), Davis, Ellebracht, Evans, Mackey, Reedy, Riley and Sauls

Noes (0)

Absent (2): Schroer and Veit

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2678**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Black (137), Davis, Ellebracht, Evans, Mackey, Reedy, Riley and Sauls

Noes (0)

Absent (2): Schroer and Veit

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1620**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Burger, Falkner, Hudson, Murphy, Reedy and West

Noes (3): Baringer, Gray and Walsh Moore (93)

Absent (4): Adams, Fishel, Perkins and Railsback

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1918**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Gray, Hudson, Murphy, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (3): Fishel, Perkins and Railsback

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2391**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Baringer, Burger, Falkner, Gray, Hudson, Murphy, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (4): Adams, Fishel, Perkins and Railsback

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2628**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Gray, Hudson, Murphy, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (3): Fishel, Perkins and Railsback

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2118**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Cupps, Eggleston, Kelly (141), Lovasco and Taylor (139)

Noes (3): Ellebracht, Ingle and Rogers

Absent (5): Bailey, Deaton, Evans, Falkner and Proudie

*The following ex officio member was present: Quade

Special Committee on Tourism, Chairman Hudson reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2129**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Burnett, Hudson, Morse, Pike, Sassmann, Smith (155) and Weber

Noes (2): Seitz and Thomas

Absent (2): Barnes and Riggs

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was returned **HB 1992**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute No. 2**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Coleman (32), Eggleston, Lovasco, Mayhew, McGirl and Riggs

Noes (4): Bland Manlove, Phifer, Roden and Weber

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1480**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1547**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle and Mackey

Noes (1): Smith (45)

Present (1): Bosley

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1550**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1563**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1680**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1682**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1734**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2013**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2032**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2056**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Cupps, Eggleston, Fitzwater, Gregory (51) and Hudson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2085**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (5): Bosley, Dogan, Ingle, Mackey and Smith (45)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2140**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Present (1): Dogan

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2156**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (5): Bosley, Dogan, Ingle, Mackey and Smith (45)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2160**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2164**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2165**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2220**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2255**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2293**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (1): Ingle

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2331**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2450**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, Ingle, Mackey and Smith (45)

Noes (0)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2499**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 2502 & 2556**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (1): Hudson

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2593**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2611**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Cupps, Eggleston, Fitzwater, Gregory (51) and Hudson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (5): Dogan, Gregory (96), McDaniel, McGaugh and Patterson

*The following ex officio members were present: Kelly (141) and Wiemann

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2623**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (14): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HR 3737**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1464**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1716**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1804**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1860**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HBs 1972 & 2483**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2050**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2327**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2434**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2455**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2485**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2493**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2543**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2564**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2583**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2587**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 652** entitled:

An act to amend chapter 144, RSMo, by adding thereto one new section relating to a sales tax exemption for the sale of certain tickets.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SB 655** entitled:

An act to repeal section 70.631, RSMo, and to enact in lieu thereof one new section relating to the Missouri local government employees' retirement system.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 678** entitled:

An act to repeal section 84.730, RSMo, and to enact in lieu thereof one new section relating to the Kansas City board of police, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SBs 681 & 662** entitled:

An act to repeal sections 161.097, 167.268, 167.640, 167.645, and 170.014, RSMo, and to enact in lieu thereof eight new sections relating to educational outcomes, with an effective date.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SCS SB 799** entitled:

An act to repeal section 575.200, RSMo, and to enact in lieu thereof one new section relating to escape from custody, with penalty provisions.

In which the concurrence of the House is respectfully requested.

Read the first time.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, March 21, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 22, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1919

CONSERVATION AND NATURAL RESOURCES

Monday, March 21, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2673

Executive session will be held: HCR 72

Removed HB 2586.

CRIME PREVENTION

Monday, March 21, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1704

Executive session will be held: HB 1954, HB 2616, HB 2697

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 16, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1646, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

CANCELLED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 23, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Public hearing will be held: HJR 130, HB 2633

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 22, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2008, HB 2152, HB 2445, HB 1753

Executive session will be held: HB 1469, HB 1471, HB 2606, HB 2150, HB 2575, HB 2618, HB 2492, HB 2652

GENERAL LAWS

Monday, March 21, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2621, HB 1610

HEALTH AND MENTAL HEALTH POLICY

Monday, March 21, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2820, HB 2850

Executive session will be held: HB 2658, HB 2510, HB 2136

We will have a meet and greet with Director Paula Nickelson from the Department of Health & Senior (DHSS) Services.

HIGHER EDUCATION

Monday, March 21, 2022, 1:30 PM, House Hearing Room 6.

Public hearing will be held: HB 2670

INSURANCE

Tuesday, March 22, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2159

Executive session will be held: HB 2199

JUDICIARY

Wednesday, March 23, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2772, HB 2614, HB 2423, HB 2781

Executive session will be held: HB 2615, HB 1931, HB 2589, HB 1670, HB 1709

RURAL COMMUNITY DEVELOPMENT

Thursday, March 24, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1586

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 22, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HJR 137, HB 2813, HB 2801, HB 2686, HB 2685, HB 2791

Executive session will be held: HJR 134, HB 2810

WORKFORCE DEVELOPMENT

Monday, March 21, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1956

Executive session will be held: HB 2290

HOUSE CALENDAR

THIRTY-SEVENTH DAY, MONDAY, MARCH 21, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION - INFORMAL

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HOUSE BILLS FOR PERFECTION

HB 2474 - Hicks

HB 1692 - Boggs

HCS HB 1757 - Railsback

HB 1762 - Sander

HB 1856 - Baker

HB 1859 - Eggleston

HB 1864 - Thomas

HCS HB 1875 - Haffner

HB 1962 - Copeland

HB 1977 - Kelley (127)

HB 2090 - Griffith

HB 2095 - Kelly (141)

HB 2123 - Taylor (139)

HB 2163 - Houx

HB 2169 - Trent

HB 2202 - Fitzwater

HCS HB 2246 - Copeland

HB 2372 - Chipman

HCS HB 2382 - Hardwick

HB 2387 - Gregory (51)

HB 2515 - Perkins

HCS HB 1854 - Schroer

HCS HB 2012 - Kelly (141)

HCS HB 1747 - Basye

HB 2050 - Schroer

HB 2593 - Lovasco

HB 1455 - Billington

HCS HB 1464 - Schnelting
HB 1478 - Dinkins
HCS HB 1489 - Porter
HCS HB 1597 - Busick
HCS HB 1656 - Hicks
HB 1684 - Black (137)
HCS HB 1696 - Reedy
HCS HB 1716 - Riley
HCS HB 1734 - O'Donnell
HB 1860 - Eggleston
HCS HBs 1904 & 1575 - Murphy
HB 1973 - Gregory (51)
HCS HB 2032 - Lewis (6)
HB 2085 - Cook
HCS HB 2127 - Francis
HB 2143 - Kalberloh
HB 2156 - Perkins
HB 2193 - Toalson Reisch
HCS HB 2208 - Christofanelli
HB 2455 - Griffith
HB 2493 - Black (7)
HCS HB 2499 - Eggleston
HCS HB 2587 - Riley
HB 2590 - Evans

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1677 - Wright
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley

HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1637 - Schwadron
HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HCS HB 2005 - Haffner
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)
HCS HB 2000 - Schwadron
HCS HB 2376 - Kelly (141)

HOUSE BILLS FOR PERFECTION - CONSENT

(03/08/2022)

HCS HB 1606 - McGaugh
HCS HB 1984 - Hovis

(03/21/2022)

HCS HB 2627 - Sharp (36)

HOUSE JOINT RESOLUTIONS FOR THIRD READING - INFORMAL

HJR 70 - Davidson

HOUSE BILLS FOR THIRD READING

HB 2694, (Fiscal Review 3/9/22), E.C. - Hudson
HCS HB 1750, (Fiscal Review 3/10/22), E.C. - Basye

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 2355 - Andrews

SENATE BILLS FOR SECOND READING

SB 652
SB 655
SS SB 678

SS SCS SBs 681 & 662
SCS SB 799

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3279 - Grier
HCS HR 3737 - Schroer

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-NINTH DAY, MONDAY, FEBRUARY 28, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Josh Hurlbert.

With profound reverence for the supreme ruler of the universe, and grateful for His goodness, we are thankful for this day. Every breath is a blessing, every day an act of compassion from You.

You have brought each of us here and put us in a position to make decisions on behalf of the people of Missouri. Please remind us of that motto inscribed on this dais, "Salus populi suprema lex." May the welfare of the people be the supreme law. May we not allow our personal opinions or ambitions to overwhelm our duty and the positions You have endowed us with. Please, guide our hearts ever closer to Yours, that we may love mercy, act justly, and walk humbly before You and our fellow man.

Again, we thank You for this day and ask for Your guidance and blessing over these proceedings. Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-seventh day was approved as printed by the following vote:

AYES: 133

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Barnes	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Gray
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Morse
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schroer	Schwadron	Seitz	Sharpe 4

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Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	Wiemann
Wright	Young	Mr. Speaker		

NOES: 001

Merideth

PRESENT: 002

Bosley Windham

ABSENT WITH LEAVE: 021

Aldridge	Bangert	Baringer	Bland Manlove	Boggs
Coleman 32	Coleman 97	Derges	Francis	Gregory 51
Kalberloh	Mosley	Person	Pouche	Price IV
Roden	Rowland	Schnelting	Sharp 36	Stevens 46
West				

VACANCIES: 006

The Journal of the twenty-eighth day was approved as printed.

HOUSE RESOLUTIONS

Representative DeGroot offered House Resolution No. 3651.

Representative Haffner offered House Resolution No. 3658.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 75, introduced by Representative Haffner, relating to Ukraine.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 136, introduced by Representative Hovis, relating to the sheriffs' retirement fund.

HJR 137, introduced by Representative Eggleston, relating to transportation funding.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2810, introduced by Representative Seitz, relating to abortion, with penalty provisions.

HB 2811, introduced by Representative Mayhew, relating to the offense of stealing, with penalty provisions.

HB 2812, introduced by Representative Griffith, relating to the towing of abandoned property.

HB 2813, introduced by Representative Fitzwater, relating to a motor fuel tax holiday, with an emergency clause.

HB 2814, introduced by Representative Haden, relating to fences and enclosures.

HB 2815, introduced by Representative Riggs, relating to facilities of historic significance.

HB 2816, introduced by Representative Veit, relating to state employee retirement systems.

HB 2817, introduced by Representative Chipman, relating to internet access in the state capitol.

HB 2818, introduced by Representative Deaton, relating to the minimum wage.

HB 2819, introduced by Representative Thomas, relating to appeals of zoning decisions.

HB 2820, introduced by Representative Stephens (128), relating to the Missouri Rx plan.

HB 2821, introduced by Representative Hurlbert, relating to the designation of a highway.

HB 2822, introduced by Representative Walsh Moore (93), relating to leave from employment, with a referendum clause.

HB 2823, introduced by Representative Walsh Moore (93), relating to chronic maintenance drugs.

HB 2824, introduced by Representative Shaul, relating to youth employment.

HB 2825, introduced by Representative O'Donnell, relating to investments of public employee retirement systems.

HB 2826, introduced by Representative Pike, relating to Selective Service System registration.

HB 2827, introduced by Representative Trent, relating to elementary and secondary education.

HB 2828, introduced by Representative Schroer, relating to restrictive covenants.

HB 2829, introduced by Representative Gunby, relating to voter registration of new residents.

HB 2830, introduced by Representative Gunby, relating to the storage of firearms, with penalty provisions.

HB 2831, introduced by Representative Buchheit-Courtway, relating to liability of employers.

HB 2832, introduced by Representative Weber, relating to a meat production justice grant program.

HB 2833, introduced by Representative Weber, relating to Missouri healthy soils.

HB 2834, introduced by Representative Sauls, relating to accessible prescription labels.

HB 2835, introduced by Representative Black (7), relating to class action appeals.

HB 2836, introduced by Representative Black (7), relating to class actions.

HB 2837, introduced by Representative Windham, relating to unlawful discriminatory practices.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 135, relating to education.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2801, relating to a motor fuel tax holiday, with an emergency clause.

HB 2802, relating to transportation funding.

HB 2803, relating to income tax deductions for certain educators.

HB 2804, relating to privileged communications in family court proceedings.

HB 2805, relating to guardians ad litem.

HB 2806, relating to the unlawful use of weapons.

HB 2807, relating to civil actions for public nuisances.

HB 2808, relating to video service providers.

HB 2809, relating to aerial surveillance.

Representative Hudson assumed the Chair.

PERFECTION OF HOUSE BILLS

HCS HBs 1743 & 2185, relating to discriminatory practices, was taken up by Representative Dogan.

On motion of Representative Dogan, **HCS HBs 1743 & 2185** was adopted.

On motion of Representative Dogan, **HCS HBs 1743 & 2185** was ordered perfected and printed.

HB 1584, relating to electric vehicle charging station requirements, was taken up by Representative Murphy.

On motion of Representative Murphy, the title of **HB 1584** was agreed to.

Representative Murphy offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1584, Page 1, Section 67.288, Line 11, by deleting all of said line and inserting in lieu thereof:

"electric vehicle charging stations or infrastructure for future installation at any business shall pay"; and

Further amend said section and page, Line 13, by inserting the following after all of said line:

"3. This condition shall not apply to any grant agreements between businesses and political subdivisions that include requirements for charging stations, and those businesses enter into the agreements voluntarily.

4. Nothing in this section shall prohibit private business or property owners from paying for the installation, maintenance, and operation of electric vehicle charging stations."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 096

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps

Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Hovis	Hudson	Hurlbert	Kelley 127	Kelly 141
Kidd	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Van Schoiack	Veit	Walsh 50	Wiemann	Wright
Mr. Speaker				

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Phifer	Proudie	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 015

Coleman 32	Davidson	Derges	Francis	Houx
Kalberloh	Knight	Person	Price IV	Riggs
Roden	Rowland	Smith 163	Trent	West

VACANCIES: 006

On motion of Representative Murphy, **House Amendment No. 1** was adopted.

On motion of Representative Murphy, **HB 1584, as amended**, was ordered perfected and printed.

HB 2325, relating to the workforce diploma program, was taken up by Representative Patterson.

Representative Patterson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 2325, Page 1, In the Title, Lines 2 and 3, by deleting the words "the workforce diploma program" and inserting in lieu thereof the words "professional development"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Patterson, **House Amendment No. 1** was adopted.

Representative Patterson offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 2325, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

- "160.2700. For purposes of sections 160.2700 to 160.2725, "adult high school" means a school that:
- (1) Is for individuals who do not have a high school diploma and who are twenty-one years of age or older;
 - (2) Offers an industry certification program or programs and a high school diploma in a manner that allows students to earn a diploma at the same time that they earn an industry certification;
 - (3) Offers ~~[on-site]~~ child care for children of enrolled students attending the school; and
 - (4) Is not eligible to receive funding under section 160.415 or 163.031.
- 160.2705. 1. The department of elementary and secondary education shall authorize before January 1, 2018, a Missouri-based nonprofit organization meeting the criteria under subsection 2 of this section to establish and operate four adult high schools, with:
- (1) One adult high school to be located in a city not within a county;
 - (2) One adult high school to be located in a county of the third classification without a township form of government and with more than forty-one thousand but fewer than forty-five thousand inhabitants or a county contiguous to that county;
 - (3) One adult high school to be located in a county of the first classification with more than two hundred sixty thousand but fewer than three hundred thousand inhabitants or a county contiguous to that county; and
 - (4) One adult high school to be located in a county of the first classification with more than one hundred fifty thousand but fewer than two hundred thousand inhabitants.
2. The department of elementary and secondary education shall grant the authorization described under subsection 1 of this section based on a bid process conducted in accordance with the rules and regulations governing purchasing through the office of administration. The successful bidder shall:
- (1) Demonstrate the ability to establish, within twenty-one months of the receipt of the authorization, four adult high schools offering high school diplomas, an industry certification program or programs, and ~~[on-site]~~ child care for children of the students attending the high schools;
 - (2) Commit at least two million dollars in investment for the purpose of establishing the necessary infrastructure to operate four adult high schools;
 - (3) Demonstrate substantial and positive experience in providing services, including industry certifications and job placement services, to adults twenty-one years of age or older whose educational and training opportunities have been limited by educational disadvantages, disabilities, homelessness, criminal history, or similar circumstances;
 - (4) Establish a partnership with a state-supported postsecondary education institution or more than one such partnership, if a partnership or partnerships are necessary in order to meet the requirements for an adult high school;
 - (5) Establish a comprehensive plan that sets forth how the adult high schools will help address the need for a sufficiently trained workforce in the surrounding region for each adult high school;
 - (6) Establish partnerships and strategies for engaging the community and business leaders in carrying out the goals of each adult high school;
 - (7) Establish the ability to meet quality standards through certified teachers and programs that support each student in ~~[his or her]~~ **such student's** goal to find a more rewarding job;
 - (8) Establish a plan for assisting students in overcoming barriers to educational success including, but not limited to, educational disadvantages, homelessness, criminal history, disability, including learning disability such as dyslexia, and similar circumstances;
 - (9) Establish a process for determining outcomes of the adult high school, including outcomes related to a student's ability to find a more rewarding job through the attainment of a high school diploma and job training and certification; and
 - (10) Bids shall not include an administrative fee greater than ten percent.

3. (1) The department of elementary and secondary education shall establish academic requirements for students to obtain high school diplomas.

(2) Requirements for a high school diploma shall be based on an adult student's prior high school achievement and the remaining credits and coursework that would be necessary for the student to receive a high school diploma if ~~he or she~~ **such student** were in a traditional high school setting. The adult student shall meet the requirements with the same level of academic rigor as would otherwise be necessary to attain such credits.

(3) The adult high school authorized under this section shall award high school diplomas to students who successfully meet the established academic requirements. The adult high school authorized under this section shall confer the diploma as though the student earned the diploma at a traditional high school. The diploma shall have no differentiating marks, titles, or other symbols.

(4) Students at adult high schools may complete required coursework at their own pace and as available through the adult high school. They shall not be required to satisfy any specific number of class minutes. The adult high school may also make classes available to students online as may be appropriate. However, students shall not complete the majority of instruction of the school's curriculum online or through remote instruction. **For the purposes of this subsection, synchronous instruction connecting students to a live class conducted in a Missouri adult high school shall be treated the same as in-person instruction.**

(5) The department of elementary and secondary education shall not create additional regulations or burdens on the adult high school or the students attending the adult high schools beyond certifying necessary credits and ensuring that students have sufficiently mastered the subject matter to make them eligible for credit.

4. An adult high school shall be deemed a "secondary school system" for the purposes of subdivision (15) of subsection 1 of section 210.211.

167.903. 1. **The department of elementary and secondary education shall establish a process by which** each student prior to ~~his or her~~ **the student's** ninth grade year at a public school, including a charter school, ~~may~~ **shall** develop with help from the **student's parent or guardian and the** school's guidance counselors ~~a personal~~ **an individual career and academic** plan ~~of study~~, which shall be reviewed ~~regularly, as needed~~ **annually** by school personnel and the student's parent or guardian and updated based upon the needs of the student. Each plan shall present a sequence of courses and experiences that conclude with the student reaching ~~his or her~~ **the student's** postsecondary goals, with implementation of the plan of study transferring to the program of postsecondary education or training upon the student's high school graduation. The plan shall include, but not be limited to:

- (1) Requirements for graduation from the school district or charter school;
- (2) Career or postsecondary goals;
- (3) Coursework or program of study related to career and postsecondary goals, which shall include, if relevant, opportunities that the district or school may not directly offer;
- (4) Grade-appropriate and career-related experiences, as outlined in the grade-level expectations of the Missouri comprehensive guidance program; and
- (5) Student assessments, interest inventories, or academic results needed to develop, review, and revise the personal plan of study, which shall include, if relevant, assessments, inventories, or academic results that the school district or charter school may not offer.

2. Each school district shall adopt a policy to permit the waiver of the requirements of this section for any student with a disability if recommended by the student's IEP committee. For purposes of this subsection, "IEP" means individualized education program.

3. Prior to the completion of the second semester of the student's twelfth-grade year, each student shall include, as part of the student's individual career and academic plan, a declaration of the student's postsecondary plans including, but not limited to, the following:

- (1) **Confirmation of employment upon graduation;**
- (2) **Acceptance to an institution of higher education, whether a two-year institution or a four-year institution;**
- (3) **Acceptance to participate in a vocational, technical, or other training program designed to prepare the student for employment; or**
- (4) **Commitment to enlist in the Armed Forces of the United States.**

167.907. 1. **No student shall receive a certificate of graduation from any public school or charter school unless the student has completed and submitted the Free Application for Federal Student Aid, as maintained by the United States Department of Education.**

2. A student shall be exempt from the requirement to complete or submit the Free Application for Federal Student Aid under subsection 1 of this section if such student submits to the student's school:

(1) Written confirmation of a commitment to enlist in the Armed Forces of the United States; or
(2) A written document or form, signed by the student's parent or guardian, attesting that the student understands what the application is and has chosen not to file such application.

3. After a student makes reasonable efforts to complete the Free Application for Federal Student Aid under subsection 1 of this section, the superintendent or superintendent's designee shall exempt such student from the requirement to complete or submit the application if such student is unable to complete the application because of extenuating circumstances.

4. This section shall apply beginning July 1, 2023.

167.908. 1. The department of higher education and workforce development shall, by rule, establish a procedure for providing the means and capability for high school students enrolled in career and technical education programs described in section 170.029 to complete an application for aid through the Employment and Training Administration of the United States Department of Labor under the federal Workforce Innovation and Opportunity Act. The department shall work with school districts that deliver career and technical education programs to educate students on the value of the aid that is available to students through the federal Workforce Innovation and Opportunity Act.

2. To accomplish the purposes of subsection 1 of this section, the department shall ensure that the following percentages of all department of elementary and secondary education area career centers that deliver career and technical education programs have the means and capability for students at such schools to complete an application for aid through the Employment and Training Administration of the United States Department of Labor under the federal Workforce Innovation and Opportunity Act:

- (1) For the 2022-23 school year, fifty percent;
- (2) For the 2023-24 school year, seventy percent;
- (3) For the 2024-25 school year, ninety percent; and
- (4) For the 2025-26 school year and every school year thereafter, one hundred percent."; and

Further amend said bill, Page 2, Section 173.831, Line 21, by deleting said line and inserting in lieu thereof the following:

"reimburse to an approved program provider for each cohort during the period of time from the beginning of the same cohort through the subsequent twelve months after the close of the same cohort, divided by the total number of students who graduated from the same cohort within twelve months after the close of the same cohort"; and

Further amend said bill, page, and section, Lines 38 through 40, by deleting said lines and inserting in lieu thereof the following:

"(13) "Graduation rate", the total number of graduates from a cohort who graduated within twelve months after the close of the cohort divided by the total number of students included in the same cohort"; and

Further amend said bill and section, Page 4, Line 111, by inserting after the word "approved" the word "program"; and

Further amend said bill, page, and section, Line 124, by inserting after the first occurrence of the word "credential" the phrase ", technical skills assessment,"; and

Further amend said bill and section, Page 5, Line 135, by inserting after the words "offered by the" the word "approved"; and

Further amend said bill, page, and section, Line 149, by inserting after the word "department" the words "for each individual cohort, on a cohort-by-cohort basis"; and

Further amend said bill, page, and section, Lines 154 through 158, by deleting said lines and inserting in lieu thereof the following:

"and technical skills assessments earned for each tier of funding;

(5) The total number of graduates;

(6) The average cost per graduate once the stipulated time to make such a calculation has passed;

and

(7) The graduation rate once the stipulated time to make such a calculation has passed.

9. (1) Before September sixteen of each year, each approved program provider shall conduct and submit to the department the aggregate results of a survey of each individual cohort, on a cohort-by-cohort basis, who graduated from the program of the approved program provider"; and

Further amend said bill and section, Page 6, Line 169, by deleting the word "**Upon**" and inserting in lieu thereof the words "**Beginning at**"; and

Further amend said bill, page, and section, Line 172, by deleting said line and inserting in lieu thereof the following:

"(a) **A minimum fifty percent average graduation rate per cohort; and**"; and

Further amend said bill, page, and section, Line 173, by inserting after the words "**per graduate**" the words "**per cohort**"; and

Further amend said bill, page, and section, Lines 179 and 183, by inserting after each occurrence of the word "**approved**" the word "**program**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Patterson, **House Amendment No. 2** was adopted.

Representative Baker offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Bill No. 2325, Page 1, Section A, Line 2, by inserting after all of the said section and line the following:

"**160.565. 1. This act shall be known and may be cited as the "Extended Learning Opportunities Act".**

2. As used in this section, the following terms mean:

(1) "**Extended learning opportunity**", an out-of-classroom learning experience that is approved by the state board of education, a school board, or a charter school and that provides a student with:

(a) **Enrichment opportunities;**

(b) **Career readiness or employability skills opportunities including, but not limited to, internships; preapprenticeships; or apprenticeships; or**

(c) **Any other approved educational opportunity;**

(2) "**Parent**", a student's parent, guardian, or other person having control or custody of such student;

(3) "**Student**", any child attending an elementary or secondary public school in grades kindergarten through twelve.

3. Beginning with the 2023-24 school year, the state board of education and each local school board shall routinely inform students and parents of the ability for students to earn credit for participating in extended learning opportunities. Employees of the state board of education and public schools may assist students and parents in completing enrollment processes required for participating in approved extended learning opportunities. No student or parent shall be required to obtain permission from the student's school district or charter school to enroll in an extended learning opportunity. Before participating in any extended learning opportunity, the student and at least one parent shall sign an agreement detailing all program requirements in a form developed by the state board of education.

4. An extended learning opportunity shall count as a credit toward graduation requirements and the achievement of applicable state standards for students. To receive credit, a student shall submit a written request for credit and proof of successful completion of the extended learning opportunity to a designated administrator of the school the student attends.

5. The state board of education shall adopt, and each local school district shall distribute and implement, extended learning opportunities policies that provide all of the following:

(1) An application process for accepting and approving extended learning opportunities offered for credit from outside entities;

(2) A list of entities that are eligible to submit applications to offer extended learning opportunities including, but not limited to:

(a) Nonprofit organizations;

(b) Businesses with established locations;

(c) Trade associations; and

(d) The Armed Forces of the United States, subject to applicable age requirements;

(3) A process for students and parents to request credit;

(4) Criteria that school districts and charter schools shall use to determine whether a proposed extended learning opportunity shall be approved; and

(5) Criteria that school districts and charter schools shall use to award a certificate of completion and credit for completing an extended learning opportunity including, but not limited to, allowing a student to demonstrate competencies through performance-based assessments and other methods independent of instructional time and credit hours.

6. An entity approved by the state board of education to offer an extended learning opportunity shall be automatically qualified to offer that extended learning opportunity to all school districts and charter schools.

7. A student who successfully completes an approved extended learning opportunity and satisfies criteria for the award of a certification of completion and credit under subdivision (5) of subsection 5 of this section shall be considered to have completed all required coursework for the particular course. In an extended learning opportunity that satisfies all required coursework for a high school course, the student shall also be considered to have satisfied the equivalent number of credits toward the student's graduation requirements.

8. Any policy or procedure adopted by the state board of education, a school board, or a charter school for participating in an extended learning opportunity shall provide every student an equal opportunity to participate and shall satisfy established timelines and requirements for purposes of transcribing credits and state reporting.

9. The state board of education may promulgate rules to implement the provisions of this section. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2022, shall be invalid and void."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Baker, **House Amendment No. 3** was adopted.

On motion of Representative Patterson, **HB 2325, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1738, relating to the designation of a memorial highway, was placed back on the House Bills for Perfection Calendar.

HB 1637, relating to the offense of mail theft, was placed back on the House Bills for Perfection Calendar.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 3658 - Rules - Legislative Oversight

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2704 - Public Safety

COMMITTEE REPORTS

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1680**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Aldridge, Copeland, Kelley (127), Roberts, Sauls, Seitz and Sharp (36)

Noes (1): Davis

Absent (2): Hovis and West

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1702**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Aldridge, Copeland, Davis, Kelley (127), Roberts, Sauls and Sharp (36)

Noes (0)

Absent (3): Hovis, Seitz and West

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2032**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Aldridge, Copeland, Kelley (127), Roberts, Sauls, Seitz and Sharp (36)

Noes (1): Davis

Absent (2): Hovis and West

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2108**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Aldridge, Copeland, Kelley (127), Roberts, Sauls, Seitz and Sharp (36)

Noes (1): Davis

Absent (2): Hovis and West

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2623**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Aldridge, Copeland, Davis, Kelley (127), Roberts, Sauls, Seitz and Sharp (36)

Noes (0)

Absent (2): Hovis and West

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HR 3279**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Baker, Boggs, Grier, Gunby, Johnson, Riggs and Smith (155)

Noes (0)

Absent (4): Barnes, Cupps, Deaton and Trent

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 2203**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Boggs, Grier, Gunby, Johnson, Riggs and Smith (155)

Noes (1): Baker

Absent (4): Barnes, Cupps, Deaton and Trent

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1669**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

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Ayes (14): Baker, Basye, Black (7), Christofanelli, Davidson, DeGroot, Fishel, Grier, Haffner, Hicks, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (7): Bangert, Brown (70), Dogan, Mackey, Nurrenbern, Sharp (36) and Terry

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1908**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (21): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Grier, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1928**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (20): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Grier, Haffner, Hicks, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (1): Mackey

Absent (0)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2165**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Appelbaum, Buchheit-Courtway, Cook, Doll, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46) and Wright

Noes (2): Haden and Thomas

Absent (1): Collins

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2174**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Appelbaum, Buchheit-Courtway, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (1): Collins

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2362**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Appelbaum, Buchheit-Courtway, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (1): Collins

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2368**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Appelbaum, Buchheit-Courtway, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (1): Collins

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2462**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (12): Appelbaum, Buchheit-Courtway, Cook, Doll, Haden, Lewis (25), Pollock (123), Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (2): Collins and Seitz

Special Committee on Tourism, Chairman Hudson reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1470**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Burnett, Hudson, Morse, Pike, Riggs, Sassmann, Smith (155) and Weber

Noes (2): Seitz and Thomas

Absent (1): Barnes

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1560**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Burnett, Hudson, Morse, Pike, Riggs, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Barnes

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2190**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Lewis (6) and Railsback

Noes (2): Walsh Moore (93) and Young

Absent (3): Person, Sharpe (4) and Thompson

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2625**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bangert, Brown (16), Haley, Henderson, Hurlbert, Lewis (6), Railsback, Walsh Moore (93) and Young

Noes (0)

Absent (4): Gregory (51), Person, Sharpe (4) and Thompson

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HJR 70**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (1): Chipman

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HJR 91**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (4): Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (1): Chipman

WITHDRAWAL OF HOUSE BILLS

February 28, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
Missouri State Capitol
201 W. Capitol Ave, Room 310
Jefferson City, MO 65101

Ms. Rademan Miller,

I respectfully request to withdraw my bill, **House Bill No. 2773**, which "establishes a permit process that allows trucks to exceed weight limitations when certain conditions are met."

Sincerely,

/s/ Jamie Burger
State Representative
Missouri House District 148

The following members' presence was noted: Kalberloh, Person, Price IV, and Roden.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 12:00 p.m., Tuesday, March 1, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 1, 2022, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 2402

BUDGET

Tuesday, March 1, 2022, 8:15 AM, House Hearing Room 3.
Public hearing will be held: HJR 92
Continued discussion regarding the American Rescue Plan Act. Follow up with the Lottery Commission regarding responses to the Budget Committee concerning FY23 budget.
CORRECTED

CONSENT AND HOUSE PROCEDURE

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 4.
Public hearing will be held: HR 3629
Executive session will be held: HCS HB 1984, HB 2400, HCS HB 2627, HR 3629, HCS HB 1606
Executive session may be held on any matter referred to the committee.
Added HCS HB 1606.
AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2397, HB 2597

Executive session will be held: HB 2596

DOWNSIZING STATE GOVERNMENT

Wednesday, March 2, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1614, HB 2576, HB 2601

Executive session will be held: HB 2085, HB 2156, HB 2164, HB 2255, HB 2293, HB 2499, HB 2593

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 2, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HJR 131, HJR 132, HB 1595

Executive session will be held: HB 2140

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 1, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1484, HB 1835, HB 2189

Executive session will be held: HB 1998, HB 2132

Removed HB 1554.

AMENDED

EMERGING ISSUES

Tuesday, March 1, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1741, HJR 128, HB 2605

Executive session will be held: HB 2607

Time change.

CORRECTED

INSURANCE

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 1.

Executive session will be held: HB 2340, HB 2566

JUDICIARY

Wednesday, March 2, 2022, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2678, HCR 71

Executive session will be held: HB 1682, HB 2056, HB 2160

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 2, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2434, HB 2050

PUBLIC SAFETY

Tuesday, March 1, 2022, 9:30 AM, House Hearing Room 5.

Public hearing will be held: HB 2699

Executive session will be held: HB 2109

RULES - LEGISLATIVE OVERSIGHT

Tuesday, March 1, 2022, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HR 3658

Executive session will be held: HR 3658

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, March 3, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2617, HB 2600, HB 2599

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2118, HB 2142

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, March 2, 2022, 12:00 PM or upon adjournment (whichever is later),
House Hearing Room 1.

Executive session will be held: HB 2611, HJR 116

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1717, HB 2017, HB 2206

Time change.

CORRECTED

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, March 2, 2022, 2:00 PM, House Hearing Room 1.

Executive session will be held: HB 2556, HB 2502

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 2, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2129

Executive session will be held: HB 2106, HB 2674, HB 2099

Time change.

CORRECTED

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, March 2, 2022, 8:45 AM, House Hearing Room 3.

Appropriation subcommittee markup.

TRANSPORTATION

Wednesday, March 2, 2022, 4:00 PM, House Hearing Room 1.

Executive session will be held: HB 2416, HB 2417

UTILITIES

Wednesday, March 2, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1673

Executive session will be held: HB 1734

HOUSE CALENDAR

THIRTIETH DAY, TUESDAY, MARCH 1, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 75

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 136 and HJR 137

HOUSE BILLS FOR SECOND READING

HB 2810 through HB 2837

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HOUSE BILLS FOR PERFECTION

HB 1724 - Hudson

HCS HB 1677 - Wright

HCS HB 1749 - Basye

HB 1861 - Eggleston

HCS HB 1903 - Christofanelli

HCS HB 2093 - Wiemann

HCS HB 2168 - Porter

HB 2356 - McDaniel

HB 2010 - Smith (155)

HCS HB 2306 - Christofanelli

HCS HB 1619 - Van Schoiack

HB 1473 - Pike

HB 1589 - Fitzwater

HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1814 - Pollitt (52)
HCS HB 1732 - O'Donnell
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HCS HB 1462 - Schnelting
HCS HB 1986 - Brown (16)
HB 1594 - Walsh (50)
HB 2355 - Andrews
HB 2366 - Shields
HB 1738 - Dogan
HB 1637 - Schwadron

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 2304 - Lewis (6)
HCS HB 1750 - Basye
HB 2310 - McDaniel
HCS HB 1552 - Richey
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HBs 1897 & 2414 - DeGroot
HCS HB 1747 - Basye

HOUSE BILLS FOR PERFECTION - CONSENT

(02/23/2022)

HB 1600 - Chipman

(02/25/2022)

HB 1725 - Hudson

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70 - Davidson

HCS HJR 91 - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1713 - Riley

HB 1481 - Dinkins

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl

HOUSE RESOLUTIONS

HR 3268 - Chipman

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTIETH DAY, TUESDAY, MARCH 1, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

I will lift up mine eyes unto the hills, from whence cometh my help. (Psalm 121:1)

O Heavenly Creator, who is the source of truth and the giver of all good, lead us to the hills from where comes our help and where in steadiness of thought and stability of feeling we may be secure in mind and heart on this Mardi Gras.

In these moments of prayer help us receive Your powerful spirit that the life of this day may be different and this difference makes a difference in the day for us.

Strengthen our faith, increase our courage, and encourage our high endeavors that we may never lose heart in the struggle for good government and the right of people to determine their own destiny by ballot.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Gauge Fitzgerald, Oakley Fitzgerald, Paislee Fitzgerald, Kendra Fitzgerald, Maverick Fitzgerald, Cash Boggs, and Hazel Fitzwater.

The Journal of the twenty-ninth day was approved as printed by the following vote:

AYES: 145

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Gray	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson

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Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Riggs	Riley	Roberts
Roden	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	Wiemann	Wright	Young	Mr. Speaker

NOES: 001

Rowland

PRESENT: 003

Aldridge	Bland Manlove	Bosley
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ABSENT WITH LEAVE: 008

Coleman 32	Derges	Francis	Gregory 51	Richey
Stephens 128	West	Windham		

VACANCIES: 006

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 76, introduced by Representative Bailey, relating to American Olympic athletes.

HCR 77, introduced by Representative Nurrenbern, relating to COVID-19 remembrance day.

HCR 78, introduced by Representative Bland Manlove, relating to the District of Columbia.

HCR 79, introduced by Representative Bland Manlove, relating to presidential pardons for nonviolent federal marijuana offenders.

HCR 80, introduced by Representative Gregory (51), relating to coaching achievements of Gary Pinkel.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 138, introduced by Representative Kelly (141), relating to the protection of children.

HJR 139, introduced by Representative Anderson, relating to the right of trial by jury.

HJR 140, introduced by Representative Burton, relating to property tax.

HJR 141, introduced by Representative Trent, relating to elections.

HJR 142, introduced by Representative Chipman, relating to medical marijuana.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2838, introduced by Representative McGaugh, relating to public water supply districts.

HB 2839, introduced by Representative Thompson, relating to the uniform fiduciary income and principal act.

HB 2840, introduced by Representative Riggs, relating to civil detentions.

HB 2841, introduced by Representative Baringer, relating to police officer retirement.

HB 2842, introduced by Representative Davidson, relating to antibullying policies.

HB 2843, introduced by Representative Smith (155), relating to internet service contracts.

HB 2844, introduced by Representative Smith (155), relating to liability protections for school district contractors.

HB 2845, introduced by Representative Riley, relating to the taxation of pass-through entities.

HB 2846, introduced by Representative McGirl, relating to income tax.

HB 2847, introduced by Representative Sander, relating to fireworks, with penalty provisions.

HB 2848, introduced by Representative Roberts, relating to the oversight of health care facilities by the department of health and senior services.

HB 2849, introduced by Representative Roberts, relating to police officer retirement.

HB 2850, introduced by Representative Lovasco, relating to natural medicine.

HB 2851, introduced by Representative Lovasco, relating to election tabulating software, with a delayed effective date.

HB 2852, introduced by Representative Burger, relating to paint recycling.

HB 2853, introduced by Representative Evans, relating to income tax.

HB 2854, introduced by Representative Cook, relating to peer review committees.

HB 2855, introduced by Representative Tate, relating to funding for police.

HB 2856, introduced by Representative Tate, relating to employment of certain children.

HB 2857, introduced by Representative Wright, relating to municipal search warrants for ordinance violations.

HB 2858, introduced by Representative Fishel, relating to home inspections.

HB 2859, introduced by Representative Bailey, relating to sales tax.

HB 2860, introduced by Representative Sassmann, relating to the manufacture of ice.

HB 2861, introduced by Representative Sassmann, relating to the manufacture of ice.

HB 2862, introduced by Representative Sassmann, relating to mineral interests.

HB 2863, introduced by Representative Anderson, relating to transfer of appeals.

HB 2864, introduced by Representative Anderson, relating to child custody, with penalty provisions.

HB 2865, introduced by Representative Anderson, relating to fees paid by offenders.

HB 2866, introduced by Representative Nurrenbern, relating to taxation, with a delayed effective date for a certain section.

HB 2867, introduced by Representative Nurrenbern, relating to tax credits.

HB 2868, introduced by Representative Butz, relating to cigarette taxes, with a referendum clause.

HB 2869, introduced by Representative Price IV, relating to the legalization of marijuana for adult use, with penalty provisions.

HB 2870, introduced by Representative Bland Manlove, relating to tax credits for qualified film projects.

HB 2871, introduced by Representative Bland Manlove, relating to tax credits for grocery stores.

HB 2872, introduced by Representative Richey, relating to public school history courses.

HB 2873, introduced by Representative Gregory (96), relating to the sunshine law.

HB 2874, introduced by Representative Fogle, relating to beverage container deposits, with penalty provisions.

HB 2875, introduced by Representative Fogle, relating to guardianship and conservatorship proceedings.

HB 2876, introduced by Representative Bosley, relating to teacher salaries.

HB 2877, introduced by Representative Bosley, relating to maternal care.

HB 2878, introduced by Representative Bosley, relating to school safety programs in certain school districts.

HB 2879, introduced by Representative Bosley, relating to health care.

HB 2880, introduced by Representative Bosley, relating to tax credits.

HB 2881, introduced by Representative Patterson, relating to financial assistance for health profession students.

HB 2882, introduced by Representative Anderson, relating to the timing of proceedings in courts, with penalty provisions.

HB 2883, introduced by Representative Mayhew, relating to tobacco products, with penalty provisions and a delayed effective date.

HB 2884, introduced by Representative Mayhew, relating to motor fuel tax.

HB 2885, introduced by Representative McCreery, relating to postconviction release.

HB 2886, introduced by Representative Burnett, relating to tax credits.

HB 2887, introduced by Representative Copeland, relating to transient guest taxes.

HB 2888, introduced by Representative Mayhew, relating to the motor fuel tax exemption.

HB 2889, introduced by Representative Burton, relating to Missouri black bear day.

HB 2890, introduced by Representative Burton, relating to hellbender awareness day.

HB 2891, introduced by Representative Burton, relating to ethics, with penalty provisions.

HB 2892, introduced by Representative Burton, relating to the Missouri homestead preservation act, with a delayed effective date.

HB 2893, introduced by Representative Burton, relating to application of glyphosates and neonicotinoids, with penalty provisions.

HB 2894, introduced by Representative Toalson Reisch, relating to the sale of intoxicating liquor by felons.

HB 2895, introduced by Representative Reedy, relating to the uniform real property electronic recording act.

HB 2896, introduced by Representative Cook, relating to retired law enforcement officers carrying concealed weapons.

HB 2897, introduced by Representative Deaton, relating to retirement options for new state employees.

HB 2898, introduced by Representative Smith (155), relating to feeding deer, with penalty provisions.

HB 2899, introduced by Representative Aldridge, relating to blood samples obtained while performing forensic examinations.

HB 2900, introduced by Representative Aldridge, relating to abortion, with penalty provisions.

HB 2901, introduced by Representative Aldridge, relating to abortion.

HB 2902, introduced by Representative Trent, relating to a patriotic and civics training program for teachers.

HB 2903, introduced by Representative Nurrenbern, relating to tobacco products, with penalty provisions and a delayed effective date.

HB 2904, introduced by Representative Porter, relating to the transportation plan for the state.

HB 2905, introduced by Representative Trent, relating to regulation of electronic transactions, with penalty provisions.

HB 2906, introduced by Representative Coleman (32), relating to licensing of assistant physicians.

HB 2907, introduced by Representative Windham, relating to the collection of delinquent property taxes, with penalty provisions.

HB 2908, introduced by Representative Mosley, relating to the department of transportation's fiber network.

HB 2909, introduced by Representative Shaul, relating to the composition of congressional districts, with an emergency clause.

HB 2910, introduced by Representative Aldridge, relating to illegal gambling, with penalty provisions and an emergency clause.

HB 2911, introduced by Representative Rogers, relating to trout season opening day.

HB 2912, introduced by Representative Rogers, relating to products made in Russia.

HB 2913, introduced by Representative Plocher, relating to contracts with certain countries.

HB 2914, introduced by Representative Cupps, relating to diesel-powered vehicles.

HB 2915, introduced by Representative Cupps, relating to child development accounts.

HB 2916, introduced by Representative Cupps, relating to health and family academic standards.

HB 2917, introduced by Representative Cupps, relating to commercial driver's licenses.

HB 2918, introduced by Representative Cupps, relating to employment security benefits, with an emergency clause.

HB 2919, introduced by Representative Cupps, relating to the state minimum wage.

HB 2920, introduced by Representative Eggleston, relating to illegal immigration, with penalty provisions.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 75, relating to Ukraine.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 136, relating to the sheriffs' retirement fund.

HJR 137, relating to transportation funding.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2810, relating to abortion, with penalty provisions.

HB 2811, relating to the offense of stealing, with penalty provisions.

HB 2812, relating to the towing of abandoned property.

HB 2813, relating to a motor fuel tax holiday, with an emergency clause.

HB 2814, relating to fences and enclosures.

HB 2815, relating to facilities of historic significance.

HB 2816, relating to state employee retirement systems.

HB 2817, relating to internet access in the state capitol.

HB 2818, relating to the minimum wage.

HB 2819, relating to appeals of zoning decisions.

HB 2820, relating to the Missouri Rx plan.

HB 2821, relating to the designation of a highway.

HB 2822, relating to leave from employment, with a referendum clause.

HB 2823, relating to chronic maintenance drugs.

HB 2824, relating to youth employment.

HB 2825, relating to investments of public employee retirement systems.

HB 2826, relating to Selective Service System registration.

HB 2827, relating to elementary and secondary education.

HB 2828, relating to restrictive covenants.

HB 2829, relating to voter registration of new residents.

HB 2830, relating to the storage of firearms, with penalty provisions.

HB 2831, relating to liability of employers.

HB 2832, relating to a meat production justice grant program.

HB 2833, relating to Missouri healthy soils.

HB 2834, relating to accessible prescription labels.

HB 2835, relating to class action appeals.

HB 2836, relating to class actions.

HB 2837, relating to unlawful discriminatory practices.

PERFECTION OF HOUSE BILLS

HB 1724, HCS HB 1677, HCS HB 1749, HB 1861, HCS HB 1903, HCS HB 2093, HCS HB 2168, HB 2356, HB 2010, HCS HB 2306, HCS HB 1619, HB 1473, HB 1589, HCS HB 1695, HB 1715, HCS HB 1876, HCS HB 1814, HCS HB 1732, HCS HB 1559, HB 1687, HB 2308, HB 1627, HB 1628, HB 1652, HB 1672, HB 1475, HB 1624, HB 1451, HCS HB 1462, HCS HB 1986, HB 1594, HB 2355, HB 2366, HB 1738, and HB 1637 were placed on the Informal Calendar.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2304, relating to substitute teaching, was taken up by Representative Lewis (6).

On motion of Representative Lewis (6), the title of **HCS HB 2304** was agreed to.

Representative Lewis (6) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2304, Page 2, Section 168.036, Lines 29 to 40, by deleting all of the said lines and inserting in lieu thereof the following:

"6. (1) Notwithstanding any other provisions to contrary, beginning on the effective date of this section and ending on June 30, 2025, any person, who is retired and currently receiving a retirement allowance under sections 169.010 to 169.141 or sections 169.600 to 169.715, other than for disability, may be employed to substitute teach on a part time or temporary substitute basis by an employer included in the retirement system without a discontinuance of the person's retirement allowance. Such a person shall not contribute to the retirement system, or to the public school retirement system established by sections 169.010 to 169.141 or to the public education employee retirement system established by sections 169.600 to 169.715, because of earnings during such period of employment.

(2) In addition to the conditions set forth in subdivision 1 of this subsection, any person retired and currently receiving a retirement allowance under sections 169.010 to 169.141, other than for disability, who is employed by a third party or is performing work as an independent contractor may be employed to substitute teach on a part-time or temporary substitute basis, if such person is performing work for an employer included in the retirement system without a discontinuance of the person's retirement allowance.

(3) If a person is employed pursuant to this subsection on a regular, full-time basis the person shall not be entitled to receive the person's retirement allowance for any month during which the person is so employed. The retirement system may require the employer, the third-party employer, the independent contractor, and the retiree subject to this subsection to provide documentation showing compliance with this subsection. If such documentation is not provided, the retirement system may deem the retiree to have exceeded the limitations provided in this subsection."; and

Further amend said bill, Page 3, Section 1, Line 1, by deleting the phrase "**Section 1**" and inserting in lieu thereof the phrase "**168.037**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lewis (6), **House Amendment No. 1** was adopted.

On motion of Representative Lewis (6), **HCS HB 2304, as amended**, was adopted.

On motion of Representative Lewis (6), **HCS HB 2304, as amended**, was ordered perfected and printed.

HCS HB 1986, relating to the Kansas City board of police commissioners, was taken up by Representative Brown (16).

On motion of Representative Brown (16), the title of **HCS HB 1986** was agreed to.

Representative Taylor (139) assumed the Chair.

On motion of Representative Brown (16), **HCS HB 1986** was adopted.

On motion of Representative Brown (16), **HCS HB 1986** was ordered perfected and printed.

HB 1724, relating to student associations at public institutions of higher learning, was taken up by Representative Hudson.

On motion of Representative Hudson, the title of **HB 1724** was agreed to.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	Dinkins	Eggleston
Falkner	Fishel	Fitzwater	Gregory 51	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Perkins	Pike	Plocher

Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	Wiemann	Wright	Mr. Speaker	

NOES: 047

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Price IV	Proudie	Quade	Rogers	Rowland
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 021

Bland Manlove	Clemens	Coleman 32	DeGroot	Derges
Dogan	Evans	Francis	Gregory 96	Grier
Houx	Knight	McDaniel	Patterson	Pietzman
Pollock 123	Roden	Schroer	Simmons	Stacy
West				

VACANCIES: 006

On motion of Representative Hudson, **HB 1724** was ordered perfected and printed.

HCS HB 1619, relating to aerial observations, was taken up by Representative Van Schoiack.

On motion of Representative Van Schoiack, the title of **HCS HB 1619** was agreed to.

Representative Van Schoiack offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1619, Page 1, Section 542.530, Line 17, by deleting the words "**probable cause**" and inserting in lieu thereof the words "**reasonable suspicion**"; and

Further amend said bill and section, Page 2, Lines 19 to 23, by deleting all of said lines and inserting in lieu thereof the following:

"photograph, film, videotape, create an individually identifiable image of another person without the person's consent, or livestream the property without the consent of the property owner unless the person using the drone or unmanned aircraft is"; and

Further amend said bill and section by renumbering all of said section accordingly; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lovasco offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1619, Page 1, Line 9, by inserting after the word "**property**" the words "**to a third party**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 to House Amendment No. 1 was withdrawn.

Representative Lovasco offered **House Amendment No. 2 to House Amendment No. 1.**

House Amendment No. 2
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1619, Page 1, Line 9, by inserting after the first instance of the word "**property**" the words "**to a third party**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lovasco, **House Amendment No. 2 to House Amendment No. 1** was adopted.

On motion of Representative Van Schoiack, **House Amendment No. 1, as amended**, was adopted.

Representative McCreery raised a point of order that a member was in violation of Rule 70.

Representative Taylor (139) requested a parliamentary ruling.

The Parliamentary Committee ruled the point of order not well taken.

Representative Schnelting offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1619, Page 2, Section 542.530, Line 35, by inserting after the word "**business.**" the words "**The provisions of this section shall not apply to federally certified unmanned aircraft operations.**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Speaker Pro Tem Wiemann assumed the Chair.

Representative Windham offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1619, Page 1, Line 1, by deleting all of said line and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill No. 1619, Page 2, Section 542.530, Line 25, by deleting the words "; **state, national, or local security**"; and

Further amend said bill, page, and section, Line 35,"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Windham moved that **House Amendment No. 1 to House Amendment No. 2** be adopted.

Which motion was defeated.

HCS HB 1619, as amended, with House Amendment No. 2, pending, was laid over.

HB 1473, relating to the Missouri local government employees' retirement system, was taken up by Representative Pike.

On motion of Representative Pike, the title of **HB 1473** was agreed to.

On motion of Representative Pike, **HB 1473** was ordered perfected and printed.

HCS HB 1462, relating to firearms, was taken up by Representative Schnelting.

On motion of Representative Schnelting, the title of **HCS HB 1462** was agreed to.

Representative Schnelting offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1462, Pages 5 through 16, Section 144.030, Lines 1 through 404, by deleting said section and lines from the bill; and

Further amend said bill, Page 17, Section 571.031, Line 10, by inserting after the words "**restricting the**" the word "**negligent**"; and

Further amend said bill, Page 23, Section 144.064, Lines 1 through 4, by deleting said section and lines from the bill; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Baker offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1462, Page 1, Line 2, by inserting after said line the following:

"Further amend said bill and section, Page 16, Line 404, by inserting after said section and line the following:

"571.030. 1. A person commits the offense of unlawful use of weapons, except as otherwise provided by sections 571.101 to 571.121 **and 571.205**, if he or she knowingly:

- (1) Carries concealed upon or about his or her person a knife, a firearm, a blackjack or any other weapon readily capable of lethal use into any area where firearms are restricted under section 571.107; or
- (2) Sets a spring gun; or
- (3) Discharges or shoots a firearm into a dwelling house, a railroad train, boat, aircraft, or motor vehicle as defined in section 302.010, or any building or structure used for the assembling of people; or
- (4) Exhibits, in the presence of one or more persons, any weapon readily capable of lethal use in an angry or threatening manner; or
- (5) Has a firearm or projectile weapon readily capable of lethal use on his or her person, while he or she is intoxicated, and handles or otherwise uses such firearm or projectile weapon in either a negligent or unlawful manner or discharges such firearm or projectile weapon unless acting in self-defense; or
- (6) Discharges a firearm within one hundred yards of any occupied schoolhouse, courthouse, or church building; or
- (7) Discharges or shoots a firearm at a mark, at any object, or at random, on, along or across a public highway or discharges or shoots a firearm into any outbuilding; or
- (8) Carries a firearm or any other weapon readily capable of lethal use into any church or place where people have assembled for worship, or into any election precinct on any election day, or into any building owned or occupied by any agency of the federal government, state government, or political subdivision thereof; or
- (9) Discharges or shoots a firearm at or from a motor vehicle, as defined in section 301.010, discharges or shoots a firearm at any person, or at any other motor vehicle, or at any building or habitable structure, unless the person was lawfully acting in self-defense; or
- (10) Carries a firearm, whether loaded or unloaded, or any other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any function or activity sponsored or sanctioned by school officials or the district school board; or
- (11) Possesses a firearm while also knowingly in possession of a controlled substance that is sufficient for a felony violation of section 579.015.

2. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to the persons described in this subsection, regardless of whether such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties except as otherwise provided in this subsection. Subdivisions (3), (4), (6), (7), and (9) of subsection 1 of this section shall not apply to or affect any of the following persons, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties, except as otherwise provided in this subsection:

- (1) All state, county and municipal peace officers who have completed the training required by the police officer standards and training commission pursuant to sections 590.030 to 590.050 and who possess the duty and power of arrest for violation of the general criminal laws of the state or for violation of ordinances of counties or municipalities of the state, whether such officers are on or off duty, and whether such officers are within or outside of the law enforcement agency's jurisdiction, or all qualified retired peace officers, as defined in subsection 12 of this section, and who carry the identification defined in subsection 13 of this section, or any person summoned by such officers to assist in making arrests or preserving the peace while actually engaged in assisting such officer;
- (2) Wardens, superintendents and keepers of prisons, penitentiaries, jails and other institutions for the detention of persons accused or convicted of crime;
- (3) Members of the Armed Forces or National Guard while performing their official duty;
- (4) Those persons vested by Article V, Section 1 of the Constitution of Missouri with the judicial power of the state and those persons vested by Article III of the Constitution of the United States with the judicial power of the United States, the members of the federal judiciary;
- (5) Any person whose bona fide duty is to execute process, civil or criminal;

(6) Any federal probation officer or federal flight deck officer as defined under the federal flight deck officer program, 49 U.S.C. Section 44921, regardless of whether such officers are on duty, or within the law enforcement agency's jurisdiction;

(7) Any state probation or parole officer, including supervisors and members of the parole board;

(8) Any corporate security advisor meeting the definition and fulfilling the requirements of the regulations established by the department of public safety under section 590.750;

(9) Any coroner, deputy coroner, medical examiner, or assistant medical examiner;

(10) Any municipal or county prosecuting attorney or assistant prosecuting attorney; circuit attorney or assistant circuit attorney; municipal, associate, or circuit judge; or any person appointed by a court to be a special prosecutor who has completed the firearms safety training course required under subsection 2 of section 571.111;

(11) Any member of a fire department or fire protection district who is employed on a full-time basis as a fire investigator and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit under section 571.111 when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties; and

(12) Upon the written approval of the governing body of a fire department or fire protection district, any paid fire department or fire protection district member who is employed on a full-time basis and who has a valid concealed carry endorsement issued prior to August 28, 2013, or a valid concealed carry permit, when such uses are reasonably associated with or are necessary to the fulfillment of such person's official duties.

3. Subdivisions (1), (5), (8), and (10) of subsection 1 of this section do not apply when the actor is transporting such weapons in a nonfunctioning state or in an unloaded state when ammunition is not readily accessible or when such weapons are not readily accessible. Subdivision (1) of subsection 1 of this section does not apply to any person nineteen years of age or older or eighteen years of age or older and a member of the United States Armed Forces, or honorably discharged from the United States Armed Forces, transporting a concealable firearm in the passenger compartment of a motor vehicle, so long as such concealable firearm is otherwise lawfully possessed, nor when the actor is also in possession of an exposed firearm or projectile weapon for the lawful pursuit of game, or is in his or her dwelling unit or upon premises over which the actor has possession, authority or control, or is traveling in a continuous journey peaceably through this state. Subdivision (10) of subsection 1 of this section does not apply if the firearm is otherwise lawfully possessed by a person while traversing school premises for the purposes of transporting a student to or from school, or possessed by an adult for the purposes of facilitation of a school-sanctioned firearm-related event or club event.

4. Subdivisions (1), (8), and (10) of subsection 1 of this section shall not apply to any person who has a valid concealed carry permit issued pursuant to sections 571.101 to 571.121 **or 571.205**, a valid concealed carry endorsement issued before August 28, 2013, or a valid permit or endorsement to carry concealed firearms issued by another state or political subdivision of another state.

5. Subdivisions (3), (4), (5), (6), (7), (8), (9), and (10) of subsection 1 of this section shall not apply to persons who are engaged in a lawful act of defense pursuant to section 563.031.

6. Notwithstanding any provision of this section to the contrary, the state shall not prohibit any state employee from having a firearm in the employee's vehicle on the state's property provided that the vehicle is locked and the firearm is not visible. This subsection shall only apply to the state as an employer when the state employee's vehicle is on property owned or leased by the state and the state employee is conducting activities within the scope of his or her employment. For the purposes of this subsection, "state employee" means an employee of the executive, legislative, or judicial branch of the government of the state of Missouri.

7. Nothing in this section shall make it unlawful for a student to actually participate in school-sanctioned gun safety courses, student military or ROTC courses, or other school-sponsored or club-sponsored firearm-related events, provided the student does not carry a firearm or other weapon readily capable of lethal use into any school, onto any school bus, or onto the premises of any other function or activity sponsored or sanctioned by school officials or the district school board.

8. A person who commits the crime of unlawful use of weapons under:

(1) Subdivision (2), (3), (4), or (11) of subsection 1 of this section shall be guilty of a class E felony;

(2) Subdivision (1), (6), (7), or (8) of subsection 1 of this section shall be guilty of a class B misdemeanor, except when a concealed weapon is carried onto any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch, in which case the penalties of subsection 2 of section 571.107 shall apply;

(3) Subdivision (5) or (10) of subsection 1 of this section shall be guilty of a class A misdemeanor if the firearm is unloaded and a class E felony if the firearm is loaded;

(4) Subdivision (9) of subsection 1 of this section shall be guilty of a class B felony, except that if the violation of subdivision (9) of subsection 1 of this section results in injury or death to another person, it is a class A felony.

9. Violations of subdivision (9) of subsection 1 of this section shall be punished as follows:

(1) For the first violation a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony;

(2) For any violation by a prior offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation or conditional release for a term of ten years;

(3) For any violation by a persistent offender as defined in section 558.016, a person shall be sentenced to the maximum authorized term of imprisonment for a class B felony without the possibility of parole, probation, or conditional release;

(4) For any violation which results in injury or death to another person, a person shall be sentenced to an authorized disposition for a class A felony.

10. Any person knowingly aiding or abetting any other person in the violation of subdivision (9) of subsection 1 of this section shall be subject to the same penalty as that prescribed by this section for violations by other persons.

11. Notwithstanding any other provision of law, no person who pleads guilty to or is found guilty of a felony violation of subsection 1 of this section shall receive a suspended imposition of sentence if such person has previously received a suspended imposition of sentence for any other firearms- or weapons-related felony offense.

12. As used in this section "qualified retired peace officer" means an individual who:

(1) Retired in good standing from service with a public agency as a peace officer, other than for reasons of mental instability;

(2) Before such retirement, was authorized by law to engage in or supervise the prevention, detection, investigation, or prosecution of, or the incarceration of any person for, any violation of law, and had statutory powers of arrest;

(3) Before such retirement, was regularly employed as a peace officer for an aggregate of fifteen years or more, or retired from service with such agency, after completing any applicable probationary period of such service, due to a service-connected disability, as determined by such agency;

(4) Has a nonforfeitable right to benefits under the retirement plan of the agency if such a plan is available;

(5) During the most recent twelve-month period, has met, at the expense of the individual, the standards for training and qualification for active peace officers to carry firearms;

(6) Is not under the influence of alcohol or another intoxicating or hallucinatory drug or substance; and

(7) Is not prohibited by federal law from receiving a firearm.

13. The identification required by subdivision (1) of subsection 2 of this section is:

(1) A photographic identification issued by the agency from which the individual retired from service as a peace officer that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the agency to meet the standards established by the agency for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm; or

(2) A photographic identification issued by the agency from which the individual retired from service as a peace officer; and

(3) A certification issued by the state in which the individual resides that indicates that the individual has, not less recently than one year before the date the individual is carrying the concealed firearm, been tested or otherwise found by the state to meet the standards established by the state for training and qualification for active peace officers to carry a firearm of the same type as the concealed firearm."; and"; and

Further amend said amendment and page, Line 5, by inserting after said line the following:

"Further amend said bill, Page 20, Section 571.107, Lines 101 to 126, by deleting all of said lines and inserting in lieu thereof the following:

~~"(14) [Any church or other place of religious worship without the consent of the minister or person or persons representing the religious organization that exercises control over the place of religious worship. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;~~

~~(15)~~ Any private property whose owner has posted the premises as being off-limits to concealed firearms by means of one or more signs displayed in a conspicuous place of a minimum size of eleven inches by fourteen inches with the writing thereon in letters of not less than one inch. The owner, business or commercial lessee, manager of a private business enterprise, or any other organization, entity, or person may prohibit persons holding a concealed carry permit or endorsement from carrying concealed firearms on the premises and may prohibit employees, not authorized by the employer, holding a concealed carry permit or endorsement from carrying concealed firearms on the property of the employer. If the building or the premises are open to the public, the employer of the business enterprise shall post signs on or about the premises if carrying a concealed firearm is prohibited. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises. An employer may prohibit employees or other persons holding a concealed carry permit or endorsement from carrying a concealed firearm in vehicles owned by the employer;

~~[(16)]~~ (15) Any sports arena or stadium with a seating capacity of five thousand or more. Possession of a firearm in a vehicle on the premises shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises;

~~[(17)]~~ (16) Any hospital accessible by the public. Possession of a firearm in a vehicle on the premises of a hospital shall not be a criminal offense so long as the firearm is not removed from the vehicle or brandished while the vehicle is on the premises."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Buchheit-Courtway	Burger
Busick	Chipman	Christofanelli	Coleman 97	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Evans	Falkner
Fishel	Fitzwater	Gray	Gregory 51	Griffith
Haden	Haffner	Haley	Hardwick	Hicks
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Lovasco	Mayhew	McDaniel	McGill
Morse	Murphy	O'Donnell	Owen	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Schnelting	Schwadron	Seitz	Sharpe 4
Shields	Simmons	Smith 155	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Veit	Walsh 50	Wiemann
Wright	Mr. Speaker			

NOES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Doll	Ellebracht	Fogle	Gunby
Johnson	Lewis 25	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Price IV	Quade
Rogers	Rowland	Sauls	Schroer	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 000

ABSENT WITH LEAVE: 026

Bailey	Bangert	Boggs	Brown 16	Coleman 32
Cupps	Derges	Francis	Gregory 96	Grier
Henderson	Houx	Ingle	Kidd	Knight
Lewis 6	Mackey	McGaugh	Patterson	Pietzman
Rone	Shaul	Smith 163	Turnbaugh	Van Schoiack
West				

VACANCIES: 006

On motion of Representative Baker, **House Amendment No. 1 to House Amendment No. 1** was adopted.

Representative Hudson assumed the Chair.

On motion of Representative Schnelting, **House Amendment No. 1, as amended**, was adopted.

Representative Chipman offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1462, Page 22, Section 571.107, Line 167, by inserting after all of said section and line the following:

"571.111. 1. An applicant for a concealed carry permit shall demonstrate knowledge of firearms safety training. This requirement shall be fully satisfied if the applicant for a concealed carry permit:

(1) Submits a photocopy of a certificate of firearms safety training course completion, as defined in subsection 2 of this section, signed by a qualified firearms safety instructor as defined in subsection 6 of this section; or

(2) Submits a photocopy of a certificate that shows the applicant completed a firearms safety course given by or under the supervision of any state, county, municipal, or federal law enforcement agency; or

(3) Is a qualified firearms safety instructor as defined in subsection 6 of this section; or

(4) Submits proof that the applicant currently holds any type of valid peace officer license issued under the requirements of chapter 590; or

(5) Submits proof that the applicant is currently allowed to carry firearms in accordance with the certification requirements of section 217.710; or

(6) Submits proof that the applicant is currently certified as any class of corrections officer by the Missouri department of corrections and has passed at least one eight-hour firearms training course, approved by the director of the Missouri department of corrections under the authority granted to him or her, that includes instruction on the justifiable use of force as prescribed in chapter 563; or

(7) Submits a photocopy of a certificate of firearms safety training course completion that was issued on August 27, 2011, or earlier so long as the certificate met the requirements of subsection 2 of this section that were in effect on the date it was issued; or

(8) Is serving as an active duty member in the Armed Forces and submits proof of receipt of a pistol marksmanship award.

2. A certificate of firearms safety training course completion may be issued to any applicant by any qualified firearms safety instructor. On the certificate of course completion the qualified firearms safety instructor shall affirm that the individual receiving instruction has taken and passed a firearms safety course of at least eight hours in length taught by the instructor that included:

(1) Handgun safety in the classroom, at home, on the firing range and while carrying the firearm;

(2) A physical demonstration performed by the applicant that demonstrated his or her ability to safely load and unload either a revolver or a semiautomatic pistol and demonstrated his or her marksmanship with either firearm;

(3) The basic principles of marksmanship;

(4) Care and cleaning of concealable firearms;

(5) Safe storage of firearms at home;

(6) The requirements of this state for obtaining a concealed carry permit from the sheriff of the individual's county of residence;

(7) The laws relating to firearms as prescribed in this chapter;

(8) The laws relating to the justifiable use of force as prescribed in chapter 563;

(9) A live firing exercise of sufficient duration for each applicant to fire either a revolver or a semiautomatic pistol, from a standing position or its equivalent, a minimum of twenty rounds from the handgun at a distance of seven yards from a B-27 silhouette target or an equivalent target;

(10) A live-fire test administered to the applicant while the instructor was present of twenty rounds from either a revolver or a semiautomatic pistol from a standing position or its equivalent at a distance from a B-27 silhouette target, or an equivalent target, of seven yards.

3. A certificate of firearms safety training course completion may also be issued to an applicant who presents proof to a qualified firearms safety instructor that the applicant has passed a regular or online course on firearm safety conducted by an instructor certified by the National Rifle Association that is at least one hour in length and who also passes the requirements of subdivisions (1), (2), (6), (7), (8), (9), and (10) of subsection 2 of this section in a course, not restricted by a period of hours, that is taught by a qualified firearms safety instructor.

4. A qualified firearms safety instructor shall not give a grade of passing to an applicant for a concealed carry permit who:

(1) Does not follow the orders of the qualified firearms instructor or cognizant range officer; or

(2) Handles a firearm in a manner that, in the judgment of the qualified firearm safety instructor, poses a danger to the applicant or to others; or

(3) During the live-fire testing portion of the course fails to hit the silhouette portion of the targets with at least fifteen rounds.

5. Qualified firearms safety instructors who provide firearms safety instruction to any person who applies for a concealed carry permit shall:

(1) Make the applicant's course records available upon request to the sheriff of the county in which the applicant resides;

(2) Maintain all course records on students for a period of no less than four years from course completion date; and

(3) Not have more than forty students per certified instructor in the classroom portion of the course or more than five students per range officer engaged in range firing.

6. A firearms safety instructor shall be considered to be a qualified firearms safety instructor by any sheriff issuing a concealed carry permit pursuant to sections 571.101 to 571.121 if the instructor:

(1) Is a valid firearms safety instructor certified by the National Rifle Association holding a rating as a personal protection instructor or pistol marksmanship instructor; or

(2) Submits a photocopy of a notarized certificate from a firearms safety instructor's course offered by a local, state, or federal governmental agency; or

(3) Submits a photocopy of a notarized certificate from a firearms safety instructor course approved by the department of public safety; or

(4) Has successfully completed a firearms safety instructor course given by or under the supervision of any state, county, municipal, or federal law enforcement agency; or

(5) Is a certified police officer firearms safety instructor.

7. Any firearms safety instructor qualified under subsection 6 of this section may submit a copy of a training instructor certificate, course outline bearing the notarized signature of the instructor, and a recent photograph of the instructor to the sheriff of the county in which the instructor resides. The sheriff shall review the training instructor certificate along with the course outline and verify the firearms safety instructor is qualified and the course meets the requirements provided under this section. If the sheriff verifies the firearms safety instructor is qualified and the course meets the requirements provided under this section, the sheriff shall collect an annual registration fee of ten dollars from each qualified instructor who chooses to submit such information and submit the

registration to the Missouri sheriff methamphetamine relief taskforce. The Missouri sheriff methamphetamine relief taskforce, or its designated agent, shall create and maintain a statewide database of qualified instructors. This information shall be a closed record except for access by any sheriff. Firearms safety instructors may register annually and the registration is only effective for the calendar year in which the instructor registered. Any sheriff may access the statewide database maintained by the Missouri sheriff methamphetamine relief taskforce to verify the firearms safety instructor is qualified and the course offered by the instructor meets the requirements provided under this section. Unless a sheriff has reason to believe otherwise, a sheriff shall presume a firearms safety instructor is qualified to provide firearms safety instruction in counties throughout the state under this section if the instructor is registered on the statewide database of qualified instructors.

8. Any firearms safety instructor who knowingly provides any sheriff with any false information concerning an applicant's performance on any portion of the required training and qualification shall be guilty of a class C misdemeanor. A violation of the provisions of this section shall result in the person being prohibited from instructing concealed carry permit classes and issuing certificates."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Chipman, **House Amendment No. 2** was adopted.

Representative Basye offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 1462, Page 17, Section 571.031, Line 28, by inserting after all of said section and line the following:

"571.101. 1. All applicants for concealed carry permits issued pursuant to subsection 7 of this section must satisfy the requirements of sections 571.101 to 571.121. If the said applicant can show qualification as provided by sections 571.101 to 571.121, the county or city sheriff shall issue a concealed carry permit authorizing the carrying of a concealed firearm on or about the applicant's person or within a vehicle. A concealed carry permit shall be valid from the date of issuance or renewal until five years from the last day of the month in which the permit was issued or renewed. The concealed carry permit is valid throughout this state. Although the permit is considered valid in the state, a person who fails to renew his or her permit within five years from the date of issuance or renewal shall not be eligible for an exception to a National Instant Criminal Background Check under federal regulations currently codified under 27 CFR 478.102(d), relating to the transfer, sale, or delivery of firearms from licensed dealers. A concealed carry endorsement issued prior to August 28, 2013, shall continue from the date of issuance or renewal until three years from the last day of the month in which the endorsement was issued or renewed to authorize the carrying of a concealed firearm on or about the applicant's person or within a vehicle in the same manner as a concealed carry permit issued under subsection 7 of this section on or after August 28, 2013.

2. A concealed carry permit issued pursuant to subsection 7 of this section shall be issued by the sheriff or his or her designee of the county or city in which the applicant resides, if the applicant:

- (1) Is at least nineteen years of age, is a citizen or permanent resident of the United States and either:
 - (a) Has assumed residency in this state; or
 - (b) Is a member of the Armed Forces stationed in Missouri, or the spouse of such member of the military;
- (2) Is at least nineteen years of age, or is at least eighteen years of age and a member of the United States

Armed Forces or honorably discharged from the United States Armed Forces, and is a citizen of the United States and either:

- (a) Has assumed residency in this state;
- (b) Is a member of the Armed Forces stationed in Missouri; or
- (c) The spouse of such member of the military stationed in Missouri and nineteen years of age;
- (3) Has not ~~pled guilty to or entered a plea of nolo contendere or~~ been convicted of a crime punishable by

imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;

(4) Has not been convicted of ~~[, pled guilty to or entered a plea of nolo contendere to]~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a concealed carry permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a concealed carry permit;

(5) Is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(6) Has not been discharged under dishonorable conditions from the United States Armed Forces;

(7) Has not engaged in a pattern of behavior, documented in public or closed records, that causes the sheriff to have a reasonable belief that the applicant presents a danger to himself or others;

(8) Is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state following a hearing at which the defendant was represented by counsel or a representative;

(9) Submits a completed application for a permit as described in subsection 3 of this section;

(10) Submits an affidavit attesting that the applicant complies with the concealed carry safety training requirement pursuant to subsections 1 and 2 of section 571.111;

(11) Is not the respondent of a valid full order of protection which is still in effect;

(12) Is not otherwise prohibited from possessing a firearm under section 571.070 or 18 U.S.C. Section 922(g).

3. The application for a concealed carry permit issued by the sheriff of the county of the applicant's residence shall contain only the following information:

(1) The applicant's name, address, telephone number, gender, date and place of birth, and, if the applicant is not a United States citizen, the applicant's country of citizenship and any alien or admission number issued by the Federal Bureau of Customs and Immigration Enforcement or any successor agency;

(2) An affirmation that the applicant has assumed residency in Missouri or is a member of the Armed Forces stationed in Missouri or the spouse of such a member of the Armed Forces and is a citizen or permanent resident of the United States;

(3) An affirmation that the applicant is at least nineteen years of age or is eighteen years of age or older and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces;

(4) An affirmation that the applicant has not ~~[pled guilty to or]~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) An affirmation that the applicant has not been convicted of ~~[, pled guilty to, or entered a plea of nolo contendere to]~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a permit;

(6) An affirmation that the applicant is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;

(7) An affirmation that the applicant has not been discharged under dishonorable conditions from the United States Armed Forces;

(8) An affirmation that the applicant is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state, except that a person whose release or discharge from a facility in this state pursuant to chapter 632, or a similar discharge from a facility in another state, occurred more than five years ago without subsequent recommitment may apply;

(9) An affirmation that the applicant has received firearms safety training that meets the standards of applicant firearms safety training defined in subsection 1 or 2 of section 571.111;

(10) An affirmation that the applicant, to the applicant's best knowledge and belief, is not the respondent of a valid full order of protection which is still in effect;

(11) A conspicuous warning that false statements made by the applicant will result in prosecution for perjury pursuant to the laws of the state of Missouri; and

(12) A government-issued photo identification. This photograph shall not be included on the permit and shall only be used to verify the person's identity for permit renewal, or for the issuance of a new permit due to change of address, or for a lost or destroyed permit.

4. An application for a concealed carry permit shall be made to the sheriff of the county or any city not within a county in which the applicant resides. An application shall be filed in writing, signed under oath and under the penalties of perjury, and shall state whether the applicant complies with each of the requirements specified in subsection 2 of this section. In addition to the completed application, the applicant for a concealed carry permit must also submit the following:

(1) A photocopy of a firearms safety training certificate of completion or other evidence of completion of a firearms safety training course that meets the standards established in subsection 1 or 2 of section 571.111; and

(2) A nonrefundable permit fee as provided by subsection 11 or 12 of this section.

5. (1) Before an application for a concealed carry permit is approved, the sheriff shall make only such inquiries as he or she deems necessary into the accuracy of the statements made in the application. The sheriff may require that the applicant display a Missouri driver's license or nondriver's license or military identification and orders showing the person being stationed in Missouri. In order to determine the applicant's suitability for a concealed carry permit, the applicant shall be fingerprinted. No other biometric data shall be collected from the applicant. The sheriff shall conduct an inquiry of the National Instant Criminal Background Check System within three working days after submission of the properly completed application for a concealed carry permit. If no disqualifying record is identified by these checks at the state level, the fingerprints shall be forwarded to the Federal Bureau of Investigation for a national criminal history record check. Upon receipt of the completed report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check, the sheriff shall examine the results and, if no disqualifying information is identified, shall issue a concealed carry permit within three working days.

(2) In the event the report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check prescribed by subdivision (1) of this subsection are not completed within forty-five calendar days and no disqualifying information concerning the applicant has otherwise come to the sheriff's attention, the sheriff shall issue a provisional permit, clearly designated on the certificate as such, which the applicant shall sign in the presence of the sheriff or the sheriff's designee. This permit, when carried with a valid Missouri driver's or nondriver's license or a valid military identification, shall permit the applicant to exercise the same rights in accordance with the same conditions as pertain to a concealed carry permit issued under this section, provided that it shall not serve as an alternative to an national instant criminal background check required by 18 U.S.C. Section 922(t). The provisional permit shall remain valid until such time as the sheriff either issues or denies the certificate of qualification under subsection 6 or 7 of this section. The sheriff shall revoke a provisional permit issued under this subsection within twenty-four hours of receipt of any report that identifies a disqualifying record, and shall notify the concealed carry permit system established under subsection 5 of section 650.350. The revocation of a provisional permit issued under this section shall be proscribed in a manner consistent to the denial and review of an application under subsection 6 of this section.

6. The sheriff may refuse to approve an application for a concealed carry permit if he or she determines that any of the requirements specified in subsection 2 of this section have not been met, or if he or she has a substantial and demonstrable reason to believe that the applicant has rendered a false statement regarding any of the provisions of sections 571.101 to 571.121. If the applicant is found to be ineligible, the sheriff is required to deny the application, and notify the applicant in writing, stating the grounds for denial and informing the applicant of the right to submit, within thirty days, any additional documentation relating to the grounds of the denial. Upon receiving any additional documentation, the sheriff shall reconsider his or her decision and inform the applicant within thirty days of the result of the reconsideration. The applicant shall further be informed in writing of the right to appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114. After two additional reviews and denials by the sheriff, the person submitting the application shall appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114.

7. If the application is approved, the sheriff shall issue a concealed carry permit to the applicant within a period not to exceed three working days after his or her approval of the application. The applicant shall sign the concealed carry permit in the presence of the sheriff or his or her designee.

8. The concealed carry permit shall specify only the following information:

(1) Name, address, date of birth, gender, height, weight, color of hair, color of eyes, and signature of the permit holder;

(2) The signature of the sheriff issuing the permit;

(3) The date of issuance; and

(4) The expiration date.

The permit shall be no larger than two and one-eighth inches wide by three and three-eighths inches long and shall be of a uniform style prescribed by the department of public safety. The permit shall also be assigned a concealed carry permit system county code and shall be stored in sequential number.

9. (1) The sheriff shall keep a record of all applications for a concealed carry permit or a provisional permit and his or her action thereon. Any record of an application that is incomplete or denied for any reason shall be kept for a period not to exceed one year. Any record of an application that was approved shall be kept for a period of one year after the expiration and nonrenewal of the permit.

(2) The sheriff shall report the issuance of a concealed carry permit or provisional permit to the concealed carry permit system. All information on any such permit that is protected information on any driver's or nondriver's license shall have the same personal protection for purposes of sections 571.101 to 571.121. An applicant's status as a holder of a concealed carry permit, provisional permit, or a concealed carry endorsement issued prior to August 28, 2013, shall not be public information and shall be considered personal protected information. Information retained in the concealed carry permit system under this subsection shall not be distributed to any federal, state, or private entities and shall only be made available for a single entry query of an individual in the event the individual is a subject of interest in an active criminal investigation or is arrested for a crime. A sheriff may access the concealed carry permit system for administrative purposes to issue a permit, verify the accuracy of permit holder information, change the name or address of a permit holder, suspend or revoke a permit, cancel an expired permit, or cancel a permit upon receipt of a certified death certificate for the permit holder. Any person who violates the provisions of this subdivision by disclosing protected information shall be guilty of a class A misdemeanor.

10. Information regarding any holder of a concealed carry permit, or a concealed carry endorsement issued prior to August 28, 2013, is a closed record. No bulk download or batch data shall be distributed to any federal, state, or private entity, except to MoSMART or a designee thereof. Any state agency that has retained any documents or records, including fingerprint records provided by an applicant for a concealed carry endorsement prior to August 28, 2013, shall destroy such documents or records, upon successful issuance of a permit.

11. For processing an application for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed one hundred dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund. This fee shall include the cost to reimburse the Missouri state highway patrol for the costs of fingerprinting and criminal background checks. An additional fee shall be added to each credit card, debit card, or other electronic transaction equal to the charge paid by the state or the applicant for the use of the credit card, debit card, or other electronic payment method by the applicant.

12. For processing a renewal for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed fifty dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund.

13. For the purposes of sections 571.101 to 571.121, the term "sheriff" shall include the sheriff of any county or city not within a county or his or her designee and in counties of the first classification the sheriff may designate the chief of police of any city, town, or municipality within such county.

14. For the purposes of this chapter, "concealed carry permit" shall include any concealed carry endorsement issued by the department of revenue before January 1, 2014, and any concealed carry document issued by any sheriff or under the authority of any sheriff after December 31, 2013."; and

Further amend said bill, Page 22, Section 571.107, Line 167, by inserting after all of said section and line the following:

"571.205. 1. Upon request and payment of the required fee, the sheriff shall issue a concealed carry permit that is valid through the state of Missouri for the lifetime of the permit holder to a Missouri resident who meets the requirements of sections 571.205 to 571.230, known as a Missouri lifetime concealed carry permit. A person may also request, and the sheriff shall issue upon payment of the required fee, a concealed carry permit that is valid through the state of Missouri for a period of either ten years or twenty-five years from the date of issuance or

renewal to a Missouri resident who meets the requirements of sections 571.205 to 571.230. Such permit shall be known as a Missouri extended concealed carry permit. A person issued a Missouri lifetime or extended concealed carry permit shall be required to comply with the provisions of sections 571.205 to 571.230. If the applicant can show qualification as provided by sections 571.205 to 571.230, the sheriff shall issue a Missouri lifetime or extended concealed carry permit authorizing the carrying of a concealed firearm on or about the applicant's person or within a vehicle.

2. A Missouri lifetime or extended concealed carry permit shall be suspended if the permit holder becomes a resident of another state. The permit may be reactivated upon reestablishment of Missouri residency if the applicant meets the requirements of sections 571.205 to 571.230, and upon successful completion of a name-based inquiry of the National Instant Background Check System.

3. A Missouri lifetime or extended concealed carry permit shall be issued by the sheriff or his or her designee of the county or city in which the applicant resides, if the applicant:

(1) Is at least nineteen years of age, is a citizen or permanent resident of the United States and has assumed residency in this state, or is at least eighteen years of age and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces, and is a citizen of the United States and has assumed residency in this state;

(2) Has not ~~pled guilty to or entered a plea of nolo contendere or~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States, other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(3) Has not been convicted of ~~pled guilty to or entered a plea of nolo contendere to~~ one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a Missouri lifetime or extended concealed carry permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a Missouri lifetime or extended concealed carry permit;

(4) Is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state of the United States, other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) Has not been discharged under dishonorable conditions from the United States Armed Forces;

(6) Has not engaged in a pattern of behavior, documented in public or closed records, that causes the sheriff to have a reasonable belief that the applicant presents a danger to himself or herself or others;

(7) Is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state following a hearing at which the defendant was represented by counsel or a representative;

(8) Submits a completed application for a permit as described in subsection 4 of this section;

(9) Submits an affidavit attesting that the applicant complies with the concealed carry safety training requirement under subsections 1 and 2 of section 571.111;

(10) Is not the respondent of a valid full order of protection which is still in effect;

(11) Is not otherwise prohibited from possessing a firearm under section 571.070 or 18 U.S.C. Section 922(g).

4. The application for a Missouri lifetime or extended concealed carry permit issued by the sheriff of the county of the applicant's residence shall contain only the following information:

(1) The applicant's name, address, telephone number, gender, date and place of birth, and, if the applicant is not a United States citizen, the applicant's country of citizenship and any alien or admission number issued by the United States Immigration and Customs Enforcement or any successor agency;

(2) An affirmation that the applicant has assumed residency in Missouri and is a citizen or permanent resident of the United States;

(3) An affirmation that the applicant is at least nineteen years of age or is eighteen years of age or older and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces;

(4) An affirmation that the applicant has not ~~pled guilty to or~~ been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(5) An affirmation that the applicant has not been convicted of ~~any crime~~ ~~one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a permit or that the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a permit;~~

(6) An affirmation that the applicant is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

(7) An affirmation that the applicant has not been discharged under dishonorable conditions from the United States Armed Forces;

(8) An affirmation that the applicant is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state, except that a person whose release or discharge from a facility in this state under chapter 632, or a similar discharge from a facility in another state, occurred more than five years ago without subsequent recommitment may apply;

(9) An affirmation that the applicant has received firearms safety training that meets the standards of applicant firearms safety training defined in subsection 1 or 2 of section 571.111;

(10) An affirmation that the applicant, to the applicant's best knowledge and belief, is not the respondent of a valid full order of protection which is still in effect;

(11) A conspicuous warning that false statements made by the applicant will result in prosecution for perjury under the laws of the state of Missouri; and

(12) A government-issued photo identification. This photograph shall not be included on the permit and shall only be used to verify the person's identity for the issuance of a new permit, issuance of a new permit due to change of name or address, renewal of an extended permit, or for a lost or destroyed permit, or reactivation under subsection 2 of this section.

5. An application for a Missouri lifetime or extended concealed carry permit shall be made to the sheriff of the county in which the applicant resides. An application shall be filed in writing, signed under oath and under the penalties of perjury, and shall state whether the applicant complies with each of the requirements specified in subsection 3 of this section. In addition to the completed application, the applicant for a Missouri lifetime or extended concealed carry permit shall also submit the following:

(1) A photocopy of a firearms safety training certificate of completion or other evidence of completion of a firearms safety training course that meets the standards established in subsection 1 or 2 of section 571.111; and

(2) A nonrefundable permit fee as provided by subsection 12 of this section.

6. (1) Before an application for a Missouri lifetime or extended concealed carry permit is approved, the sheriff shall make only such inquiries as he or she deems necessary into the accuracy of the statements made in the application. The sheriff may require that the applicant display a Missouri driver's license or nondriver's license or military identification. No biometric data shall be collected from the applicant. The sheriff shall conduct an inquiry of the National Instant Criminal Background Check System within three working days after submission of the properly completed application for a Missouri lifetime or extended concealed carry permit. Upon receipt of the completed report from the National Instant Criminal Background Check System, the sheriff shall examine the results and, if no disqualifying information is identified, shall issue a Missouri lifetime or extended concealed carry permit within three working days.

(2) In the event the report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check prescribed by subdivision (1) of this subsection are not completed within forty-five calendar days and no disqualifying information concerning the applicant has otherwise come to the sheriff's attention, the sheriff shall issue a provisional permit, clearly designated on the certificate as such, which the applicant shall sign in the presence of the sheriff or the sheriff's designee. This permit, when carried with a valid Missouri driver's or nondriver's license, shall permit the applicant to exercise the same rights in accordance with the same conditions as pertain to a Missouri lifetime or extended concealed carry permit issued under this section, provided that it shall not serve as an alternative to a national instant criminal background check required by 18 U.S.C. Section 922(t). The provisional permit shall remain valid until such time as the sheriff either issues or denies the permit under subsection 7 or 8 of this section. The sheriff shall revoke a

provisional permit issued under this subsection within twenty-four hours of receipt of any report that identifies a disqualifying record, and shall notify the concealed carry permit system established under subsection 5 of section 650.350. The revocation of a provisional permit issued under this section shall be prescribed in a manner consistent to the denial and review of an application under subsection 7 of this section.

7. The sheriff may refuse to approve an application for a Missouri lifetime or extended concealed carry permit if he or she determines that any of the requirements specified in subsection 3 of this section have not been met, or if he or she has a substantial and demonstrable reason to believe that the applicant has rendered a false statement regarding any of the provisions of sections 571.205 to 571.230. If the applicant is found to be ineligible, the sheriff is required to deny the application, and notify the applicant in writing, stating the grounds for denial and informing the applicant of the right to submit, within thirty days, any additional documentation relating to the grounds of the denial. Upon receiving any additional documentation, the sheriff shall reconsider his or her decision and inform the applicant within thirty days of the result of the reconsideration. The applicant shall further be informed in writing of the right to appeal the denial under section 571.220. After two additional reviews and denials by the sheriff, the person submitting the application shall appeal the denial under section 571.220.

8. If the application is approved, the sheriff shall issue a Missouri lifetime or extended concealed carry permit to the applicant within a period not to exceed three working days after his or her approval of the application. The applicant shall sign the Missouri lifetime or extended concealed carry permit in the presence of the sheriff or his or her designee.

9. The Missouri lifetime or extended concealed carry permit shall specify only the following information:

- (1) Name, address, date of birth, gender, height, weight, color of hair, color of eyes, and signature of the permit holder;
- (2) The signature of the sheriff issuing the permit;
- (3) The date of issuance;
- (4) A clear statement indicating that the permit is only valid within the state of Missouri; and
- (5) If the permit is a Missouri extended concealed carry permit, the expiration date.

The permit shall be no larger than two and one-eighth inches wide by three and three-eighths inches long and shall be of a uniform style prescribed by the department of public safety. The permit shall also be assigned a concealed carry permit system county code and shall be stored in sequential number.

10. (1) The sheriff shall keep a record of all applications for a Missouri lifetime or extended concealed carry permit or a provisional permit and his or her action thereon. Any record of an application that is incomplete or denied for any reason shall be kept for a period not to exceed one year.

(2) The sheriff shall report the issuance of a Missouri lifetime or extended concealed carry permit or provisional permit to the concealed carry permit system. All information on any such permit that is protected information on any driver's or nondriver's license shall have the same personal protection for purposes of sections 571.205 to 571.230. An applicant's status as a holder of a Missouri lifetime or extended concealed carry permit or provisional permit shall not be public information and shall be considered personal protected information. Information retained in the concealed carry permit system under this subsection shall not be distributed to any federal, state, or private entities and shall only be made available for a single entry query of an individual in the event the individual is a subject of interest in an active criminal investigation or is arrested for a crime. A sheriff may access the concealed carry permit system for administrative purposes to issue a permit, verify the accuracy of permit holder information, change the name or address of a permit holder, suspend or revoke a permit, cancel an expired permit, or cancel a permit upon receipt of a certified death certificate for the permit holder. Any person who violates the provisions of this subdivision by disclosing protected information shall be guilty of a class A misdemeanor.

11. Information regarding any holder of a Missouri lifetime or extended concealed carry permit is a closed record. No bulk download or batch data shall be distributed to any federal, state, or private entity, except to MoSMART or a designee thereof.

12. For processing an application, the sheriff in each county shall charge a nonrefundable fee not to exceed:

- (1) Two hundred dollars for a new Missouri extended concealed carry permit that is valid for ten years from the date of issuance or renewal;
- (2) Two hundred fifty dollars for a new Missouri extended concealed carry permit that is valid for twenty-five years from the date of issuance or renewal;
- (3) Fifty dollars for a renewal of a Missouri extended concealed carry permit;

(4) Five hundred dollars for a Missouri lifetime concealed carry permit, which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Basye, **House Amendment No. 3** was adopted.

Representative Deaton offered **House Amendment No. 4**.

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 1462, Page 17, Section 571.030, Line 28, by inserting after all of said section and line the following:

"571.101. 1. All applicants for concealed carry permits issued pursuant to subsection 7 of this section must satisfy the requirements of sections 571.101 to 571.121. If the said applicant can show qualification as provided by sections 571.101 to 571.121, the county or city sheriff shall issue a concealed carry permit authorizing the carrying of a concealed firearm on or about the applicant's person or within a vehicle. A concealed carry permit shall be valid from the date of issuance or renewal until five years from the last day of the month in which the permit was issued or renewed. The concealed carry permit is valid throughout this state. Although the permit is considered valid in the state, a person who fails to renew his or her permit within five years from the date of issuance or renewal shall not be eligible for an exception to a National Instant Criminal Background Check under federal regulations currently codified under 27 CFR 478.102(d), relating to the transfer, sale, or delivery of firearms from licensed dealers. A concealed carry endorsement issued prior to August 28, 2013, shall continue from the date of issuance or renewal until three years from the last day of the month in which the endorsement was issued or renewed to authorize the carrying of a concealed firearm on or about the applicant's person or within a vehicle in the same manner as a concealed carry permit issued under subsection 7 of this section on or after August 28, 2013.

2. A concealed carry permit issued pursuant to subsection 7 of this section shall be issued by the sheriff or his or her designee of the county or city in which the applicant resides, if the applicant:

(1) Is ~~[at least nineteen]~~ **eighteen** years of age **or older**, is a citizen or permanent resident of the United States, and either:

(a) Has assumed residency in this state; or

(b) Is a member of the **United States** Armed Forces stationed in Missouri~~;~~ or the spouse of such member of the military;

(2) ~~[Is at least nineteen years of age, or is at least eighteen years of age and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces, and is a citizen of the United States and either:~~

~~(a) Has assumed residency in this state;~~

~~(b) Is a member of the Armed Forces stationed in Missouri; or~~

~~(c) The spouse of such member of the military stationed in Missouri and nineteen years of age;~~

~~(3)]~~ Has not pled guilty to or entered a plea of nolo contendere or been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;

~~[(4)]~~ (3) Has not been convicted of, pled guilty to or entered a plea of nolo contendere to one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a concealed carry permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a concealed carry permit;

~~[(5)]~~ (4) Is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;

- ~~[(6)]~~ (5) Has not been discharged under dishonorable conditions from the United States Armed Forces;
- ~~[(7)]~~ (6) Has not engaged in a pattern of behavior, documented in public or closed records, that causes the sheriff to have a reasonable belief that the applicant presents a danger to himself or others;
- ~~[(8)]~~ (7) Is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state following a hearing at which the defendant was represented by counsel or a representative;
- ~~[(9)]~~ (8) Submits a completed application for a permit as described in subsection 3 of this section;
- ~~[(10)]~~ (9) Submits an affidavit attesting that the applicant complies with the concealed carry safety training requirement pursuant to subsections 1 and 2 of section 571.111;
- ~~[(11)]~~ (10) Is not the respondent of a valid full order of protection which is still in effect; **and**
- ~~[(12)]~~ (11) Is not otherwise prohibited from possessing a firearm under section 571.070 or 18 U.S.C. Section 922(g).

3. The application for a concealed carry permit issued by the sheriff of the county of the applicant's residence shall contain only the following information:

- (1) The applicant's name, address, telephone number, gender, date and place of birth, and, if the applicant is not a United States citizen, the applicant's country of citizenship and any alien or admission number issued by the Federal Bureau of Customs and Immigration Enforcement or any successor agency;
- (2) An affirmation that the applicant has assumed residency in Missouri or is a member of the Armed Forces stationed in Missouri or the spouse of such a member of the Armed Forces and is a citizen or permanent resident of the United States;
- (3) An affirmation that the applicant is ~~[at least nineteen years of age or is]~~ eighteen years of age or older ~~[and a member of the United States Armed Forces or honorably discharged from the United States Armed Forces];~~
- (4) An affirmation that the applicant has not pled guilty to or been convicted of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer, or gas gun;
- (5) An affirmation that the applicant has not been convicted of, pled guilty to, or entered a plea of nolo contendere to one or more misdemeanor offenses involving crimes of violence within a five-year period immediately preceding application for a permit or if the applicant has not been convicted of two or more misdemeanor offenses involving driving while under the influence of intoxicating liquor or drugs or the possession or abuse of a controlled substance within a five-year period immediately preceding application for a permit;
- (6) An affirmation that the applicant is not a fugitive from justice or currently charged in an information or indictment with the commission of a crime punishable by imprisonment for a term exceeding one year under the laws of any state or of the United States other than a crime classified as a misdemeanor under the laws of any state and punishable by a term of imprisonment of two years or less that does not involve an explosive weapon, firearm, firearm silencer or gas gun;
- (7) An affirmation that the applicant has not been discharged under dishonorable conditions from the United States Armed Forces;
- (8) An affirmation that the applicant is not adjudged mentally incompetent at the time of application or for five years prior to application, or has not been committed to a mental health facility, as defined in section 632.005, or a similar institution located in another state, except that a person whose release or discharge from a facility in this state pursuant to chapter 632, or a similar discharge from a facility in another state, occurred more than five years ago without subsequent recommitment may apply;
- (9) An affirmation that the applicant has received firearms safety training that meets the standards of applicant firearms safety training defined in subsection 1 or 2 of section 571.111;
- (10) An affirmation that the applicant, to the applicant's best knowledge and belief, is not the respondent of a valid full order of protection which is still in effect;
- (11) A conspicuous warning that false statements made by the applicant will result in prosecution for perjury pursuant to the laws of the state of Missouri; and
- (12) A government-issued photo identification. This photograph shall not be included on the permit and shall only be used to verify the person's identity for permit renewal, or for the issuance of a new permit due to change of address, or for a lost or destroyed permit.

4. An application for a concealed carry permit shall be made to the sheriff of the county or any city not within a county in which the applicant resides. An application shall be filed in writing, signed under oath and under the penalties of perjury, and shall state whether the applicant complies with each of the requirements specified in

subsection 2 of this section. In addition to the completed application, the applicant for a concealed carry permit must also submit the following:

- (1) A photocopy of a firearms safety training certificate of completion or other evidence of completion of a firearms safety training course that meets the standards established in subsection 1 or 2 of section 571.111; and
- (2) A nonrefundable permit fee as provided by subsection 11 or 12 of this section.

5. (1) Before an application for a concealed carry permit is approved, the sheriff shall make only such inquiries as he or she deems necessary into the accuracy of the statements made in the application. The sheriff may require that the applicant display a Missouri driver's license or nondriver's license or military identification and orders showing the person being stationed in Missouri. In order to determine the applicant's suitability for a concealed carry permit, the applicant shall be fingerprinted. No other biometric data shall be collected from the applicant. The sheriff shall conduct an inquiry of the National Instant Criminal Background Check System within three working days after submission of the properly completed application for a concealed carry permit. If no disqualifying record is identified by these checks at the state level, the fingerprints shall be forwarded to the Federal Bureau of Investigation for a national criminal history record check. Upon receipt of the completed report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check, the sheriff shall examine the results and, if no disqualifying information is identified, shall issue a concealed carry permit within three working days.

(2) In the event the report from the National Instant Criminal Background Check System and the response from the Federal Bureau of Investigation national criminal history record check prescribed by subdivision (1) of this subsection are not completed within forty-five calendar days and no disqualifying information concerning the applicant has otherwise come to the sheriff's attention, the sheriff shall issue a provisional permit, clearly designated on the certificate as such, which the applicant shall sign in the presence of the sheriff or the sheriff's designee. This permit, when carried with a valid Missouri driver's or nondriver's license or a valid military identification, shall permit the applicant to exercise the same rights in accordance with the same conditions as pertain to a concealed carry permit issued under this section, provided that it shall not serve as an alternative to an national instant criminal background check required by 18 U.S.C. Section 922(t). The provisional permit shall remain valid until such time as the sheriff either issues or denies the certificate of qualification under subsection 6 or 7 of this section. The sheriff shall revoke a provisional permit issued under this subsection within twenty-four hours of receipt of any report that identifies a disqualifying record, and shall notify the concealed carry permit system established under subsection 5 of section 650.350. The revocation of a provisional permit issued under this section shall be proscribed in a manner consistent to the denial and review of an application under subsection 6 of this section.

6. The sheriff may refuse to approve an application for a concealed carry permit if he or she determines that any of the requirements specified in subsection 2 of this section have not been met, or if he or she has a substantial and demonstrable reason to believe that the applicant has rendered a false statement regarding any of the provisions of sections 571.101 to 571.121. If the applicant is found to be ineligible, the sheriff is required to deny the application, and notify the applicant in writing, stating the grounds for denial and informing the applicant of the right to submit, within thirty days, any additional documentation relating to the grounds of the denial. Upon receiving any additional documentation, the sheriff shall reconsider his or her decision and inform the applicant within thirty days of the result of the reconsideration. The applicant shall further be informed in writing of the right to appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114. After two additional reviews and denials by the sheriff, the person submitting the application shall appeal the denial pursuant to subsections 2, 3, 4, and 5 of section 571.114.

7. If the application is approved, the sheriff shall issue a concealed carry permit to the applicant within a period not to exceed three working days after his or her approval of the application. The applicant shall sign the concealed carry permit in the presence of the sheriff or his or her designee.

8. The concealed carry permit shall specify only the following information:

- (1) Name, address, date of birth, gender, height, weight, color of hair, color of eyes, and signature of the permit holder;
- (2) The signature of the sheriff issuing the permit;
- (3) The date of issuance; and
- (4) The expiration date.

The permit shall be no larger than two and one-eighth inches wide by three and three-eighths inches long and shall be of a uniform style prescribed by the department of public safety. The permit shall also be assigned a concealed carry permit system county code and shall be stored in sequential number.

9. (1) The sheriff shall keep a record of all applications for a concealed carry permit or a provisional permit and his or her action thereon. Any record of an application that is incomplete or denied for any reason shall be kept for a period not to exceed one year. Any record of an application that was approved shall be kept for a period of one year after the expiration and nonrenewal of the permit.

(2) The sheriff shall report the issuance of a concealed carry permit or provisional permit to the concealed carry permit system. All information on any such permit that is protected information on any driver's or nondriver's license shall have the same personal protection for purposes of sections 571.101 to 571.121. An applicant's status as a holder of a concealed carry permit, provisional permit, or a concealed carry endorsement issued prior to August 28, 2013, shall not be public information and shall be considered personal protected information. Information retained in the concealed carry permit system under this subsection shall not be distributed to any federal, state, or private entities and shall only be made available for a single entry query of an individual in the event the individual is a subject of interest in an active criminal investigation or is arrested for a crime. A sheriff may access the concealed carry permit system for administrative purposes to issue a permit, verify the accuracy of permit holder information, change the name or address of a permit holder, suspend or revoke a permit, cancel an expired permit, or cancel a permit upon receipt of a certified death certificate for the permit holder. Any person who violates the provisions of this subdivision by disclosing protected information shall be guilty of a class A misdemeanor.

10. Information regarding any holder of a concealed carry permit, or a concealed carry endorsement issued prior to August 28, 2013, is a closed record. No bulk download or batch data shall be distributed to any federal, state, or private entity, except to MoSMART or a designee thereof. Any state agency that has retained any documents or records, including fingerprint records provided by an applicant for a concealed carry endorsement prior to August 28, 2013, shall destroy such documents or records, upon successful issuance of a permit.

11. For processing an application for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed one hundred dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund. This fee shall include the cost to reimburse the Missouri state highway patrol for the costs of fingerprinting and criminal background checks. An additional fee shall be added to each credit card, debit card, or other electronic transaction equal to the charge paid by the state or the applicant for the use of the credit card, debit card, or other electronic payment method by the applicant.

12. For processing a renewal for a concealed carry permit pursuant to sections 571.101 to 571.121, the sheriff in each county shall charge a nonrefundable fee not to exceed fifty dollars which shall be paid to the treasury of the county to the credit of the sheriff's revolving fund.

13. For the purposes of sections 571.101 to 571.121, the term "sheriff" shall include the sheriff of any county or city not within a county or his or her designee and in counties of the first classification the sheriff may designate the chief of police of any city, town, or municipality within such county.

14. For the purposes of this chapter, "concealed carry permit" shall include any concealed carry endorsement issued by the department of revenue before January 1, 2014, and any concealed carry document issued by any sheriff or under the authority of any sheriff after December 31, 2013."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Deaton, **House Amendment No. 4** was adopted.

Representative Lovasco offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 1462, Page 16, Section 144.030, Line 404, by inserting after all of said section and line the following:

"571.020. 1. A person commits an offense if such person knowingly possesses, manufactures, transports, repairs, or sells:

- (1) An explosive weapon;
- (2) An explosive, incendiary or poison substance or material with the purpose to possess, manufacture or sell an explosive weapon;
- (3) A gas gun;

(4) A bullet or projectile which explodes or detonates upon impact because of an independent explosive charge after having been shot from a firearm; or

(5) ~~Knuckles; or~~

— ~~(6)]~~ Any of the following in violation of federal law:

- (a) A machine gun;
- (b) A short-barreled rifle or shotgun;
- (c) A firearm silencer; or
- (d) A switchblade knife.

2. A person does not commit an offense pursuant to this section if his or her conduct involved any of the items in subdivisions (1) to ~~[(5)]~~ (4) of subsection 1, the item was possessed in conformity with any applicable federal law, and the conduct:

(1) Was incident to the performance of official duty by the Armed Forces, National Guard, a governmental law enforcement agency, or a penal institution; or

(2) Was incident to engaging in a lawful commercial or business transaction with an organization enumerated in subdivision (1) of this ~~[section]~~ **subsection**; or

(3) Was incident to using an explosive weapon in a manner reasonably related to a lawful industrial or commercial enterprise; or

(4) Was incident to displaying the weapon in a public museum or exhibition; or

(5) Was incident to using the weapon in a manner reasonably related to a lawful dramatic performance.

3. An offense pursuant to subdivision (1), (2), (3) or ~~[(6)]~~ (5) of subsection 1 of this section is a class D felony; a crime pursuant to subdivision (4) ~~[or (5)]~~ of subsection 1 of this section is a class A misdemeanor."; and

Further amend said bill, Page 17, Section 571.107, Line 9, by inserting after the word "firearms" the words "**or knuckles**"; and

Further amend said bill and section, Page 21, Line 127, by inserting after the word "firearm" the words "**or knuckles**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Lovasco, **House Amendment No. 5** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Bromley	Buchheit-Courtway	Burger
Busick	Chipman	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Gregory 51	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Lovasco	Mayhew	McDaniel	McGill	Morse
Murphy	Owen	Perkins	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Walsh 50
Wiemann	Wright			

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NOES: 035

Adams	Anderson	Appelbaum	Aune	Baringer
Barnes	Bland Manlove	Bosley	Brown 27	Brown 70
Burton	Butz	Clemens	Doll	Ellebracht
Fogle	Gunby	Ingle	Lewis 25	McCreery
Merideth	Nurrenbern	Phifer	Price IV	Quade
Rogers	Rowland	Sauls	Smith 45	Stevens 46
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Young

PRESENT: 011

Aldridge	Collins	Gray	Johnson	Mosley
Person	Proudie	Sharp 36	Smith 67	Terry
Windham				

ABSENT WITH LEAVE: 029

Bailey	Bangert	Boggs	Brown 16	Burnett
Christofanelli	Coleman 32	Derges	Dogan	Francis
Gregory 96	Grier	Houx	Kidd	Knight
Lewis 6	Mackey	McGaugh	O'Donnell	Patterson
Pietzman	Pollock 123	Rone	Schroer	Smith 163
Stacy	Veit	West	Mr. Speaker	

VACANCIES: 006

On motion of Representative Schnelting, **HCS HB 1462, as amended**, was adopted.

On motion of Representative Schnelting, **HCS HB 1462, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2325 - Fiscal Review

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2328**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Bangert, Basye, Brown (70), Burton, Chipman, Dinkins, Grier, Haden, Haley, Lewis (25), Mayhew, McDaniel, Pietzman, Pollock (123), Rone, Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Noes (0)

Absent (2): Cupps and Knight

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 2612**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (17): Bangert, Basye, Brown (70), Chipman, Dinkins, Grier, Haden, Haley, Mayhew, McDaniel, Pietzman, Pollock (123), Rone, Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Noes (2): Burton and Lewis (25)

Absent (2): Cupps and Knight

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2132**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baker, Basye, Black (7), Davidson, DeGroot, Fishel, Haffner, Hicks, Pollitt (52) and Stacy

Noes (6): Bangert, Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (5): Christofanelli, Dogan, Grier, Patterson and Toalson Reisch

Committee on Insurance, Chairman Wiemann reporting:

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 2340**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Atchison, Butz, Ellebracht, Johnson, Murphy, Porter, Sauls, Simmons, Tate and Wiemann

Noes (0)

Absent (3): Davidson, Pollock (123) and West

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 2566**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Atchison, Butz, Ellebracht, Johnson, Murphy, Porter, Sauls, Simmons, Tate and Wiemann

Noes (0)

Absent (3): Davidson, Pollock (123) and West

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HJR 119**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Baker, Chipman, Cupps, Ellebracht and Kelly (141)

Noes (0)

Absent (1): Sharp (36)

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 1550**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Baker, Chipman, Cupps, Ellebracht and Kelly (141)

Noes (0)

Absent (1): Sharp (36)

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2453**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Baker, Chipman, Cupps, Ellebracht and Kelly (141)

Noes (0)

Absent (1): Sharp (36)

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2694**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Baker, Chipman, Cupps, Ellebracht and Kelly (141)

Noes (0)

Absent (1): Sharp (36)

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3629**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Andrews, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback and Sassmann

Noes (0)

Absent (3): Appelbaum, Hovis and Wright

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 1606**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Andrews, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback and Sassmann

Noes (0)

Absent (3): Appelbaum, Hovis and Wright

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 1984**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Andrews, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback and Sassmann

Noes (0)

Absent (3): Appelbaum, Hovis and Wright

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 2400**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Andrews, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback and Sassmann

Noes (0)

Absent (3): Appelbaum, Hovis and Wright

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HCS HB 2627**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (8): Andrews, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback and Sassmann

Noes (0)

Absent (3): Appelbaum, Hovis and Wright

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 94**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 125**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1593 & 1959**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh, Patterson and Smith (45)

Noes (3): Bosley, Ingle and Mackey

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1684**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1692**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1762**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1833**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh, Patterson and Smith (45)

Noes (2): Ingle and Mackey

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1878**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1904 & 1575**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1992**, begs leave to report it has examined the same and recommends that it **be returned to committee of origin as HB 1992** by the following vote:

Ayes (10): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, McDaniel, McGaugh and Patterson

Noes (3): Bosley, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2005**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2009**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2120**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2127**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Present (1): Bosley

Absent (1): Dogan

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2246**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (1): Smith (45)

Absent (1): Dogan

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HR 3658**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (11): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (0)

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent:
HB 1600.

COMMITTEE APPOINTMENTS

March 1, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby establish the following committee, Special Committee on Broadband and Infrastructure, and appoint the following members:

Representative Louis Riggs, Chair
Representative Cyndi Buchheit-Courtway, Vice-Chair
Representative John Black
Representative Tracy McCreery
Representative Michael O'Donnell
Representative Doug Richey
Representative Wes Rogers

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

COMMUNICATIONS

March 1, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Broadband and Infrastructure will report to Rules – Legislative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

The following member's presence was noted: Coleman (32).

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, March 2, 2022.

COMMITTEE HEARINGS

DOWNSIZING STATE GOVERNMENT

Wednesday, March 2, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1614, HB 2576, HB 2601

Executive session will be held: HB 2085, HB 2156, HB 2164, HB 2255, HB 2293, HB 2499, HB 2593

ECONOMIC DEVELOPMENT

Thursday, March 3, 2022, 9:00 AM, House Hearing Room 5.

Executive session will be held: HB 1661, HB 1860, HB 2131, HB 2485, HB 2587

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 2, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HJR 131, HJR 132, HB 1595

Executive session will be held: HB 2140, HB 2082

Added HB 2082.

AMENDED

FISCAL REVIEW

Thursday, March 3, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HB 2325

Executive session may be held on any matter referred to the committee.

JUDICIARY

Wednesday, March 2, 2022, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2678, HCR 71

Executive session will be held: HB 1682, HB 2056, HB 2160

LOCAL GOVERNMENT

Thursday, March 3, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1620, HB 2391, HB 2628

Executive session will be held: HB 1657, HB 1588, HB 1609, HB 2363, HB 2450, HB 2220

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, March 2, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2434, HB 2050

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, March 2, 2022, 3:20 PM, House Hearing Room 4.

Executive session will be held: HB 1455, HCS HB 1699, HB 1864, HB 1977, HCS HB 2000, HCS HBs 2116, 2097, 1690 & 2221, HB 2172, HCS HB 2208, HCS HB 2376, HB 2590, HB 2694

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, March 3, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2617, HB 2600, HB 2599, HB 1758

Added HB 1758.

AMENDED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, March 2, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 2611, HJR 116

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, March 2, 2022, 2:00 PM, House Hearing Room 1.

Executive session will be held: HB 2556, HB 2502

SPECIAL COMMITTEE ON TOURISM

Wednesday, March 2, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2129

Executive session will be held: HB 2106, HB 2674, HB 2099

Time change.

CORRECTED

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, March 9, 2022, 8:20 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, March 3, 2022, 8:45 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Wednesday, March 2, 2022, 8:45 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Thursday, March 10, 2022, 8:30 AM, House Hearing Room 3.

Appropriation subcommittee markup.

TRANSPORTATION

Wednesday, March 2, 2022, 4:00 PM, House Hearing Room 1.

Executive session will be held: HB 2416, HB 2417

UTILITIES

Wednesday, March 2, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1673

Executive session will be held: HB 1734

HOUSE CALENDAR

THIRTY-FIRST DAY, WEDNESDAY, MARCH 2, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 76 through HCR 80

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 138 through HJR 142

HOUSE BILLS FOR SECOND READING

HB 2838 through HB 2920

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 94 - Simmons

HOUSE BILLS FOR PERFECTION

HCS HB 1562 - Griffith
HCS HBs 1593 & 1959 - Walsh (50)
HB 1616 - Van Schoiack
HCS HB 1833 - Basye
HB 1878 - Simmons
HCS HB 2005 - Haffner
HB 2009 - Pollock (123)
HCS HB 2120 - Taylor (139)
HB 2307 - Coleman (32)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1750 - Basye
HB 2310 - McDaniel
HCS HB 1552 - Richey
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HBs 1897 & 2414 - DeGroot
HCS HB 1747 - Basye
HCS HB 1677 - Wright
HCS HB 1749 - Basye
HB 1861 - Eggleston
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HCS HB 2168 - Porter
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HB 1589 - Fitzwater
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1814 - Pollitt (52)
HCS HB 1732 - O'Donnell
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer

HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 2355 - Andrews
HB 2366 - Shields
HB 1738 - Dogan
HB 1637 - Schwadron

HOUSE BILLS FOR PERFECTION - CONSENT

(02/25/2022)

HB 1725 - Hudson

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70 - Davidson
HCS HJR 91 - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1713 - Riley
HB 1481 - Dinkins
HCS HBs 1743 & 2185 - Dogan
HB 1584 - Murphy
HB 2325, (Fiscal Review 3/1/22) - Patterson

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl
HB 1600 - Chipman

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3658 - Haffner

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-FIRST DAY, WEDNESDAY, MARCH 2, 2022

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Representative Ed Lewis.

Creator God,

As we assemble in the People's House of Missouri, we are reminded that Isaiah called Jesus the Prince of Peace. Father, we ask that You continue to be the Prince of Peace. Lord, we ask that You grant peace here in Missouri and around the world. We pray that the conflict in Europe would have a swift conclusion, not because of the subjugation of a people by a tyrant but by the withdrawal of invading troops and a return of freedom for the Ukrainian people. We pray for the innocent families and bystanders that are endangered. We ask that You strengthen the resolve and the faith of the Ukrainian people and their leaders.

Lord, it is not just for others that we pray for peace, but for ourselves. Lord, we pray as St. Francis prayed: "Make me an instrument of your peace." Where there is hatred, let me bring love. Where there is offense, let me bring pardon. Where there is discord, let me bring union. Where there is falsehood, let me bring the truth. Where there is doubt, let me bring faith. Where there is despair, let me bring hope. Where there is darkness, let me bring Your light.

Lord, we pray that we show Your truth, hope, light and peace to those around us. We pray for Your peace here in the state of Missouri, in the United States, and around the world.

We pray in the name of Jesus, the Prince of Peace, and all the people of the House said, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Elizabeth Stewart, Lusia Twavowslu, Romy Sailer, Tanja Weihing, Tabea Felanaus, Analina Pitel, Marta Guillen, Lena Hübuer, Nina Berthelot, Amalie Hangelsen, Jihu Kang, Letizia Tao, Merel Van de Laar, Paul Muench, Mansha Verma, and Karin Cibul'ová.

The Journal of the thirtieth day was approved as printed by the following vote:

AYES: 137

Anderson	Andrews	Appelbaum	Atchison	Bailey
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Davidson	Davis	Deaton	DeGroot

Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Gray	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	Wiemann
Wright	Young			

NOES: 003

Adams	Bland Manlove	Rowland
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PRESENT: 003

Aldridge	Bosley	Unsicker
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ABSENT WITH LEAVE: 014

Aune	Christofanelli	Cupps	Derges	Francis
Gregory 51	Phifer	Pietzman	Roden	Rogers
Sharpe 4	West	Windham	Mr. Speaker	

VACANCIES: 006

SPECIAL RECOGNITION

Members of the Future Farmers of America (FFA) were introduced by Representative Boggs.

Kaitlin Kleiboeker, State FFA President, addressed the House.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 76, relating to American Olympic athletes.

HCR 77, relating to COVID-19 remembrance day.

HCR 78, relating to the District of Columbia.

HCR 79, relating to presidential pardons for nonviolent federal marijuana offenders.

HCR 80, relating to coaching achievements of Gary Pinkel.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 138, relating to the protection of children.

HJR 139, relating to the right of trial by jury.

HJR 140, relating to property tax.

HJR 141, relating to elections.

HJR 142, relating to medical marijuana.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2838, relating to public water supply districts.

HB 2839, relating to the uniform fiduciary income and principal act.

HB 2840, relating to civil detentions.

HB 2841, relating to police officer retirement.

HB 2842, relating to antibullying policies.

HB 2843, relating to internet service contracts.

HB 2844, relating to liability protections for school district contractors.

HB 2845, relating to the taxation of pass-through entities.

HB 2846, relating to income tax.

HB 2847, relating to fireworks, with penalty provisions.

HB 2848, relating to the oversight of health care facilities by the department of health and senior services.

HB 2849, relating to police officer retirement.

HB 2850, relating to natural medicine.

HB 2851, relating to election tabulating software, with a delayed effective date.

HB 2852, relating to paint recycling.

HB 2853, relating to income tax.

HB 2854, relating to peer review committees.

HB 2855, relating to funding for police.

HB 2856, relating to employment of certain children.

HB 2857, relating to municipal search warrants for ordinance violations.

HB 2858, relating to home inspections.

HB 2859, relating to sales tax.

HB 2860, relating to the manufacture of ice.

HB 2861, relating to the manufacture of ice.

HB 2862, relating to mineral interests.

HB 2863, relating to transfer of appeals.

HB 2864, relating to child custody, with penalty provisions.

HB 2865, relating to fees paid by offenders.

HB 2866, relating to taxation, with a delayed effective date for a certain section.

HB 2867, relating to tax credits.

HB 2868, relating to cigarette taxes, with a referendum clause.

HB 2869, relating to the legalization of marijuana for adult use, with penalty provisions.

HB 2870, relating to tax credits for qualified film projects.

HB 2871, relating to tax credits for grocery stores.

HB 2872, relating to public school history courses.

HB 2873, relating to the sunshine law.

HB 2874, relating to beverage container deposits, with penalty provisions.

HB 2875, relating to guardianship and conservatorship proceedings.

HB 2876, relating to teacher salaries.

HB 2877, relating to maternal care.

HB 2878, relating to school safety programs in certain school districts.

HB 2879, relating to health care.

HB 2880, relating to tax credits.

HB 2881, relating to financial assistance for health profession students.

HB 2882, relating to the timing of proceedings in courts, with penalty provisions.

HB 2883, relating to tobacco products, with penalty provisions and a delayed effective date.

HB 2884, relating to motor fuel tax.

HB 2885, relating to postconviction release.

HB 2886, relating to tax credits.

HB 2887, relating to transient guest taxes.

HB 2888, relating to the motor fuel tax exemption.

HB 2889, relating to Missouri black bear day.

HB 2890, relating to hellbender awareness day.

HB 2891, relating to ethics, with penalty provisions.

HB 2892, relating to the Missouri homestead preservation act, with a delayed effective date.

HB 2893, relating to application of glyphosates and neonicotinoids, with penalty provisions.

HB 2894, relating to the sale of intoxicating liquor by felons.

HB 2895, relating to the uniform real property electronic recording act.

HB 2896, relating to retired law enforcement officers carrying concealed weapons.

HB 2897, relating to retirement options for new state employees.

HB 2898, relating to feeding deer, with penalty provisions.

HB 2899, relating to blood samples obtained while performing forensic examinations.

HB 2900, relating to abortion, with penalty provisions.

HB 2901, relating to abortion.

HB 2902, relating to a patriotic and civics training program for teachers.

HB 2903, relating to tobacco products, with penalty provisions and a delayed effective date.

HB 2904, relating to the transportation plan for the state.

HB 2905, relating to regulation of electronic transactions, with penalty provisions.

HB 2906, relating to licensing of assistant physicians.

HB 2907, relating to the collection of delinquent property taxes, with penalty provisions.

HB 2908, relating to the department of transportation's fiber network.

HB 2909, relating to the composition of congressional districts, with an emergency clause.

HB 2910, relating to illegal gambling, with penalty provisions and an emergency clause.

HB 2911, relating to trout season opening day.

HB 2912, relating to products made in Russia.

HB 2913, relating to contracts with certain countries.

HB 2914, relating to diesel-powered vehicles.

HB 2915, relating to child development accounts.

HB 2916, relating to health and family academic standards.

HB 2917, relating to commercial driver's licenses.

HB 2918, relating to employment security benefits, with an emergency clause.

HB 2919, relating to the state minimum wage.

HB 2920, relating to illegal immigration, with penalty provisions.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 2168, relating to the delivery of documents required for insurance transactions, was taken up by Representative Porter.

On motion of Representative Porter, the title of **HCS HB 2168** was agreed to.

On motion of Representative Porter, **HCS HB 2168** was adopted.

On motion of Representative Porter, **HCS HB 2168** was ordered perfected and printed.

HCS HBs 1897 & 2414, relating to nurseries within correctional centers, was taken up by Representative DeGroot.

On motion of Representative DeGroot, the title of **HCS HBs 1897 & 2414** was agreed to.

On motion of Representative DeGroot, **HCS HBs 1897 & 2414** was adopted.

On motion of Representative DeGroot, **HCS HBs 1897 & 2414** was ordered perfected and printed.

HB 2355, relating to time-critical diagnosis, was taken up by Representative Andrews.

On motion of Representative Andrews, the title of **HB 2355** was agreed to.

On motion of Representative Andrews, **HB 2355** was ordered perfected and printed.

HB 2366, relating to gifted children, was taken up by Representative Shields.

On motion of Representative Shields, the title of **HB 2366** was agreed to.

On motion of Representative Shields, **HB 2366** was ordered perfected and printed.

Representative McDaniel moved that **HB 2310** be committed to the Committee on Legislative Review.

Which motion was adopted.

HB 1861, relating to COVID-19 vaccination status, was taken up by Representative Eggleston.

Representative Eggleston offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1861, Page 1, In the Title, Lines 2-3, by deleting the words "COVID-19 vaccination status" and inserting in lieu thereof the words "rights of patients"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 1** was adopted.

Representative Black (7) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Bill No. 1861, Page 1, Section A, Line 2, by inserting after all of said section and line the following:

"191.1400. Sections 191.1400 to 191.1440 shall be known and may be cited as the "No Patient Left Alone Act".

191.1405. For purposes of sections 191.1400 to 191.1440, the following terms mean:

(1) "Compassionate care visitation", a visit that is:

(a) With a resident's friend, family member, or other essential caregiver including, but not limited to, any of the following:

a. A clergy member;

b. A lay person offering religious or spiritual support;

c. Any other person requested by the resident for the purpose of a compassionate care visit; and

d. A person providing a service requested by the resident, such as a hairdresser or barber; and

(b) Necessary to meet the physical or mental needs of the resident including, but not limited to:

a. In end-of-life situations;

b. For adjustment support or communication support including, but not limited to, assistance with hearing and speaking;

c. For emotional support;

d. For physical support after eating or drinking issues, including weight loss or dehydration; or

e. For social support;

(2) "Essential support person", an individual designated by the patient to advocate or provide support for the patient including, but not limited to, an individual designated as a caregiver under section 191.1150;

(3) "Health care facility", a hospital as defined in section 197.020, an office of a health care professional, a long-term care facility, or a hospice facility;

(4) "Health care professional", a person who is licensed, certified, or otherwise authorized by the laws of this state to administer health care in the ordinary course of the practice of his or her profession;

(5) "Hospice facility", a facility providing hospice care required to be certificated under sections 197.250 to 197.280;

(6) "Long-term care facility":

(a) A facility as defined in subdivision (6), (14), (22), or (23) of section 198.006;

(b) A post-acute head injury retraining and residential facility; or

(c) An intermediate care facility for individuals with developmental disabilities.

191.1410. 1. Upon the request of a patient or his or her legal guardian, a health care facility licensed in this state shall allow the patient or his or her legal guardian to designate at least three essential support persons in addition to a spouse or legal guardian and shall allow a spouse or legal guardian and at least one

essential support person to be present with the patient at all times in the emergency department and during the stay of the patient in the health care facility.

2. A health care facility shall not discriminate against a patient by requiring the patient to:

(1) Execute an advance directive or a physician order for life-sustaining treatment as a condition of receiving treatment or visitation;

(2) Agree to a do-not-resuscitate or similar order as a condition of receiving treatment or visitation; or

(3) Have been vaccinated against any disease in order to receive treatment or visitation.

3. This section shall not affect any obligation of a health care facility to:

(1) Provide patients with effective communication supports or other reasonable accommodations in accordance with federal and state laws; or

(2) Make exceptions to the visitor policy of a health care facility as a reasonable accommodation under the Americans with Disabilities Act of 1990, 42 U.S.C. Section 12101 et seq., as existing on January 1, 2021.

4. Notwithstanding the other provisions of this section, a health care facility may limit:

(1) The number of visitors per patient at one time based on the size of the building and physical space;

(2) Movement of visitors within the health care facility; and

(3) Access of any person to a patient:

(a) At the request of the patient or a law enforcement agency;

(b) Due to a court order;

(c) To prevent substantial disruption to the care of a patient;

(d) If the person has measurable signs and symptoms of a transmissible infection; except that, the health care facility shall allow access through telephone, means of telecommunication, or other means that ensure the protection of the patient; or

(e) If the health care facility has reasonable cause to suspect the person of being a danger to the patient or to be contrary to the health or welfare of the patient or other patients.

5. The health care facility shall have the burden of proof to establish that it is entitled to limit access under subsection 4 of this section.

6. Nothing in this section shall limit a health care facility from limiting or redirecting visitors to a patient in a shared room to ensure the health and safety of the patients in the shared room.

191.1415. 1. (1) A child has the right to have a parent, legal guardian, or person standing in loco parentis physically present with the child while the child receives care in a health care facility.

(2) An adult patient has the right to have a spouse or legal guardian and an essential support person physically present with the adult patient while the adult patient receives care in a health care facility.

(3) A person with a right to be physically present under subdivision (1) or (2) of this subsection may leave and return to the health care facility that is caring for the patient.

2. A health care facility shall not:

(1) Require a patient to waive the rights specified in subdivisions (1) and (2) of subsection 1 of this section;

(2) Prevent a parent, legal guardian, or person standing in loco parentis of a child receiving care in a health care facility from having daily physical access to the child at reasonable times; or

(3) Separate the parent, legal guardian, or person standing in loco parentis of a child receiving care in a health care facility from the child, except in cases of suspected abuse or threats of violence or to prevent disruption to the care of the child.

191.1425. 1. (1) A long-term care facility shall allow compassionate care visitation as needed by the resident.

(2) Personal contact in person with a resident is permitted during a compassionate care visitation if the long-term care facility protocol is followed.

2. A long-term care facility shall work with residents, families, caregivers, resident representatives, and medical providers, and may include the office of state ombudsman for long-term care facility residents established in section 192.2305, to identify the need for compassionate care visitation using a person-centered approach that takes the requests of residents into account.

3. Within the scope of visitation provided by this section, a long-term care facility shall permit a resident making decisions regarding end-of-life care to be accompanied by a family member, guardian, or essential support person designated by the resident unless the resident declines or requests to have the discussion outside the presence of a family member, guardian, or essential support person.

4. (1) A long-term care facility may limit:

(a) The number of visitors per resident at one time based on the size of the building and physical space; and

(b) Movement in the long-term care facility, such as requiring the visitor to go directly to the resident's room or designated visitation area.

(2) A visit for a resident who shares a room shall not be conducted in the resident's room unless the health status of the resident prevents leaving the room.

5. Health care workers who are not employees of the long-term care facility but provide direct care to a resident in the long-term care facility, such as hospice workers, emergency medical services personnel, dialysis technicians, laboratory technicians, radiology technicians, and social workers, shall be permitted into the long-term care facility if proper infection control protocols are followed.

191.1427. Nothing in sections 191.1410 to 191.1425 shall be construed to prohibit health care facilities from adopting reasonable safety or security restrictions or requirements for visitors.

191.1430. 1. Within thirty days of the effective date of this section, the department of health and senior services and the department of social services shall develop informational materials regarding sections 191.1400 to 191.1440.

2. A health care facility shall make the informational materials regarding sections 191.1400 to 191.1440 accessible:

(1) Upon admission or registration; and

(2) On any website of the health care facility.

191.1437. 1. No health care facility shall be held liable for damages in an action involving a liability claim against the health care facility arising from the compliance of the health care facility with the provisions of sections 191.1400 to 191.1440.

2. The immunity set forth in subsection 1 of this section shall be provided in addition to, and shall in no way limit, any other immunity protections that may apply in state or federal law.

191.1440. 1. Sections 191.1400 to 191.1440 do not apply to:

(1) Any facility designated by the department of mental health under section 630.505;

(2) A minor who is:

(a) In the custody of the children's division of the department of social services; or

(b) A suspected victim in a pending child abuse or neglect investigation;

(3) An individual who is in the custody of the department of corrections; or

(4) An individual who is attending a preventive health care office visit during which evidence-based guidelines for preventive care recommend a confidential visit component for youth, as mutually agreed to by the patient and his or her physician.

2. Sections 191.1400 to 191.1440 do not:

(1) Affect the rights of a legal guardian or holder of a power of attorney; or

(2) Waive or change the long-term care facility residents' rights under sections 198.088 and 198.090.

3. The requirements under sections 191.1400 to 191.1440 shall be established as a minimum for visitation in a health care facility but shall not limit visitation at a health care facility to only visitation outlined in sections 191.1400 to 191.1440.

4. The rights specified in sections 191.1400 to 191.1440 shall not be terminated, suspended, or waived by:

(1) A health care facility;

(2) The department of health and senior services;

(3) The department of social services; or

(4) The governor upon declaring an emergency under chapter 44."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Lewis (6) offered **House Amendment No. 1 to House Amendment No. 2.**

House Amendment No. 1
to
House Amendment No. 2

AMEND House Amendment No. 2 to House Bill No. 1861, Page 4, Line 21, by deleting said line and inserting in lieu thereof the following:

"(1) Any inpatient facility operated by the department of mental health;"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 082

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Coleman 97	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Gregory 96	Grier	Griffith	Haden	Haley
Hardwick	Henderson	Hicks	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	McDaniel	McGaugh	McGirl
Morse	O'Donnell	Patterson	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riley	Roberts	Rone
Sander	Sassmann	Schwadron	Seitz	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Wiemann	Wright			

NOES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Clemens	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	McCreery	Mosley	Person
Phifer	Proudie	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 035

Bailey	Bangert	Barnes	Butz	Chipman
Christofanelli	Coleman 32	Cook	Copeland	Cupps
Derges	Francis	Gregory 51	Haffner	Houx
Kidd	Mackey	Mayhew	Merideth	Murphy

Nurrenbern	Owen	Perkins	Pietzman	Price IV
Riggs	Roden	Rowland	Schnelting	Schroer
Sharpe 4	Turnbaugh	Walsh 50	West	Mr. Speaker

VACANCIES: 006

On motion of Representative Lewis (6), **House Amendment No. 1 to House Amendment No. 2** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 083

Andrews	Atchison	Bailey	Baker	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Coleman 97
Cook	Davidson	Davis	Deaton	DeGroot
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Gregory 96	Grier	Griffith	Haden
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	O'Donnell	Perkins
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riley
Roberts	Sander	Sassmann	Schwadron	Seitz
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Wiemann	Wright		

NOES: 029

Adams	Appelbaum	Aune	Baringer	Barnes
Bosley	Brown 27	Brown 70	Burton	Clemens
Doll	Ellebracht	Fogle	Gunby	Ingle
Lewis 25	Mackey	McCreery	Phifer	Quade
Rogers	Sauls	Smith 45	Stevens 46	Unsicker
Walsh Moore 93	Weber	Windham	Young	

PRESENT: 009

Aldridge	Anderson	Collins	Gray	Johnson
Proudie	Sharp 36	Smith 67	Terry	

ABSENT WITH LEAVE: 036

Bangert	Basye	Bland Manlove	Burnett	Butz
Christofanelli	Coleman 32	Copeland	Cupps	Derges
Dogan	Francis	Gregory 51	Haffner	Kidd
McDaniel	Merideth	Mosley	Murphy	Nurrenbern
Owen	Patterson	Person	Pietzman	Price IV
Riggs	Roden	Rone	Rowland	Schnelting
Schroer	Sharpe 4	Turnbaugh	Walsh 50	West
Mr. Speaker				

VACANCIES: 006

On motion of Representative Black (7), **House Amendment No. 2, as amended**, was adopted.

On motion of Representative Eggleston, **HB 1861, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1724 - Fiscal Review
HCS HB 2304 - Fiscal Review

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman McDaniel reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2596**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Aldridge, Collins, Dinkins, Griffith, Henderson, McDaniel, Morse, Perkins and Wright

Noes (0)

Absent (2): Appelbaum and Stacy

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1998**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baker, Basye, Black (7), Davidson, DeGroot, Fishel, Haffner, Hicks, Pollitt (52) and Stacy

Noes (6): Bangert, Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (5): Christofanelli, Dogan, Grier, Patterson and Toalson Reisch

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1490**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Boggs, Brown (16), Davidson, Hurlbert, Pollitt (52), Riley, Rogers, Schwadron and Trent

Noes (3): Ingle, Merideth and Weber

Absent (4): Hardwick, Schnelting, Schroer and Sharp (36)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1722**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (1): Merideth

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2094**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (1): Merideth

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2163**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (1): Merideth

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2169**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Pollitt (52), Riley, Schnelting, Schroer, Schwadron and Trent

Noes (4): Ingle, Rogers, Sharp (36) and Weber

Absent (1): Merideth

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2502** and **HB 2556**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Chipman, Ellebracht, Kelly (141) and Sharp (36)

Noes (2): Bailey and Baker

Present (1): Cupps

Absent (0)

Committee on Utilities, Chairman Kidd reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 1734**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Atchison, Black (137), Bromley, Brown (70), Fitzwater, Ingle, Kidd, Lewis (6) and Simmons

Noes (1): McCreery

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1455**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Eggleston, Fitzwater, Gregory (96), McDaniel, McGaugh and Patterson

Noes (3): Dogan, Ingle and Mackey

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1699**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Eggleston, Fitzwater, Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1864**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Eggleston, Fitzwater, Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1977**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (96), Mackey, McDaniel, McGaugh and Patterson

Noes (1): Ingle

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2000**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Eggleston, Fitzwater, Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 2116, 2097, 1690 & 2221**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Dogan, Eggleston, Fitzwater, Gregory (96), McDaniel, McGaugh and Patterson

Noes (2): Ingle and Mackey

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2172**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Eggleston, Fitzwater, Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2208**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Eggleston, Fitzwater, Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2376**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Dogan, Eggleston, Fitzwater, Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (5): Bosley, Cupps, Gregory (51), Hudson and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2590**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Dogan, Eggleston, Fitzwater, Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (4): Bosley, Cupps, Gregory (51) and Smith (45)

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2694**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Dogan, Eggleston, Fitzwater, Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh and Patterson

Noes (0)

Absent (4): Bosley, Cupps, Gregory (51) and Smith (45)

The following members' presence was noted: Christofanelli, Cupps, Gregory (51), Roden, and Sharpe (4).

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, March 3, 2022.

COMMITTEE HEARINGS

ECONOMIC DEVELOPMENT

Thursday, March 3, 2022, 9:00 AM, House Hearing Room 5.

Executive session will be held: HB 1661, HB 1860, HB 2131, HB 2485, HB 2587

FISCAL REVIEW

Thursday, March 3, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HB 2325

Executive session may be held on any matter referred to the committee.

LEGISLATIVE REVIEW

Tuesday, March 8, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2310

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Thursday, March 3, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1620, HB 2391, HB 2628

Executive session will be held: HB 1657, HB 1588, HB 1609, HB 2363, HB 2450, HB 2220

RULES - LEGISLATIVE OVERSIGHT

Thursday, March 3, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HJR 107, HCS HB 1489, HCS HB 1556, HCS HB 1597, HCS HB 1740, HCS HB 1757, HB 2143, HB 2145, HCS HB 2289, HCS HB 2381, HCS HB 2382, HB 2568

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, March 3, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2617, HB 2600, HB 2599, HB 1758

Added HB 1758.

AMENDED

SPECIAL COMMITTEE ON PUBLIC POLICY

Monday, March 7, 2022, 2:00 PM, House Hearing Room 1.

Public hearing will be held: HJR 80

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, March 9, 2022, 8:20 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, March 3, 2022, 8:45 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Thursday, March 10, 2022, 8:30 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS,
TRANSPORTATION AND REVENUE

Tuesday, March 8, 2022, 8:30 AM, House Hearing Room 3.

Appropriation subcommittee markup.

HOUSE CALENDAR

THIRTY-SECOND DAY, THURSDAY, MARCH 3, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 94 - Simmons

HOUSE BILLS FOR PERFECTION

HCS HB 1562 - Griffith

HCS HBs 1593 & 1959 - Walsh (50)

HB 1616 - Van Schoiack

HCS HB 1833 - Basye

HB 1878 - Simmons

HCS HB 2005 - Haffner

HB 2009 - Pollock (123)

HCS HB 2120 - Taylor (139)

HB 2307 - Coleman (32)

HCS HB 2000 - Schwadron

HCS HBs 2116, 2097, 1690 & 2221 - Black (7)

HCS HB 2376 - Kelly (141)

HB 2694 - Hudson

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1750 - Basye

HB 2310, (Legislative Review 3/2/22) - McDaniel

HCS HB 1552 - Richey

HCS HB 1854 - Schroer

HCS HB 2012 - Kelly (141)

HCS HB 1747 - Basye

HCS HB 1677 - Wright

HCS HB 1749 - Basye

HCS HB 1903 - Christofanelli

HCS HB 2093 - Wiemann

HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HB 1589 - Fitzwater
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1814 - Pollitt (52)
HCS HB 1732 - O'Donnell
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1738 - Dogan
HB 1637 - Schwadron

HOUSE BILLS FOR PERFECTION - CONSENT

(02/25/2022)

HB 1725 - Hudson

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70 - Davidson
HCS HJR 91 - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1713 - Riley
HB 1481 - Dinkins
HCS HBs 1743 & 2185 - Dogan
HB 1584 - Murphy
HB 2325, (Fiscal Review 3/1/22) - Patterson
HCS HB 2304, (Fiscal Review 3/2/22), E.C. - Lewis (6)
HCS HB 1986, E.C. - Brown (16)
HB 1724, (Fiscal Review 3/2/22) - Hudson
HB 1473 - Pike
HCS HB 1462 - Schnelting

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl
HB 1600 - Chipman

HOUSE RESOLUTIONS

HR 3268 - Chipman
HCS HR 3658 - Haffner

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTY-SECOND DAY, THURSDAY, MARCH 3, 2022

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Representative Patricia Pike.

Lord,

Thank You for the opportunity to serve. We thank You for our nation, our state, and the institutions of our government. We thank You for those who support us in our legislative work around our districts and at the capitol.

We thank You for our families and for the communities that we represent. We thank You for all those in uniform who devote themselves to the protection of others. We are so grateful to be living in a democracy where many play a part in making sure that the interests of our citizens are heard and met.

Lord, we know that You have given us a special responsibility. As leaders, please guide us as we work together to find solutions to challenging issues and to help us support each other in the process.

For all these things we pray. And the House said "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Kennedy Choinka.

The Journal of the thirty-first day was approved as printed by the following vote:

AYES: 137

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6

Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Phifer	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	Wiemann
Wright	Young			

NOES: 001

Rowland

PRESENT: 003

Bland Manlove	Bosley	Windham
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ABSENT WITH LEAVE: 016

Aldridge	Bailey	Clemens	DeGroot	Derges
Francis	Grier	Murphy	Price IV	Rone
Sharp 36	Stevens 46	Trent	Turnbaugh	West
Mr. Speaker				

VACANCIES: 006

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1732, relating to workplace retirement savings plans, was taken up by Representative O'Donnell.

On motion of Representative O'Donnell, the title of **HCS HB 1732** was agreed to.

On motion of Representative O'Donnell, **HCS HB 1732** was adopted.

On motion of Representative O'Donnell, **HCS HB 1732** was ordered perfected and printed.

HB 1589, relating to location restrictions for certain offenders, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, the title of **HB 1589** was agreed to.

On motion of Representative Fitzwater, **HB 1589** was ordered perfected and printed.

HB 1738, relating to the designation of a memorial highway, was taken up by Representative Dogan.

On motion of Representative Dogan, the title of **HB 1738** was agreed to.

On motion of Representative Dogan, **HB 1738** was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HB 1713, HB 1481, HCS HBs 1743 & 2185, HB 1584, HB 2325, and HCS HB 2304 were placed on the Informal Calendar.

HCS HB 1986, relating to the Kansas City board of police commissioners, was taken up by Representative Brown (16).

On motion of Representative Brown (16), **HCS HB 1986** was read the third time and passed by the following vote:

AYES: 105

Anderson	Andrews	Atchison	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Burton	Busick
Chipman	Christofanelli	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McCreery
McDaniel	McGaugh	McGill	Morse	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Roden	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	Wiemann	Wright

NOES: 031

Adams	Aldridge	Barnes	Bland Manlove	Bosley
Brown 27	Burnett	Butz	Collins	Davis
Doll	Fogle	Gray	Johnson	Lewis 25
Mackey	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Smith 67	Stevens 46
Terry	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 009

Appelbaum	Bangert	Baringer	Brown 70	Clemens
Gunby	Ingle	Quade	Smith 45	

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ABSENT WITH LEAVE: 012

Aune	Bailey	Derges	Francis	Grier
Murphy	Riggs	Rogers	Rowland	Turnbaugh
West	Mr. Speaker			

VACANCIES: 006

Speaker Pro Tem Wiemann declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 099

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Gregory 51	Gregory 96	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Mayhew	McCreery	McGaugh	McGill	Morse
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riley
Roberts	Roden	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	Wiemann	Wright	

NOES: 042

Adams	Aldridge	Anderson	Bangert	Barnes
Bland Manlove	Bosley	Brown 27	Brown 70	Burnett
Butz	Clemens	Collins	Davis	Doll
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Lovasco	Mackey	McDaniel	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rone	Smith 45	Smith 67
Stevens 46	Terry	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 002

Baringer	Burton
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ABSENT WITH LEAVE: 014

Appelbaum	Aune	Bailey	Derges	Francis
Grier	Murphy	Riggs	Rogers	Rowland
Sauls	Turnbaugh	West	Mr. Speaker	

VACANCIES: 006

HOUSE RESOLUTIONS

HCS HR 3658, relating to Russia’s attack on Ukraine, was taken up by Representative Haffner.

Representative Taylor (139) assumed the Chair.

On motion of Representative Haffner, **HCS HR 3658** was adopted by the following vote, the ayes and noes having been demanded by Representative Haffner:

AYES: 143

Adams	Aldridge	Anderson	Andrews	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Merideth	Morse
Mosley	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
Wiemann	Wright	Young		

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 014

Appelbaum	Bailey	Bland Manlove	Bosley	Derges
Francis	Grier	Lewis 25	Murphy	Rowland
Turnbaugh	West	Windham	Mr. Speaker	

VACANCIES: 006

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 70 - General Laws

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HBs 1897 & 2414 - Fiscal Review

HB 2355 - Fiscal Review

HB 1461 - Special Committee on Government Oversight

HB 1580 - General Laws

HB 1704 - Crime Prevention

HB 1708 - Corrections and Public Institutions

HB 1766 - Ways and Means

HB 1834 - Elementary and Secondary Education

HB 1836 - Elementary and Secondary Education

HB 1931 - Judiciary

HB 2016 - Special Committee on Broadband and Infrastructure

HB 2054 - Public Safety

HB 2147 - Local Government

HB 2197 - General Laws

HB 2209 - Downsizing State Government

HB 2353 - Special Committee on Broadband and Infrastructure

HB 2357 - Budget

HB 2461 - General Laws

HB 2487 - Transportation

HB 2503 - Transportation

HB 2526 - Local Government

HB 2528 - General Laws

HB 2560 - Special Committee on Broadband and Infrastructure

HB 2589 - Judiciary

HB 2609 - Special Committee on Broadband and Infrastructure

HB 2614 - Judiciary

HB 2638 - Special Committee on Broadband and Infrastructure

HB 2645 - Special Committee on Broadband and Infrastructure

HB 2654 - Special Committee on Government Oversight

HB 2669 - General Laws

HB 2675 - Special Committee on Broadband and Infrastructure

HB 2719 - Corrections and Public Institutions

HB 2729 - Local Government

HB 2734 - General Laws

HB 2758 - Special Committee on Government Oversight

HB 2760 - Insurance

HB 2769 - General Laws
HB 2772 - Judiciary
HB 2781 - Judiciary
HB 2785 - Transportation
HB 2789 - Transportation
HB 2790 - Transportation
HB 2791 - Special Committee on Government Oversight
HB 2800 - Health and Mental Health Policy
HB 2802 - Budget
HB 2817 - Special Committee on Broadband and Infrastructure

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2085**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Lovasco, Perkins, Railsback, Sander, Taylor (139) and Van Schoiack

Noes (3): Aune, Burton and Gray

Absent (4): Bangert, Owen, Person and Schnelting

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2156**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Lovasco, Perkins, Railsback, Sander, Taylor (139) and Van Schoiack

Noes (3): Aune, Burton and Gray

Absent (4): Bangert, Owen, Person and Schnelting

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2164**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Lovasco, Perkins, Railsback, Sander, Taylor (139) and Van Schoiack

Noes (3): Aune, Burton and Gray

Absent (4): Bangert, Owen, Person and Schnelting

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2255**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Lovasco, Perkins, Railsback, Sander, Taylor (139) and Van Schoiack

Noes (3): Aune, Burton and Gray

Absent (4): Bangert, Owen, Person and Schnelting

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2293**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Lovasco, Perkins, Railsback, Sander, Taylor (139) and Van Schoiack

Noes (3): Aune, Burton and Gray

Absent (4): Bangert, Owen, Person and Schnelting

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2499**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Baker, Lovasco, Perkins, Railsback, Sander, Schnelting, Taylor (139) and Van Schoiack

Noes (3): Aune, Burton and Gray

Absent (3): Bangert, Owen and Person

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2593**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Bailey, Baker, Burton, Lovasco, Perkins, Railsback, Sander, Schnelting, Taylor (139) and Van Schoiack

Noes (1): Gray

Absent (3): Bangert, Owen and Person

Committee on Economic Development, Vice Chair Riggs reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1860**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Baker, Boggs, Deaton, Riggs, Smith (155) and Trent

Noes (3): Barnes, Gunby and Johnson

Absent (2): Cupps and Grier

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 2082**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (3): Adams, Baringer and Smith (45)

Absent (1): Windham

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 2140**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (3): Adams, Baringer and Smith (45)

Absent (1): Windham

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1682**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Davis, Ellebracht, Evans, Reedy, Riley, Schroer and Veit

Noes (2): Anderson and Mackey

Absent (2): Coleman (97) and Sauls

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2056**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Davis, Ellebracht, Evans, Reedy, Riley, Schroer and Veit

Noes (1): Mackey

Absent (2): Coleman (97) and Sauls

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2160**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Davis, Ellebracht, Evans, Mackey, Reedy, Riley, Schroer and Veit

Noes (0)

Absent (2): Coleman (97) and Sauls

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1609**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Railsback, Reedy and Walsh Moore (93)

Noes (0)

Absent (3): Murphy, Perkins and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1657** and **HB 1588**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Adams, Baringer, Burger, Falkner, Hudson, Reedy and Walsh Moore (93)

Noes (3): Fishel, Gray and Railsback

Absent (3): Murphy, Perkins and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2220**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Railsback, Reedy and Walsh Moore (93)

Noes (0)

Absent (3): Murphy, Perkins and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2363**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Railsback, Reedy and Walsh Moore (93)

Noes (0)

Absent (3): Murphy, Perkins and West

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2450**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Railsback, Reedy and Walsh Moore (93)

Noes (0)

Absent (3): Murphy, Perkins and West

Committee on Professional Registration and Licensing, Chairman Coleman (32) reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2050**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Coleman (32), Cook, Davidson, Davis, Dinkins, Grier, Kelley (127), Riley, Roberts, Smith (67) and Thomas

Noes (3): Brown (27), Doll and Lewis (25)

Absent (0)

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2434**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Brown (27), Coleman (32), Cook, Davidson, Davis, Dinkins, Doll, Grier, Kelley (127), Lewis (25), Riley, Roberts and Smith (67)

Noes (1): Thomas

Absent (0)

Committee on Rural Community Development, Chairman Pollitt (52) reporting:

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 1758**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Appelbaum, Buchheit-Courtway, Copeland, Haffner, Hovis, Kalberloh, Lewis (6), Morse, Pollitt (52), Sharpe (4) and Stephens (128)

Noes (1): Lewis (25)

Absent (4): Bosley, Burton, Reedy and Turnbaugh

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 2599**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Buchheit-Courtway, Copeland, Haffner, Hovis, Kalberloh, Lewis (25), Lewis (6), Morse, Pollitt (52), Reedy and Sharpe (4)

Noes (0)

Absent (5): Appelbaum, Bosley, Burton, Stephens (128) and Turnbaugh

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 2600**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Buchheit-Courtway, Copeland, Haffner, Hovis, Kalberloh, Lewis (25), Lewis (6), Morse, Pollitt (52), Reedy and Sharpe (4)

Noes (0)

Absent (5): Appelbaum, Bosley, Burton, Stephens (128) and Turnbaugh

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 2617**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Buchheit-Courtway, Copeland, Haffner, Hovis, Kalberloh, Lewis (25), Lewis (6), Morse, Pollitt (52), Reedy and Sharpe (4)

Noes (0)

Absent (5): Appelbaum, Bosley, Burton, Stephens (128) and Turnbaugh

Special Committee on Tourism, Chairman Hudson reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2099**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Barnes, Burnett, Hudson, Morse, Pike, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Riggs

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2106**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Barnes, Burnett, Hudson, Morse, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (2): Pike and Riggs

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2674**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Barnes, Burnett, Hudson, Morse, Pike, Sassmann, Smith (155) and Weber

Noes (2): Seitz and Thomas

Absent (1): Riggs

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2416**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (13): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (1): Bangert

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2417**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Porter, Pouche, Railsback and Taylor (48)

Noes (3): Mosley, Phifer and Smith (67)

Absent (1): Bangert

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 107**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (4): Aune, Hicks, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1489**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1556**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1597**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1740**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Richey and Rogers

Noes (1): Aune

Present (1): Proudie

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1757**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2143**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2145**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2289**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2381**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2382**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2568**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 1725**.

The following member's presence was noted: Grier.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, March 7, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 8, 2022, 9:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1919

Executive session will be held: HB 2402

CONSENT AND HOUSE PROCEDURE

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3623

Executive session will be held: HR 3623, HCS HB 1662, HCS HB 2462

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, March 7, 2022, 2:00 PM, House Hearing Room 5.

Public hearing will be held: HCR 72, HB 2532

Executive session will be held: HB 2447, HB 2586

Hearing time changed.

CORRECTED

CRIME PREVENTION

Monday, March 7, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1917, HB 1954, HB 2616, HB 2697, HB 1704

Executive session will be held: HB 1705, HB 1736

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 9, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 6.

Public hearing will be held: HB 1646, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

ELECTIONS AND ELECTED OFFICIALS

Wednesday, March 16, 2022, 12:00 PM or upon morning recess (whichever is later),
House Hearing Room 6.

Public hearing will be held: HB 1646, HB 1601, HJR 133

Executive session will be held: HJR 131, HJR 132, HB 1595

CANCELLED

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 8, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1468, HB 1469, HB 1471, HB 2150, HB 2575, HB 2652,
HB 2492, HB 2618

Executive session will be held: HB 2189, HB 1484, HB 1835

EMERGING ISSUES

Tuesday, March 8, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing
Room 7.

Public hearing will be held: HB 2567

Executive session will be held: HB 1997, HJR 128, HB 2605, HB 1741

FISCAL REVIEW

Monday, March 7, 2022, 2:15 PM, House Hearing Room 4.

Executive session will be held: HB 1724, HCS HBs 1897 & 2414, HB 2325

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, March 7, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing
Room 1.

Public hearing will be held: HB 2197, HB 2461, HB 2734

Executive session will be held: HB 2369, HB 2595

HEALTH AND MENTAL HEALTH POLICY

Monday, March 7, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2658, HB 2136, HB 2510

Executive session will be held: HB 2603

HIGHER EDUCATION

Monday, March 7, 2022, 1:30 PM, House Hearing Room 6.

Executive session will be held: HB 1683

INSURANCE

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2199

LEGISLATIVE REVIEW

Tuesday, March 8, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2310

Executive session may be held on any matter referred to the committee.

CANCELLED

PUBLIC SAFETY

Tuesday, March 8, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2054, HB 2704

Executive session will be held: HB 2109

AMENDED

RULES - ADMINISTRATIVE OVERSIGHT

Monday, March 7, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HBs 2502 & 2556

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Monday, March 7, 2022, 2:00 PM, House Hearing Room 4.

Executive session will be held: HB 1478, HCS HB 1696, HB 1721, HB 1962, HB 2123,

HB 2163, HB 2169, HB 2202, HB 2359, HB 2371, HB 2566, HCS HR 3279

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2686, HB 2685, HJR 134

Executive session will be held: HB 2142

Removed HB 1636.

AMENDED

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, March 8, 2022, 12:00 PM or upon morning recess (whichever is later), House Hearing Room 6.

Executive session will be held: HB 2206, HB 1717

SPECIAL COMMITTEE ON PUBLIC POLICY

Monday, March 7, 2022, 2:00 PM, House Hearing Room 1.

Public hearing will be held: HJR 80

Executive session will be held: HB 2151

Added HB 2151.

AMENDED

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Wednesday, March 9, 2022, 8:20 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL
SERVICES

Thursday, March 10, 2022, 8:30 AM, House Hearing Room 3.

Appropriation subcommittee markup.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS,
TRANSPORTATION AND REVENUE

Tuesday, March 8, 2022, 8:30 AM, House Hearing Room 3.

Appropriation subcommittee markup.

WORKFORCE DEVELOPMENT

Monday, March 7, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2290

Executive session will be held: HB 2631

HOUSE CALENDAR

THIRTY-THIRD DAY, MONDAY, MARCH 7, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HCS HJR 82 & 106 - Black (137)

HCS HJR 88 - McGirl

HJR 94 - Simmons

HOUSE BILLS FOR PERFECTION

HCS HB 1562 - Griffith

HCS HBs 1593 & 1959 - Walsh (50)

HB 1616 - Van Schoiack

HCS HB 1833 - Basye

HB 1878 - Simmons

HCS HB 2005 - Haffner

HB 2009 - Pollock (123)

HCS HB 2120 - Taylor (139)

HB 2307 - Coleman (32)

HCS HB 2000 - Schwadron

HCS HBs 2116, 2097, 1690 & 2221 - Black (7)
HCS HB 2376 - Kelly (141)
HB 2694 - Hudson

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1750 - Basye
HB 2310, (Legislative Review 3/2/22) - McDaniel
HCS HB 1552 - Richey
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HB 1747 - Basye
HCS HB 1677 - Wright
HCS HB 1749 - Basye
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HB 2356 - McDaniel
HB 2010 - Smith (155)
HCS HB 2306 - Christofanelli
HCS HB 1619, as amended, with HA 2, pending - Van Schoiack
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1814 - Pollitt (52)
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HB 1594 - Walsh (50)
HB 1637 - Schwadron

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70 - Davidson
HCS HJR 91 - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1724, (Fiscal Review 3/2/22) - Hudson
HB 1473 - Pike

HCS HB 1462 - Schnelting
HCS HB 2168 - Porter
HCS HBs 1897 & 2414, (Fiscal Review 3/3/22) - DeGroot
HB 2355, (Fiscal Review 3/3/22) - Andrews
HB 2366 - Shields
HB 1861 - Eggleston

HOUSE BILLS FOR THIRD READING - INFORMAL

HB 1713 - Riley
HB 1481 - Dinkins
HCS HBs 1743 & 2185 - Dogan
HB 1584 - Murphy
HB 2325, (Fiscal Review 3/1/22) - Patterson
HCS HB 2304, (Fiscal Review 3/2/22), E.C. - Lewis (6)

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl
HB 1600 - Chipman
HB 1725 - Hudson

HOUSE RESOLUTIONS

HR 3268 - Chipman

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-FIFTH DAY, TUESDAY, FEBRUARY 22, 2022

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

The Lord is gracious and full of compassion; slow to anger and of great mercy. (Psalm 145:8)

O Lord, our Heavenly Creator, by whose mercy we have come to the conclusion of another day, grant that we may end it with humble and contrite hearts. Confirm our purpose to walk more sincerely in Your way and to work more surely in Your service.

Let not the mistakes of the past master us but forgive and set us free. Lead us into a closer companionship with You that we may continue to walk in the ways of honesty, truth, and good will. Give us the confidence that strengthens, the faith that gives courage, and the integrity of mind that holds us steady amid the pressures of our times.

Lay Your hand in blessing upon each one of us. Make us worthy of this day, adequate for our tasks, and ready to lead our State into the paths of peace.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-fourth day was approved as printed.

HOUSE RESOLUTIONS

Representative Kelley (127) offered House Resolution No. 3623.

Representative Taylor (139) offered House Resolution No. 3629.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2727, introduced by Representative Deaton, relating to payments for home care in licensed residential care facilities.

HB 2728, introduced by Representative Baker, relating to the legislative intervention act.

HB 2729, introduced by Representative Davidson, relating to property taxes.

HB 2730, introduced by Representative Shields, relating to cost-of-living adjustments in maintenance and child support orders.

HB 2731, introduced by Representative Shields, relating to dual enrollment courses.

HB 2732, introduced by Representative Bland Manlove, relating to indigenous peoples' day.

HB 2733, introduced by Representative Merideth, relating to the legalization of cannabis for persons twenty-one years of age or older, with penalty provisions.

HB 2734, introduced by Representative Basye, relating to participation in athletic competitions.

HB 2735, introduced by Representative Basye, relating to public school athletics.

HB 2736, introduced by Representative Johnson, relating to the issuance of license plates.

HB 2737, introduced by Representative Johnson, relating to internet access in underserved areas, with an emergency clause.

HB 2738, introduced by Representative Sander, relating to program funds.

HB 2739, introduced by Representative Veit, relating to animal chiropractic practitioners.

HB 2740, introduced by Representative Smith (67), relating to motor vehicle sales tax.

HB 2741, introduced by Representative Kidd, relating to do-not-resuscitate orders.

HB 2742, introduced by Representative Mayhew, relating to the electrical choice and competition law.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 132, relating to constitutional amendments.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the second time:

HB 3001, to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3002, to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3003, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3004, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3005, to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3006, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3007, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3008, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3009, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3010, to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3011, to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3012, to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3013, to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2712, relating to access to public records.

HB 2713, relating to costs of implementing federal regulations.

HB 2714, relating to judges.

HB 2715, relating to the eleventh judicial circuit.

HB 2716, relating to the biometric information privacy act.

HB 2717, relating to certificates of birth.

HB 2718, relating to fees in connection with sewer lines.

HB 2719, to authorize the conveyance of certain state property.

HB 2720, relating to specialty agricultural crops.

HB 2721, relating to the offense of unlawful dog tethering or chaining, with a penalty provision.

HB 2722, relating to speed limits.

HB 2723, relating to public hearings held by the joint committee on legislative research.

HB 2724, relating to the establishment of a titling and registration offense database.

HB 2725, relating to the establishment of an alternative license plate pilot program.

HB 2726, relating to the office of broadband development.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HJR 117**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1686**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

THIRD READING OF HOUSE BILLS

HB 1667, HB 1555, HCS HB 1590, and HB 2149 were placed on the Informal Calendar.

HCS HB 1686, relating to refusal of medical procedures or treatment, was taken up by Representative Hardwick.

On motion of Representative Hardwick, **HCS HB 1686** was read the third time and passed by the following vote:

AYES: 110

Anderson	Andrews	Atchison	Bailey	Baker
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Busick	Chipman	Christofanelli	Coleman 97	Cook
Copeland	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McDaniel	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Rowland	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 041

Adams	Appelbaum	Aune	Bangert	Baringer
Bland Manlove	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Dogan	Doll	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 006

Aldridge	Barnes	Bosley	Coleman 32	Cupps
Price IV				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HBs 2358 & 1485, relating to COVID-19 vaccine mandates, was taken up by Representative Evans.

Representative O'Donnell assumed the Chair.

On motion of Representative Evans, **HCS HBs 2358 & 1485** was read the third time and passed by the following vote:

AYES: 105

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 046

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Dogan
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Proudie	Quade	Rogers	Rowland	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 006

Aldridge	Barnes	Bosley	Coleman 32	Price IV
Shields				

VACANCIES: 006

Representative O'Donnell declared the bill passed.

Speaker Vescovo resumed the Chair.

The emergency clause was defeated by the following vote:

AYES: 105

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 048

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Dogan	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	McDaniel	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Rowland	Sauls	Sharp 36	Smith 45
Smith 67	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Young		

PRESENT: 000

ABSENT WITH LEAVE: 004

Barnes	Coleman 32	Price IV	Windham
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VACANCIES: 006

THIRD READING OF HOUSE BILLS - INFORMAL

HB 1667, relating to kratom products, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, **HB 1667** was read the third time and passed by the following vote:

AYES: 137

Adams	Aldridge	Anderson	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bland Manlove	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burnett	Burton	Butz	Chipman	Christofanelli
Clemens	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Dogan	Doll	Ellebracht
Evans	Falkner	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelly 141
Kidd	Knight	Lewis 25	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGill	Merideth
Morse	Mosley	Murphy	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rowland	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 011

Andrews	Boggs	Burger	Busick	Eggleston
Kelley 127	Nurrenbern	Rone	Seitz	Toalson Reisch
Walsh 50				

PRESENT: 005

Bailey	Fishel	Lewis 6	Roden	Windham
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ABSENT WITH LEAVE: 004

Barnes	Coleman 32	McGaugh	Price IV
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VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 1555, relating to the scope of practice for physical therapists, was taken up by Representative Gregory (96).

On motion of Representative Gregory (96), **HB 1555** was read the third time and passed by the following vote:

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AYES: 143

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Butz	Chipman	Christofanelli	Clemens	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Mosley	Nurrenbern	O'Donnell
Owen	Perkins	Person	Phifer	Pietzman
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 009

Bailey	Busick	Coleman 97	Griffith	Murphy
Patterson	Pike	Simmons	Thomas	

PRESENT: 001

Walsh 50

ABSENT WITH LEAVE: 004

Barnes	Coleman 32	Price IV	Windham
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VACANCIES: 006

Speaker Vescovo declared the bill passed.

HCS HB 1590, relating to incentives for new businesses, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, **HCS HB 1590** was read the third time and passed by the following vote:

AYES: 115

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Basye
Black 137	Black 7	Bland Manlove	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Busick	Butz	Chipman	Collins
Cook	Cupps	Davidson	Derges	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Morse	Mosley	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Porter	Price IV	Proudie
Quade	Railsback	Riggs	Riley	Roberts
Roden	Rogers	Rone	Rowland	Sassmann
Sauls	Schwadron	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Smith 45	Smith 67	Stephens 128
Stevens 46	Tate	Terry	Thomas	Thompson
Toalson Reisch	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Windham	Wright	Young

NOES: 038

Baker	Billington	Boggs	Burton	Christofanelli
Clemens	Coleman 97	Copeland	Davis	Deaton
DeGroot	Hudson	Kelly 141	Kidd	Lovasco
Merideth	Murphy	Nurrenbern	Pietzman	Pollitt 52
Pollock 123	Pouche	Reedy	Richey	Sander
Schnelting	Schroer	Seitz	Simmons	Smith 163
Stacy	Taylor 139	Taylor 48	Trent	Walsh 50
West	Wiemann	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 004

Bailey	Barnes	Coleman 32	Hicks
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VACANCIES: 006

Speaker Vescovo declared the bill passed.

HB 2149, relating to the practice of physical therapy, was taken up by Representative Shields.

On motion of Representative Shields, **HB 2149** was read the third time and passed by the following vote:

AYES: 152

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Derges
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Rowland	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Windham	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 005

Baker	Barnes	Coleman 32	Hicks	Price IV
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VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - CONSENT

HB 1697, relating to cottage food production operations, was taken up by Representative Baker.

On motion of Representative Baker, **HB 1697** was read the third time and passed by the following vote:

AYES: 153

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Bland Manlove	Boggs	Bosley	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Roden	Rogers	Rone	Rowland	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 001

Walsh 50

ABSENT WITH LEAVE: 003

Barnes	Coleman 32	Hicks
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VACANCIES: 006

Speaker Vescovo declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 3623 - Consent and House Procedure

HR 3629 - Consent and House Procedure

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 70 - Fiscal Review

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1616**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Owen, Railsback, Sander, Schnelting, Taylor (139) and Van Schoiack

Noes (5): Aune, Bangert, Burton, Gray and Person

Present (1): Perkins

Absent (1): Lovasco

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2009**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bailey, Baker, Owen, Perkins, Railsback, Sander, Schnelting, Taylor (139) and Van Schoiack

Noes (5): Aune, Bangert, Burton, Gray and Person

Absent (1): Lovasco

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2116**, **HB 2097**, **HB 1690** and **HB 2221**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Baker, Owen, Perkins, Railsback, Sander, Taylor (139) and Van Schoiack

Noes (5): Aune, Bangert, Burton, Gray and Person

Absent (2): Lovasco and Schnelting

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1859**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons and Stacy

Noes (3): Adams, Baringer and Windham

Absent (3): Coleman (32), Smith (45) and Toalson Reisch

Committee on Financial Institutions, Chairman Francis reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 1472**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Billington, Butz, Clemens, Francis, McGirl, O'Donnell, Owen, Railsback, Sander, Shaul, Thompson and Trent

Noes (0)

Absent (2): DeGroot and Rowland

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 2127**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Billington, Butz, Clemens, Francis, McGirl, O'Donnell, Owen, Railsback, Sander, Shaul, Thompson and Trent

Noes (0)

Absent (2): DeGroot and Rowland

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1547**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Davis, Evans, Reedy, Riley and Veit

Noes (4): Anderson, Ellebracht, Mackey and Sauls

Absent (2): Coleman (97) and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1692**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Davis, Ellebracht, Evans, Reedy and Riley

Noes (4): Anderson, Mackey, Sauls and Veit

Absent (2): Coleman (97) and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1699**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Ellebracht, Evans, Mackey, Reedy, Riley, Sauls and Veit

Noes (1): Davis

Absent (2): Coleman (97) and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1762**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Davis, Evans, Reedy, Riley and Veit

Noes (4): Anderson, Ellebracht, Mackey and Sauls

Absent (2): Coleman (97) and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2246**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Davis, Ellebracht, Evans, Mackey, Reedy, Riley, Sauls and Veit

Noes (0)

Absent (2): Coleman (97) and Schroer

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 1984**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Billington, Black (7), Brown (27), Hovis, Murphy, O'Donnell, Owen, Person, Pike, Stevens (46) and Wright

Noes (0)

Absent (2): Clemens and Kidd

Special Committee on Litigation Reform, Chairman DeGroot reporting:

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 1715**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Black (137), Coleman (97), DeGroot, Hardwick, Riley and Trent

Noes (2): Anderson and Rogers

Absent (2): Christofanelli and Ellebracht

Mr. Speaker: Your Special Committee on Litigation Reform, to which was referred **HB 1716**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Black (137), Coleman (97), DeGroot, Hardwick, Riley and Trent

Noes (2): Anderson and Rogers

Absent (2): Christofanelli and Ellebracht

Special Committee on Tourism, Chairman Hudson reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1451**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Hudson, Morse, Pike, Sassmann, Seitz, Smith (155) and Thomas

Noes (3): Barnes, Burnett and Weber

Absent (1): Riggs

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2382**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Hudson, Morse, Pike, Riggs, Sassmann, Seitz and Smith (155)

Noes (3): Barnes, Burnett and Weber

Absent (1): Thomas

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 2544**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Barnes, Burnett, Hudson, Morse, Pike, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Riggs

Special Committee on Urban Issues, Chairman Proudie reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HCR 59**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Anderson, Hardwick, Proudie, Sharp (36) and Veit

Noes (0)

Absent (4): Aldridge, Cupps, Falkner and Hovis

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 2539**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Anderson, Hardwick, Proudie, Sharp (36) and Veit

Noes (0)

Absent (4): Aldridge, Cupps, Falkner and Hovis

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 2627**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (5): Anderson, Hardwick, Proudie, Sharp (36) and Veit

Noes (0)

Absent (4): Aldridge, Cupps, Falkner and Hovis

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1562**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Barnes, Bromley, Gray, Griffith, Johnson, Kalberloh, Morse, O'Donnell, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (1): Gunby

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1905**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bland Manlove, Coleman (32), Eggleston, Lovasco, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (1): Mayhew

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1992**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Coleman (32), Lovasco, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (3): Bland Manlove, Eggleston and Mayhew

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2527**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bland Manlove, Coleman (32), Mayhew, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (2): Eggleston and Lovasco

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 82 & 106**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Hicks, Kelly (141) and Richey

Noes (1): Rogers

Present (1): Proudie

Absent (3): Aune, Bailey and Haffner

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1656**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1814**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1856**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1903**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (2): Aune and Rogers

Present (1): Proudie

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1973**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1986**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2010**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2088**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2095**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2168**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, February 23, 2022.

COMMITTEE HEARINGS

DOWNSIZING STATE GOVERNMENT

Wednesday, February 23, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2499, HB 2593, HB 2293, HB 2164

Executive session will be held: HB 2331

ECONOMIC DEVELOPMENT

Thursday, February 24, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1661, HB 1860, HB 2587, HB 2485

Executive session will be held: HB 2203, HR 3279

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 23, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2082

Executive session will be held: HB 2113, HB 2140, HB 1878, HJR 94, HB 1455

ELEMENTARY AND SECONDARY EDUCATION

Wednesday, February 23, 2022, 4:00 PM, House Hearing Room 1.

Executive session will be held: HB 1556, HB 1858, HB 1881, HB 1928, HB 1908, HB 1669, HB 2011

FINANCIAL INSTITUTIONS

Wednesday, February 23, 2022, 6:00 PM, House Hearing Room 7.

Executive session will be held: HB 2370, HB 2571

GENERAL LAWS

Wednesday, February 23, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1607, HB 1698, HB 1912, HCR 61, HB 1490

Executive session will be held: HB 1722, HB 2094, HB 2169, HB 2163

Added HB 1490.

AMENDED

JUDICIARY

Wednesday, February 23, 2022, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1682, HB 2056, HB 2160, HB 2517

Executive session will be held: HB 1548, HB 1963, HB 1662, HB 2005, HB 2590

LOCAL GOVERNMENT

Wednesday, February 23, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

Executive session will be held: HB 1606, HB 1918, HB 2291, HB 2218, HB 1588, HB 1657

LOCAL GOVERNMENT

Thursday, February 24, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1605, HB 1609, HB 2214, HB 2363, HB 2450, HB 2561

Executive session will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

PENSIONS

Wednesday, February 23, 2022, 8:45 AM, House Hearing Room 5.

Executive session will be held: HB 2400

Time change.

CORRECTED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 23, 2022, 8:00 AM, House Hearing Room 1.

Executive session will be held: HB 2434

CANCELLED

RURAL COMMUNITY DEVELOPMENT

Thursday, February 24, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2599, HB 2600, HB 2617

Executive session will be held: HB 2126, HB 1630

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 23, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2611, HJR 116

Executive session will be held: HCR 57

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 23, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2106, HB 2554, HB 2674

Executive session will be held: HB 1560, HB 1470

TRANSPORTATION

Wednesday, February 23, 2022, 6:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2416, HB 2417

Executive session will be held: HB 1464, HB 2219, HB 2524, HB 1863

UTILITIES

Wednesday, February 23, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1734

WAYS AND MEANS

Wednesday, February 23, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HJR 121

Executive session will be held: HB 1981, HB 1480, HB 2200, HB 2208, HJR 125

HOUSE CALENDAR

TWENTY-SIXTH DAY, WEDNESDAY, FEBRUARY 23, 2022

HOUSE BILLS FOR SECOND READING

HB 2727 through HB 2742

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 91 - Eggleston

HOUSE BILLS FOR PERFECTION

HCS HB 1552 - Richey
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HBs 1897 & 2414 - DeGroot
HCS HB 1747 - Basye
HCS HBs 1743 & 2185 - Dogan
HB 1584 - Murphy
HB 2325 - Patterson
HB 1724 - Hudson
HCS HB 1677 - Wright
HCS HB 1749 - Basye
HB 1861 - Eggleston
HCS HB 1903 - Christofanelli
HCS HB 2093 - Wiemann
HCS HB 2168 - Porter
HB 2356 - McDaniel
HB 2010 - Smith (155)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1481 - Dinkins
HB 1738 - Dogan
HB 1637 - Schwadron
HCS HB 2304 - Lewis (6)
HCS HB 1750 - Basye
HB 2310 - McDaniel

HOUSE BILLS FOR PERFECTION - CONSENT

(02/14/2022)

HB 1541 - McGirl

(02/23/2022)

HB 1600 - Chipman

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 117 - Smith (163)
HJR 70, (Fiscal Review 2/22/22) - Davidson

HOUSE BILLS FOR THIRD READING

HB 1713 - Riley

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-SIXTH DAY, WEDNESDAY, FEBRUARY 23, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Now the God of peace be with you all. (Romans 15:33)

Most Merciful and Gracious God, beyond whose love and care we cannot drift, in the glory of a new day we come lifting our hearts to You as we prepare ourselves for the duties before us. We would be still in Your presence and receive from Your heart strength for the day, wisdom of these hours, and faith for every moment to carry us through with high honor and creative courage.

Amid the opportunities of these winter days may we hear Your voice calling us to be faithful and true, strong and steady, and hearing, may we respond with all our hearts.

We pray for our nation, going separate ways to different ends. May we not increase division by our discussions in this chamber, but may we seek to enlarge the circle of intelligent debate whereby the people of our cities and villages can learn the fine art of living together in peace and humility.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Angelia Adonte Brown and Lisa Lewis.

The Journal of the twenty-fifth day was approved as printed by the following vote:

AYES: 139

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Doll	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx

Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Nurrenbern	O'Donnell	Owen	Patterson
Perkins	Person	Phifer	Pike	Plocher
Pollett 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 001

Rowland

PRESENT: 001

Aldridge

ABSENT WITH LEAVE: 016

Bailey	Barnes	Bland Manlove	Burton	Coleman 32
Derges	Kidd	McDaniel	Pietzman	Price IV
Roden	Rogers	Rone	Walsh 50	Walsh Moore 93
Windham				

VACANCIES: 006

SPECIAL RECOGNITION

The Honorable Roy Blunt, United States Senator, was introduced by Speaker Vescovo.

Senator Blunt addressed the House.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 73, introduced by Representative Shaul, relating to the U.S. Congress.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 133, introduced by Representative Davidson, relating to constitutional amendments.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2743, introduced by Representative Stephens (128), relating to prepaid dental plans.

HB 2744, introduced by Representative Ellebracht, relating to the designation of a memorial highway.

HB 2745, introduced by Representative Reedy, relating to driver education in public schools.

HB 2746, introduced by Representative Doll, relating to absentee voting.

HB 2747, introduced by Representative Doll, relating to the offense of endangering the welfare of a child in the second degree, with penalty provisions.

HB 2748, introduced by Representative Doll, relating to the organ donor registry.

HB 2749, introduced by Representative Fitzwater, relating to the counseling interstate compact.

HB 2750, introduced by Representative Andrews, relating to prevailing wages on public works.

HB 2751, introduced by Representative Gunby, relating to Walter Cronkite day.

HB 2752, introduced by Representative Griffith, relating to gaming, with penalty provisions.

HB 2753, introduced by Representative Plocher, relating to protecting Missouri's economy during a state of emergency declared by the governor.

HB 2754, introduced by Representative Brown (16), relating to a tax credit for new business facilities.

HB 2755, introduced by Representative Gregory (51), relating to flood resiliency.

HB 2756, introduced by Representative McCreery, relating to electric vehicle tax credits.

HB 2757, introduced by Representative Gregory (51), relating to athletic trainers.

HB 2758, introduced by Representative Evans, relating to motor fuel tax refunds.

HB 2759, introduced by Representative Hicks, relating to the designation of a memorial highway.

HB 2760, introduced by Representative Patterson, relating to coverage of diagnostic examinations for breast cancer under certain health benefit plans.

HB 2761, introduced by Representative Thompson, relating to public safety sales taxes, with an emergency clause.

HB 2762, introduced by Representative Weber, relating to specialty agricultural crops.

HB 2763, introduced by Representative Mayhew, relating to a science, technology, engineering, and mathematics grant.

HB 2764, introduced by Representative Johnson, relating to the first-time business owner savings account act.

HB 2765, introduced by Representative Riggs, relating to pole replacements for certain broadband facilities.

HB 2766, introduced by Representative Fogle, relating to youth mental health preservation.

HB 2767, introduced by Representative Fogle, relating to compulsory school attendance.

HB 2768, introduced by Representative Fogle, relating to community solar facilities.

HB 2769, introduced by Representative Pike, relating to intoxicating liquor.

HB 2770, introduced by Representative Pouche, relating to tax credits.

HB 2771, introduced by Representative Christofanelli, relating to litigation, with penalty provisions.

HB 2772, introduced by Representative Kelly (141), relating to witnesses in certain criminal cases.

HB 2773, introduced by Representative Burger, relating to weight limitations on trucks.

HB 2774, introduced by Representative Riley, relating to guardians ad litem.

HB 2775, introduced by Representative Dinkins, relating to moneys received from national forest reserves.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2727, relating to payments for home care in licensed residential care facilities.

HB 2728, relating to the legislative intervention act.

HB 2729, relating to property taxes.

HB 2730, relating to cost-of-living adjustments in maintenance and child support orders.

HB 2731, relating to dual enrollment courses.

HB 2732, relating to indigenous peoples' day.

HB 2733, relating to the legalization of cannabis for persons twenty-one years of age or older, with penalty provisions.

HB 2734, relating to participation in athletic competitions.

HB 2735, relating to public school athletics.

HB 2736, relating to the issuance of license plates.

HB 2737, relating to internet access in underserved areas, with an emergency clause.

HB 2738, relating to program funds.

HB 2739, relating to animal chiropractic practitioners.

HB 2740, relating to motor vehicle sales tax.

HB 2741, relating to do-not-resuscitate orders.

HB 2742, relating to the electrical choice and competition law.

PERFECTION OF HOUSE BILLS

HCS HB 1552, HCS HB 1854, HCS HB 2012, HCS HBs 1897 & 2414, and HCS HB 1747 were placed on the Informal Calendar.

HCS HBs 1743 & 2185, relating to discriminatory practices, was taken up by Representative Dogan.

On motion of Representative Dogan, the title of **HCS HBs 1743 & 2185** was agreed to.

HCS HBs 1743 & 2185 was laid over.

PERFECTION OF HOUSE BILLS - INFORMAL

HB 1481, relating to school protection officers, was taken up by Representative Dinkins.

On motion of Representative Dinkins, the title of **HB 1481** was agreed to.

Representative Kidd assumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 092

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Coleman 32	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Eggleston	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Lewis 6	Mayhew
McDaniel	McGaugh	McGill	Morse	Murphy
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richy	Riggs	Riley	Roberts
Roden	Rone	Sander	Sassmann	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	West	Wiemann
Wright	Mr. Speaker			

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Clemens	Collins
Doll	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Rowland	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Barnes	Black 7	Butz	Christofanelli
Cupps	Derges	Ellebracht	Evans	Gregory 96
Grier	Houx	Knight	Lovasco	O'Donnell
Pietzman	Smith 163	Stacy	Walsh 50	

VACANCIES: 006

On motion of Representative Dinkins, **HB 1481** was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 2331**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Baker, Bangert, Burton, Gray, Lovasco, Owen, Perkins, Railsback, Sander, Schnelting, Taylor (139) and Van Schoiack

Noes (0)

Absent (2): Bailey and Person

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 94**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (1): Coleman (32)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1455**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (1): Coleman (32)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HB 1878**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (1): Coleman (32)

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2341**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Smith (45)

Noes (1): Taylor (139)

Absent (0)

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2365**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Smith (45)

Noes (1): Taylor (139)

Absent (0)

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2412**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Taylor (139)

Noes (0)

Present (1): Smith (45)

Absent (0)

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2574**, **HB 1929** and **HB 1456**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Aune, Cupps, Davidson, Fitzwater, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (0)

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1904** and **HB 1575**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Davis, Ellebracht, Evans, Reedy and Veit

Noes (4): Anderson, Mackey, Riley and Sauls

Absent (2): Coleman (97) and Schroer

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2400**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Billington, Black (7), Brown (27), Hovis, Murphy, O'Donnell, Owen, Person, Pike, Stevens (46) and Wright

Noes (0)

Absent (2): Clemens and Kidd

Committee on Professional Registration and Licensing, Chairman Coleman (32) reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2138**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Brown (27), Coleman (32), Cook, Davis, Dinkins, Doll, Grier, Kelley (127), Lewis (25), Riley, Roberts, Smith (67) and Thomas

Noes (0)

Absent (1): Davidson

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 2248**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Copeland, Davis, Dogan, Hardwick, Perkins, Stevens (46) and Young

Noes (0)

Absent (3): Evans, Lovasco and Van Schoiack

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 1593** and **HB 1959**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Bailey, Deaton, Eggleston, Evans, Falkner and Taylor (139)

Noes (2): Ingle and Rogers

Absent (5): Cupps, Ellebracht, Kelly (141), Lovasco and Proudie

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 1833**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Cupps, Deaton, Eggleston, Evans, Falkner, Rogers and Taylor (139)

Noes (1): Ingle

Absent (4): Ellebracht, Kelly (141), Lovasco and Proudie

Special Committee on Public Policy, Chairman Cupps reporting:

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2013**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (3): Bailey, Baker and Chipman

Mr. Speaker: Your Special Committee on Public Policy, to which was referred **HB 2376**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (4): Cupps, Ellebracht, Kelly (141) and Sharp (36)

Noes (0)

Absent (3): Bailey, Baker and Chipman

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HCR 58**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Atchison, Bromley, Gray, Griffith, Gunby, Johnson, Morse, O'Donnell, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (2): Barnes and Kalberloh

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HJR 125**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Coleman (32), Eggleston, Mayhew, McGirl, Riggs and Roden

Noes (3): Bland Manlove, Phifer and Weber

Absent (1): Lovasco

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1480**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bland Manlove, Coleman (32), Eggleston, Mayhew, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (1): Lovasco

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1981**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bland Manlove, Coleman (32), Eggleston, Mayhew, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (1): Lovasco

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2200**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bland Manlove, Coleman (32), Eggleston, Mayhew, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (1): Lovasco

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2327**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bangert, Brown (16), Gregory (51), Haley, Henderson, Lewis (6), Railsback, Sharpe (4), Thompson and Young

Noes (0)

Absent (3): Hurlbert, Person and Walsh Moore (93)

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2564**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Lewis (6), Railsback, Sharpe (4), Thompson and Young

Noes (0)

Absent (2): Person and Walsh Moore (93)

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2583**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Lewis (6), Railsback, Sharpe (4), Thompson and Young

Noes (0)

Absent (2): Person and Walsh Moore (93)

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 1541**.

The following member's presence was noted: Pietzman.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, February 24, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 1, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2402

ECONOMIC DEVELOPMENT

Thursday, February 24, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1661, HB 1860, HB 2587, HB 2485

Executive session will be held: HB 2203, HR 3279

LOCAL GOVERNMENT

Thursday, February 24, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1605, HB 1609, HB 2214, HB 2363, HB 2450, HB 2561

Executive session will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, February 24, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 1594, HB 1616, HB 1859, HCS HB 1905, HB 2355, HB 2366, HB 2515, HJR 114

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, February 24, 2022, 10:45 AM or upon adjournment of Rules - Administrative Oversight (whichever is later), House Hearing Room 6.

Executive session will be held: HCS HJR 110, HB 1451, HCS HB 1462, HCS HB 1562, HB 1585, HB 1627, HB 1628, HB 1652, HB 1672, HB 1687, HB 1715, HCS HB 2306, HB 2308

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, February 24, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2599, HB 2600, HB 2617

Executive session will be held: HB 2126, HB 1630

SPECIAL COMMITTEE ON PUBLIC POLICY

Monday, February 28, 2022, 2:30 PM, House Hearing Room 1.

Executive session will be held: HB 1550, HB 2151, HB 2556, HB 2502

WORKFORCE DEVELOPMENT

Monday, February 28, 2022, 12:30 PM, House Hearing Room 1.

Public hearing will be held: HB 2631

Executive session will be held: HB 2625

HOUSE CALENDAR

TWENTY-SEVENTH DAY, THURSDAY, FEBRUARY 24, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 73

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 133

HOUSE BILLS FOR SECOND READING

HB 2743 through HB 2775

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 91 - Eggleston

HOUSE BILLS FOR PERFECTION

HCS HBs 1743 & 2185 - Dogan

HB 1584 - Murphy

HB 2325 - Patterson

HB 1724 - Hudson

HCS HB 1677 - Wright

HCS HB 1749 - Basye

HB 1861 - Eggleston

HCS HB 1903 - Christofanelli

HCS HB 2093 - Wiemann

HCS HB 2168 - Porter

HB 2356 - McDaniel

HB 2010 - Smith (155)

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1738 - Dogan

HB 1637 - Schwadron

HCS HB 2304 - Lewis (6)

HCS HB 1750 - Basye

HB 2310 - McDaniel
HCS HB 1552 - Richey
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HBs 1897 & 2414 - DeGroot
HCS HB 1747 - Basye

HOUSE BILLS FOR PERFECTION - CONSENT

(02/23/2022)

HB 1600 - Chipman

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 117 - Smith (163)
HJR 70, (Fiscal Review 2/22/22) - Davidson

HOUSE BILLS FOR THIRD READING

HB 1713 - Riley

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-SEVENTH DAY, THURSDAY, FEBRUARY 24, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Mitch Boggs.

Lord, as we gather before You today to do the people's business, I pray that You will be with us all and guide us all through the process of lawmaking. Be with our families, our servicemen and women, and the sick and afflicted.

Bless our great state of Missouri spiritually.

In Jesus' name, Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-sixth day was approved as printed by the following vote:

AYES: 133

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Boggs	Bosley
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Chipman	Clemens	Coleman 97	Cook	Copeland
Davis	Deaton	DeGroot	Dinkins	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Grier
Griffith	Gunby	Haden	Haffner	Haley
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch

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Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 002

Mackey Rowland

PRESENT: 000

ABSENT WITH LEAVE: 022

Aldridge	Bailey	Barnes	Bland Manlove	Christofanelli
Coleman 32	Collins	Cupps	Davidson	Derges
Dogan	Doll	Gregory 96	Hardwick	Lewis 25
Mosley	Person	Pietzman	Rone	Sauls
Stephens 128	Windham			

VACANCIES: 006

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 73, relating to the U.S. Congress.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 133, relating to constitutional amendments.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2743, relating to prepaid dental plans.

HB 2744, relating to the designation of a memorial highway.

HB 2745, relating to driver education in public schools.

HB 2746, relating to absentee voting.

HB 2747, relating to the offense of endangering the welfare of a child in the second degree, with penalty provisions.

HB 2748, relating to the organ donor registry.

HB 2749, relating to the counseling interstate compact.

HB 2750, relating to prevailing wages on public works.

HB 2751, relating to Walter Cronkite day.

HB 2752, relating to gaming, with penalty provisions.

HB 2753, relating to protecting Missouri's economy during a state of emergency declared by the governor.

HB 2754, relating to a tax credit for new business facilities.

HB 2755, relating to flood resiliency.

HB 2756, relating to electric vehicle tax credits.

HB 2757, relating to athletic trainers.

HB 2758, relating to motor fuel tax refunds.

HB 2759, relating to the designation of a memorial highway.

HB 2760, relating to coverage of diagnostic examinations for breast cancer under certain health benefit plans.

HB 2761, relating to public safety sales taxes, with an emergency clause.

HB 2762, relating to specialty agricultural crops.

HB 2763, relating to a science, technology, engineering, and mathematics grant.

HB 2764, relating to the first-time business owner savings account act.

HB 2765, relating to pole replacements for certain broadband facilities.

HB 2766, relating to youth mental health preservation.

HB 2767, relating to compulsory school attendance.

HB 2768, relating to community solar facilities.

HB 2769, relating to intoxicating liquor.

HB 2770, relating to tax credits.

HB 2771, relating to litigation, with penalty provisions.

HB 2772, relating to witnesses in certain criminal cases.

HB 2773, relating to weight limitations on trucks.

HB 2774, relating to guardians ad litem.

HB 2775, relating to moneys received from national forest reserves.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS HCS HB 3014** entitled:

An act to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022.

In which the concurrence of the House is respectfully requested.

HOUSE BILLS WITH SENATE AMENDMENTS

SS SCS HCS HB 3014, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

On motion of Representative Smith (163), **SS SCS HCS HB 3014** was adopted by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Collins	Cook
Copeland	Davidson	Deaton	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGirl	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche

Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rowland	Sander	Sassmann	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 011

Christofanelli	Coleman 97	Davis	DeGroot	Lovasco
Schnelting	Schroer	Seitz	Toalson Reisch	Trent
Walsh 50				

PRESENT: 000

ABSENT WITH LEAVE: 013

Bailey	Barnes	Bland Manlove	Coleman 32	Cupps
Derges	Doll	Lewis 25	Pietzman	Rogers
Rone	Sauls	Stephens 128		

VACANCIES: 006

On motion of Representative Smith (163), **SS SCS HCS HB 3014** was truly agreed to and finally passed by the following vote:

AYES: 133

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Baker	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Clemens	Collins	Cook
Copeland	Davidson	Deaton	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rowland	Sander	Sassmann	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas

Thompson	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	West	Wiemann	Windham
Wright	Young	Mr. Speaker		

NOES: 012

Christofanelli	Coleman 97	Davis	DeGroot	Lovasco
Pollock 123	Schnelting	Schroer	Seitz	Toalson Reisch
Trent	Walsh 50			

PRESENT: 000

ABSENT WITH LEAVE: 012

Bailey	Barnes	Bland Manlove	Coleman 32	Cupps
Derges	Doll	Lewis 25	Pietzman	Rone
Sauls	Stephens 128			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HCS HJR 91, relating to initiative petitions proposing amendments to the constitution, was taken up by Representative Eggleston.

On motion of Representative Eggleston, the title of **HCS HJR 91** was agreed to.

Representative Eggleston offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Joint Resolution No. 91, Page 1, Section 50, Line 1, by deleting the phrase "50." on said line and inserting in lieu thereof the phrase "50(a)."; and

Further amend said resolution and section, Page 2, Line 12, by deleting the phrase "**For purposes of this article, only**" and inserting in lieu thereof the phrase "**Only**"; and

Further amend said resolution, Page 2, Section 50, Lines 16 to 22, by deleting all of said lines from the resolution and inserting in lieu thereof the following:

"2. Notwithstanding Section 2(b) of Article XII of this constitution to the contrary, any ballot measure proposing an amendment to the constitution, whether proposed by initiative petition or by the general assembly, shall take effect at the end of thirty days after the election when approved by at least two-thirds of the votes cast thereon, provided that any such ballot measure proposing to repeal all or part of the constitution that was approved by the voters prior to December 10, 2022, shall take effect when approved by a majority of the votes cast thereon, and may amend other language in the same article as is necessary and proper only to make grammatical and logical sense of the amended article."; and

Further amend said resolution, Pages 2 and 3, Section 50(b), Lines 1 to 24, by deleting all of said lines and inserting in lieu thereof the following:

"Section 50(b). Initiative petitions proposing amendments to the Constitution of Missouri shall be subject to review by both houses of the general assembly after the initiative petition has received the requisite number of signatures, but before it is placed on the ballot. An initiative petition shall be submitted to the general assembly no later than March first of the first or second session of the general assembly immediately prior to the general election when the petition shall appear on the ballot. Initiative petitions submitted to the general assembly under this section shall not require the governor's signature. The general assembly shall have until the first Friday following the second Monday in May of the second regular session of the general assembly prior to the general election to act on the initiative petition. The initiative petition shall be acted on in the same manner as a bill filed in the general assembly. If both houses of the general assembly fail to pass the initiative petition as proposed or pass the initiative petition unamended, the sponsors may submit the original version to the secretary of state as provided in this section. If both houses of the general assembly pass an identical amended version of the initiative petition, the sponsors may choose to submit either the original version or the amended version to the secretary of state as provided in this section. The initiative petition shall be returned to its sponsors after 6:00 p.m. on the first Friday following the second Monday in May. The sponsors shall have until May thirtieth to submit the initiative petition to the secretary of state, which shall become law when approved by two-thirds of the votes cast thereon, and not otherwise."; and

Further amend said resolution, Page 3, Section B, Lines 1 to 7, by deleting all of said lines and inserting in lieu thereof the following:

"Section B. Pursuant to chapter 116, and other applicable constitutional provisions and laws of this state allowing the general assembly to adopt ballot language for the submission of this joint resolution to the voters of this state, the official summary statement of this resolution shall be as follows:

"Shall the Missouri Constitution be amended to:

Define legal voters as United States citizens;

Allow legislative public hearings on all constitutional amendments;

Require a two-thirds vote for new amendments and a majority vote to amend constitutional provisions enacted before December 10, 2022; and

Require initiative petition signatures from each congressional district?".""; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Eggleston, **House Amendment No. 1** was adopted.

Representative Merideth offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Joint Resolution No. 91, Page 3, Section 52(b), Line 7, by inserting after all of said section and line the following:

"Section 1. Notwithstanding any other provision of law to the contrary, the secretary of state and local election authorities shall accept electronic signatures on all initiative petitions."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth:

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AYES: 042

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bosley	Brown 27	Burnett
Burton	Butz	Clemens	Collins	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade
Rogers	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Turnbaugh	Unsicker	Walsh Moore 93	Weber
Windham	Young			

NOES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Dinkins	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 019

Bailey	Barnes	Bland Manlove	Brown 70	Chipman
Coleman 32	Cupps	Derges	Dogan	Doll
Knight	Lewis 25	McGill	Morse	Pietzman
Rone	Rowland	Sauls	Stephens 128	

VACANCIES: 006

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 089

Andrews	Atchison	Baker	Basye	Billington
Black 7	Bromley	Brown 16	Buchheit-Courtway	Burger
Busick	Chipman	Coleman 97	Cook	Copeland
Davidson	Davis	Deaton	DeGroot	Dinkins
Eggleston	Evans	Falkner	Gregory 51	Gregory 96

Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riley	Roberts	Roden	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

NOES: 040

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bosley	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Ellebracht
Fitzwater	Fogle	Gray	Gunby	Ingle
Johnson	Mackey	McCreery	Merideth	Nurrenbern
Person	Phifer	Proudie	Quade	Rogers
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 002

Aldridge Sharp 36

ABSENT WITH LEAVE: 026

Bailey	Barnes	Black 137	Bland Manlove	Boggs
Christofanelli	Coleman 32	Cupps	Derges	Dogan
Doll	Fishel	Francis	Knight	Lewis 25
McGill	Morse	Mosley	Pietzman	Price IV
Riggs	Rone	Rowland	Sauls	Stephens 128
Trent				

VACANCIES: 006

On motion of Representative Eggleston, **HCS HJR 91, as amended**, was adopted.

On motion of Representative Eggleston, **HCS HJR 91, as amended**, was ordered perfected and printed.

THIRD READING OF HOUSE JOINT RESOLUTIONS

HCS HJR 117, relating to MO HealthNet, was taken up by Representative Smith (163).

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

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AYES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	Murphy	O'Donnell	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Sander	Sassmann	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Ellebracht
Fogle	Gray	Gunby	Ingle	Johnson
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Price IV	Proudie	Quade	Rogers
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 020

Bailey	Barnes	Bland Manlove	Bosley	Coleman 32
Cupps	Derges	Dogan	Doll	Lewis 25
McDaniel	McGill	Morse	Phifer	Pietzman
Rone	Rowland	Sauls	Stephens 128	Toalson Reisch

VACANCIES: 006

On motion of Representative Smith (163), **HCS HJR 117** was read the third time and passed by the following vote:

AYES: 095

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51

Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Simmons	Smith 155	Smith 163
Stacy	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Dogan
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Sharp 36	Shields
Smith 45	Smith 67	Stevens 46	Terry	Turnbaugh
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 017

Bailey	Barnes	Bland Manlove	Bosley	Coleman 32
Cupps	Derges	Doll	Lewis 25	McDaniel
McGill	Morse	Pietzman	Rone	Rowland
Sauls	Stephens 128			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

HOUSE CONCURRENT RESOLUTIONS

Representative Plocher offered **HCR 74**, which was read.

HOUSE CONCURRENT RESOLUTION NO. 74

BE IT RESOLVED, by the House of Representatives of the One Hundred First General Assembly, Second Regular Session, of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 10:15 a.m., Tuesday, March 8, 2022, to receive a message from the Honorable Paul C. Wilson, Chief Justice of the Supreme Court of the State of Missouri; and

BE IT FURTHER RESOLVED that a committee of ten (10) members from the House of Representatives be appointed by the Speaker to act with a committee of ten (10) members from the Senate, appointed by the President Pro Tempore, to wait upon the Chief Justice of the Supreme Court of the State of Missouri and inform His

Honor that the House of Representatives and the Senate of the One Hundred First General Assembly, Second Regular Session, are now organized and ready for business and to receive any message or communication that His Honor may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Plocher, **HCR 74** was adopted.

RECESS

On motion of Representative Plocher, the House recessed until 12:15 p.m.

The hour of recess having expired, the House was called to order by Speaker Vescovo.

SIGNING OF HOUSE BILL

All other business of the House was suspended while **SS SCS HCS HB 3014** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **SS SCS HCS HB 3014** was delivered to the Governor by the Chief Clerk of the House.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 134, introduced by Representative Taylor (139), relating to the appropriation of state funds.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2776, introduced by Representative Riggs, relating to tax credits for the rehabilitation of historic structures.

HB 2777, introduced by Representative Bangert, relating to motor vehicle safety inspections, with a penalty provision.

HB 2778, introduced by Representative Nurrenbern, relating to free lunches in schools.

HB 2779, introduced by Representative Nurrenbern, relating to firearms, with penalty provisions.

HB 2780, introduced by Representative Toalson Reisch, relating to parole eligibility.

HB 2781, introduced by Representative Evans, relating to offenses committed against a body of the general assembly, with penalty provisions.

HB 2782, introduced by Representative Young, relating to blind persons.

HB 2783, introduced by Representative Young, relating to accessible prescription labels.

HB 2784, introduced by Representative Sander, relating to acquisition of land by the United States government.

HB 2785, introduced by Representative Wright, relating to the designation of memorial highways.

HB 2786, introduced by Representative Lovasco, relating to tobacco products, with penalty provisions.

HB 2787, introduced by Representative Black (7), relating to retirement systems, with a delayed effective date for certain sections.

HB 2788, introduced by Representative Quade, relating to tax credits.

HB 2789, introduced by Representative Pike, relating to driver's license fees.

HB 2790, introduced by Representative Gregory (96), relating to the designation of a memorial highway.

HB 2791, introduced by Representative Taylor (139), relating to the court filing information sheet.

HB 2792, introduced by Representative Fogle, relating to sexual offenses, with penalty provisions.

HB 2793, introduced by Representative Fogle, relating to the nonpartisan court plan, with a referendum clause.

HB 2794, introduced by Representative Hovis, relating to motor vehicle assessments.

HB 2795, introduced by Representative Hovis, relating to sales taxes.

HB 2796, introduced by Representative Hovis, relating to minimum prison terms.

HB 2797, introduced by Representative Dogan, relating to the fentanyl testing strip pilot program.

HB 2798, introduced by Representative Reedy, relating to the sale of lands with delinquent property taxes.

HB 2799, introduced by Representative Pike, relating to teacher retirement, with an emergency clause.

HB 2800, introduced by Representative Pike, relating to triple negative breast cancer awareness month.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

- HJR 130** - Elections and Elected Officials
- HJR 131** - Elections and Elected Officials
- HJR 132** - Elections and Elected Officials
- HJR 133** - Elections and Elected Officials

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1673** - Utilities
- HB 1911** - Elections and Elected Officials
- HB 2150** - Elementary and Secondary Education
- HB 2290** - Workforce Development
- HB 2329** - General Laws
- HB 2445** - Elementary and Secondary Education
- HB 2492** - Elementary and Secondary Education
- HB 2510** - Health and Mental Health Policy
- HB 2567** - Emerging Issues
- HB 2618** - Elementary and Secondary Education
- HB 2652** - Elementary and Secondary Education
- HB 2658** - Health and Mental Health Policy
- HB 2685** - Special Committee on Government Oversight
- HB 2686** - Special Committee on Government Oversight
- HB 2691** - Special Committee on Public Policy
- HB 2693** - Elementary and Secondary Education
- HB 2697** - Crime Prevention
- HB 2699** - Public Safety
- HB 2705** - Downsizing State Government

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1556**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Fishel, Grier, Haffner, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (2): Dogan and Hicks

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1858**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Baker, Basye, Black (7), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Grier, Haffner, Hicks, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (6): Bangert, Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1881**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (18): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Grier, Haffner, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy and Terry

Noes (0)

Absent (3): Fishel, Hicks and Toalson Reisch

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2011**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (20): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Davidson, DeGroot, Dogan, Fishel, Grier, Haffner, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (1): Hicks

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2120**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

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Ayes (12): Aune, Davidson, Fitzwater, Fogle, Haffner, Hicks, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (2): Cupps and Gregory (51)

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2452**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Aune, Davidson, Fitzwater, Fogle, Haffner, Hicks, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (2): Cupps and Gregory (51)

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1548**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Ellebracht, Evans, Riley, Sauls, Schroer and Veit

Noes (1): Davis

Absent (3): Coleman (97), Mackey and Reedy

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1662**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (8): Anderson, Davis, Ellebracht, Evans, Riley, Sauls, Schroer and Veit

Noes (0)

Absent (3): Coleman (97), Mackey and Reedy

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1963**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Davis, Ellebracht, Evans, Riley, Sauls and Veit

Noes (1): Schroer

Absent (3): Coleman (97), Mackey and Reedy

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2005**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Davis, Evans, Reedy, Riley, Schroer and Veit

Noes (3): Anderson, Ellebracht and Sauls

Absent (2): Coleman (97) and Mackey

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2590**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Davis, Ellebracht, Evans, Riley, Sauls, Schroer and Veit

Noes (0)

Absent (3): Coleman (97), Mackey and Reedy

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1606**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent with House Committee Substitute**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Adams, Baringer, Burger, Falkner, Gray, Murphy, Perkins, Railsback, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (2): Fishel and Hudson

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2007**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Baringer, Burger, Falkner, Fishel, Hudson, Murphy, Perkins, Railsback, Reedy and West

Noes (1): Gray

Absent (1): Walsh Moore (93)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2137**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Murphy, Perkins, Railsback, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2177**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Murphy, Perkins, Railsback, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2205**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Adams, Baringer, Burger, Falkner, Fishel, Gray, Hudson, Murphy, Perkins, Railsback, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2218**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Adams, Baringer, Burger, Falkner, Gray, Murphy, Perkins, Railsback and West

Noes (0)

Absent (4): Fishel, Hudson, Reedy and Walsh Moore (93)

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 2291**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Adams, Baringer, Burger, Falkner, Gray, Murphy, Perkins, Railsback, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (2): Fishel and Hudson

Committee on Rural Community Development, Chairman Pollitt (52) reporting:

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 1630**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Appelbaum, Bosley, Buchheit-Courtway, Burton, Copeland, Haffner, Hovis, Kalberloh, Lewis (6), Morse, Pollitt (52), Sharpe (4) and Turnbaugh

Noes (0)

Absent (3): Lewis (25), Reedy and Stephens (128)

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 2126**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Appelbaum, Bosley, Buchheit-Courtway, Burton, Copeland, Haffner, Hovis, Kalberloh, Lewis (6), Morse, Pollitt (52), Sharpe (4) and Turnbaugh

Noes (0)

Absent (3): Lewis (25), Reedy and Stephens (128)

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HCR 57**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Chipman, Gray, Haffner, Hicks, Kidd, McDaniel, Mosley, Porter, Tate and Walsh Moore (93)

Noes (0)

Absent (2): Bland Manlove and Schnelting

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1464**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1863**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2219**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2524**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (0)

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 110**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1451**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1462**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Kelly (141), Richey and Rogers

Noes (2): Aune and Proudie

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1562**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1585**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (1): Chipman

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1627**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1628**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1652**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

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Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1672**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Christofanelli, Haffner, Kelly (141), Richey and Rogers

Noes (1): Aune

Present (2): Chipman and Proudie

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1687**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1715**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2306**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie and Richey

Noes (2): Aune and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2308**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SJR 33** entitled:

Joint resolution submitting to the qualified voters of Missouri, an amendment repealing sections 4(d) and 26 of article X of the Constitution of Missouri, and adopting two new sections in lieu thereof relating to taxation.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SB 672** entitled:

An act to repeal sections 173.2553 and 173.2554, RSMo, and to enact in lieu thereof three new sections relating to workforce development.

In which the concurrence of the House is respectfully requested.

Read the first time.

MESSAGES FROM THE GOVERNOR

February 24, 2022

TO THE CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES
101st GENERAL ASSEMBLY
SECOND REGULAR SESSION
STATE OF MISSOURI

Herewith I return to you **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3014**.

AN ACT

To appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022.

On February 24, 2022 I approved **Senate Substitute for Senate Committee Substitute for House Committee Substitute for House Bill No. 3014**.

Respectfully Submitted,

/s/ Michael L. Parson
Governor

Having been returned from the Governor with his approval, **SS SCS HCS HB 3014** was delivered to the Secretary of State by the Chief Clerk of the House.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Friday, February 25, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 1, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2402

CONSENT AND HOUSE PROCEDURE

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 4.

Public hearing will be held: HR 3629

Executive session will be held: HCS HB 1984, HB 2400, HCS HB 2627, HR 3629

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, February 28, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2447, HB 2586

Executive session will be held: HB 2328, HB 2612

Removed HCR 72.

AMENDED

CRIME PREVENTION

Monday, February 28, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1705, HB 1736

Executive session will be held: HB 1680, HB 1702, HB 2032, HB 2108, HB 2623

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 1, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1484, HB 1835, HB 2189

Executive session will be held: HB 1998, HB 2132

Removed HB 1554.

AMENDED

EMERGING ISSUES

Tuesday, March 1, 2022, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1741, HJR 128, HB 2605

Executive session will be held: HB 2607

FISCAL REVIEW

Monday, February 28, 2022, 2:15 PM, House Hearing Room 4.

Executive session will be held: HJR 70

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, February 28, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2329

Executive session will be held: HB 1490, HB 1613, HB 1611

HEALTH AND MENTAL HEALTH POLICY

Monday, February 28, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2603, HB 2192

Executive session will be held: HB 2462, HB 2165, HB 2174, HB 2362, HB 2368

HIGHER EDUCATION

Monday, February 28, 2022, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2602

INSURANCE

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 1.

Executive session will be held: HB 2340, HB 2566

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1717, HB 2017, HB 2206

Time change.

CORRECTED

SPECIAL COMMITTEE ON PUBLIC POLICY

Monday, February 28, 2022, 2:30 PM, House Hearing Room 1.

Executive session will be held: HB 1550, HB 2151, HB 2556, HB 2502, HB 2453, HB 2694, HJR 119

Added HB 2453, HB 2694 and HJR 119.

AMENDED

UTILITIES

Wednesday, March 2, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1673

Executive session will be held: HB 1734

WORKFORCE DEVELOPMENT

Monday, February 28, 2022, 12:30 PM, House Hearing Room 1.

Public hearing will be held: HB 2631

Executive session will be held: HB 2625, HB 2190

Added HB 2190.

AMENDED

HOUSE CALENDAR

TWENTY-EIGHTH DAY, FRIDAY, FEBRUARY 25, 2022

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 134

HOUSE BILLS FOR SECOND READING

HB 2776 through HB 2800

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HOUSE BILLS FOR PERFECTION

HCS HBs 1743 & 2185 - Dogan

HB 1584 - Murphy

HB 2325 - Patterson

HB 1724 - Hudson

HCS HB 1677 - Wright

HCS HB 1749 - Basye

HB 1861 - Eggleston

HCS HB 1903 - Christofanelli

HCS HB 2093 - Wiemann

HCS HB 2168 - Porter

HB 2356 - McDaniel

HB 2010 - Smith (155)

HCS HB 2306 - Christofanelli

HCS HB 1619 - Van Schoiack

HB 1473 - Pike

HB 1589 - Fitzwater

HCS HB 1695 - Gregory (51)

HB 1715 - Riley

HCS HB 1876 - Haffner

HCS HB 1814 - Pollitt (52)

HCS HB 1732 - O'Donnell

HCS HB 1559 - Davidson

HB 1687 - Hardwick

HB 2308 - Atchison

HB 1627 - Morse

HB 1628 - Morse

HB 1652 - Bromley

HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HCS HB 1462 - Schnelting

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1738 - Dogan
HB 1637 - Schwadron
HCS HB 2304 - Lewis (6)
HCS HB 1750 - Basye
HB 2310 - McDaniel
HCS HB 1552 - Richey
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HBs 1897 & 2414 - DeGroot
HCS HB 1747 - Basye

HOUSE BILLS FOR PERFECTION - CONSENT

(02/23/2022)

HB 1600 - Chipman

(02/25/2022)

HB 1725 - Hudson

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70, (Fiscal Review 2/22/22) - Davidson

HOUSE BILLS FOR THIRD READING

HB 1713 - Riley
HB 1481 - Dinkins

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl

SENATE JOINT RESOLUTIONS FOR SECOND READING

SS SJR 33

SENATE BILLS FOR SECOND READING

SS SCS SB 672

HOUSE RESOLUTIONS

HR 3268 - Chipman

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-EIGHTH DAY, FRIDAY, FEBRUARY 25, 2022

The House met pursuant to adjournment.

Representative Pike in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 135, introduced by Representative Trent, relating to education.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2801, introduced by Representative Schwadron, relating to a motor fuel tax holiday, with an emergency clause.

HB 2802, introduced by Representative Smith (163), relating to transportation funding.

HB 2803, introduced by Representative Smith (163), relating to income tax deductions for certain educators.

HB 2804, introduced by Representative Unsicker, relating to privileged communications in family court proceedings.

HB 2805, introduced by Representative Unsicker, relating to guardians ad litem.

HB 2806, introduced by Representative Davidson, relating to the unlawful use of weapons.

HB 2807, introduced by Representative Hardwick, relating to civil actions for public nuisances.

HB 2808, introduced by Representative McGirl, relating to video service providers.

HB 2809, introduced by Representative Haffner, relating to aerial surveillance.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 134, relating to the appropriation of state funds.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2776, relating to tax credits for the rehabilitation of historic structures.

HB 2777, relating to motor vehicle safety inspections, with a penalty provision.

HB 2778, relating to free lunches in schools.

HB 2779, relating to firearms, with penalty provisions.

HB 2780, relating to parole eligibility.

HB 2781, relating to offenses committed against a body of the general assembly, with penalty provisions.

HB 2782, relating to blind persons.

HB 2783, relating to accessible prescription labels.

HB 2784, relating to acquisition of land by the United States government.

HB 2785, relating to the designation of memorial highways.

HB 2786, relating to tobacco products, with penalty provisions.

HB 2787, relating to retirement systems, with a delayed effective date for certain sections.

HB 2788, relating to tax credits.

HB 2789, relating to driver's license fees.

HB 2790, relating to the designation of a memorial highway.

HB 2791, relating to the court filing information sheet.

HB 2792, relating to sexual offenses, with penalty provisions.

HB 2793, relating to the nonpartisan court plan, with a referendum clause.

HB 2794, relating to motor vehicle assessments.

HB 2795, relating to sales taxes.

HB 2796, relating to minimum prison terms.

HB 2797, relating to the fentanyl testing strip pilot program.

HB 2798, relating to the sale of lands with delinquent property taxes.

HB 2799, relating to teacher retirement, with an emergency clause.

HB 2800, relating to triple negative breast cancer awareness month.

SECOND READING OF SENATE JOINT RESOLUTIONS

The following Senate Joint Resolution was read the second time:

SS SJR 33, relating to taxation.

SECOND READING OF SENATE BILLS

The following Senate Bill was read the second time:

SS SCS SB 672, relating to workforce development.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HCS HJR 91 - Fiscal Review

HJR 134 - Special Committee on Government Oversight

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2774 - Judiciary

COMMITTEE REPORTS

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 2208**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bland Manlove, Coleman (32), Eggleston, Mayhew, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (1): Lovasco

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 114**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, Patterson and Smith (45)

Noes (0)

Absent (2): Cupps and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1594**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Eggleston, Fitzwater, Gregory (96), Hudson, McDaniel and Patterson

Noes (5): Bosley, Dogan, Ingle, Mackey and Smith (45)

Present (1): Gregory (51)

Absent (2): Cupps and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1616**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (2): Cupps and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1859**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (2): Cupps and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1905**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, Patterson and Smith (45)

Noes (0)

Absent (2): Cupps and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2355**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, Patterson and Smith (45)

Noes (0)

Absent (2): Cupps and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2366**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, Patterson and Smith (45)

Noes (0)

Absent (2): Cupps and McGaugh

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2515**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, Patterson and Smith (45)

Noes (0)

Absent (2): Cupps and McGaugh

The following members' presence was noted: Adams, Anderson, Andrews, Atchison, Aune, Baker, Bangert, Basye, Billington, Black (137), Bosley, Bromley, Brown (70), Brown (27), Buchheit-Courtway, Burger, Chipman, Clemens, Collins, Cook, Davidson, Davis, Deaton, DeGroot, Dinkins, Dogan, Eggleston, Falkner, Fishel, Fitzwater, Fogle, Francis, Gray, Griffith, Haley, Hardwick, Henderson, Hovis, Hudson, Ingle, Kelley (127), Lovasco, Mackey, McDaniel, McGaugh, Merideth, Mosley, Murphy, Perkins, Person, Pike, Plocher, Proudie, Reedy, Roberts, Roden, Sander, Schwadron, Seitz, Sharpe (4), Simmons, Smith (163), Smith (67), Smith (155), Taylor (139), Taylor (48), Terry, Thomas, Trent, Turnbaugh, Unsicker, Van Schoiack, Vescovo, Walsh Moore (93), Weber, West, Windham, Wright, and Young.

ADJOURNMENT

On motion of Representative Pike, the House adjourned until 4:00 p.m., Monday, February 28, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, March 1, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2402

CONSENT AND HOUSE PROCEDURE

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 4.

Public hearing will be held: HR 3629

Executive session will be held: HCS HB 1984, HB 2400, HCS HB 2627, HR 3629, HCS HB 1606

Executive session may be held on any matter referred to the committee.

Added HB 1606.

AMENDED

CONSERVATION AND NATURAL RESOURCES

Monday, February 28, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2447, HB 2586

Executive session will be held: HB 2328, HB 2612

Removed HCR 72.

AMENDED

CRIME PREVENTION

Monday, February 28, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1705, HB 1736

Executive session will be held: HB 1680, HB 1702, HB 2032, HB 2108, HB 2623

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, March 1, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1484, HB 1835, HB 2189

Executive session will be held: HB 1998, HB 2132

Removed HB 1554.

AMENDED

EMERGING ISSUES

Tuesday, March 1, 2022, 6:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1741, HJR 128, HB 2605

Executive session will be held: HB 2607

FISCAL REVIEW

Monday, February 28, 2022, 2:15 PM, House Hearing Room 4.

Executive session will be held: HJR 70, HCS HJR 91

Executive session may be held on any matter referred to the committee.

AMENDED

GENERAL LAWS

Monday, February 28, 2022, 6:00 PM or upon adjournment (whichever is later),
House Hearing Room 1.

Public hearing will be held: HB 2595

Executive session will be held: HB 1490, HB 1613, HB 1611

Removed HB 2329.

AMENDED

HEALTH AND MENTAL HEALTH POLICY

Monday, February 28, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2603, HB 2192

Executive session will be held: HB 2462, HB 2165, HB 2174, HB 2362, HB 2368

HIGHER EDUCATION

Monday, February 28, 2022, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2602

INSURANCE

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 1.

Executive session will be held: HB 2340, HB 2566

PUBLIC SAFETY

Tuesday, March 1, 2022, 9:30 AM, House Hearing Room 5.

Public hearing will be held: HB 2699

Executive session will be held: HB 2109

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 28, 2022, 5:00 PM or upon adjournment (whichever is later), House
Hearing Room 4.

Executive session will be held: HCS HBs 1593 & 1959, HB 1684, HB 1692, HB 1762,
HCS HB 1833, HB 1878, HCS HBs 1904 & 1575, HCS HB 1992, HCS HB 2005, HB 2009,
HCS HB 2120, HCS HB 2127, HCS HB 2246, HJR 94, HJR 125

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, March 1, 2022, 10:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1717, HB 2017, HB 2206

Time change.

CORRECTED

SPECIAL COMMITTEE ON PUBLIC POLICY

Monday, February 28, 2022, 2:30 PM, House Hearing Room 1.

Executive session will be held: HB 1550, HB 2151, HB 2556, HB 2502, HB 2453, HB 2694,
HJR 119

Added HB 2453, HB 2694 and HJR 119.

AMENDED

UTILITIES

Wednesday, March 2, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1673

Executive session will be held: HB 1734

WORKFORCE DEVELOPMENT

Monday, February 28, 2022, 12:30 PM, House Hearing Room 1.

Public hearing will be held: HB 2631

Executive session will be held: HB 2625, HB 2190

Added HB 2190.

AMENDED

HOUSE CALENDAR

TWENTY-NINTH DAY, MONDAY, FEBRUARY 28, 2022

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 135

HOUSE BILLS FOR SECOND READING

HB 2801 through HB 2809

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 100 - Richey

HCS HJR 110 - Christofanelli

HJR 114 - Coleman (32)

HOUSE BILLS FOR PERFECTION

HCS HBs 1743 & 2185 - Dogan

HB 1584 - Murphy

HB 2325 - Patterson

HB 1724 - Hudson

HCS HB 1677 - Wright

HCS HB 1749 - Basye

HB 1861 - Eggleston

HCS HB 1903 - Christofanelli

HCS HB 2093 - Wiemann

HCS HB 2168 - Porter

HB 2356 - McDaniel

HB 2010 - Smith (155)

HCS HB 2306 - Christofanelli

HCS HB 1619 - Van Schoiack

HB 1473 - Pike
HB 1589 - Fitzwater
HCS HB 1695 - Gregory (51)
HB 1715 - Riley
HCS HB 1876 - Haffner
HCS HB 1814 - Pollitt (52)
HCS HB 1732 - O'Donnell
HCS HB 1559 - Davidson
HB 1687 - Hardwick
HB 2308 - Atchison
HB 1627 - Morse
HB 1628 - Morse
HB 1652 - Bromley
HB 1672 - Taylor (48)
HB 1475 - Schroer
HB 1624 - Schroer
HB 1451 - Billington
HCS HB 1462 - Schnelting
HCS HB 1986 - Brown (16)
HB 1594 - Walsh (50)
HB 2355 - Andrews
HB 2366 - Shields

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1738 - Dogan
HB 1637 - Schwadron
HCS HB 2304 - Lewis (6)
HCS HB 1750 - Basye
HB 2310 - McDaniel
HCS HB 1552 - Richey
HCS HB 1854 - Schroer
HCS HB 2012 - Kelly (141)
HCS HBs 1897 & 2414 - DeGroot
HCS HB 1747 - Basye

HOUSE BILLS FOR PERFECTION - CONSENT

(02/23/2022)

HB 1600 - Chipman

(02/25/2022)

HB 1725 - Hudson

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HJR 70, (Fiscal Review 2/22/22) - Davidson
HCS HJR 91, (Fiscal Review 2/25/22) - Eggleston

HOUSE BILLS FOR THIRD READING

HB 1713 - Riley
HB 1481 - Dinkins

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1541 - McGirl

HOUSE RESOLUTIONS

HR 3268 - Chipman

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-SECOND DAY, MONDAY, FEBRUARY 14, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Hardy Billington.

Thank You, God, for letting me be born in this great country, where anyone can worship any way they choose!
Thank You, God, for loving us and we love You but You first loved us before the foundation of the world! You died on the cross so our sins can be forgiven, so we can have the gift of eternal life!

Today is about love: Husbands, love your wife, even as Christ also loved the church and gave Himself for it. You say in the Bible whoever finds a good wife finds a good thing. "Who can find a virtuous woman? For her price is far above rubies." And thank You, God, for my ruby, my wife Dianne Billington.

God, thank You for the opportunity to serve the people in my district and the great State of Missouri and for all the friends I have here in this great capitol. In God's word, He said if anyone lacks wisdom, "let him ask of God, that giveth to all men liberally, and upbraideth not; and it shall be given him." I truly need wisdom, God, to make some hard decisions every day for the people of Missouri. Please grant me Your wisdom. And at any point should we disagree with our fellow representatives, may we treat each other with kindness and respect.

May we do all things to glorify Thy name! May God bless the people of Missouri and our great country!

We pray in Jesus' name, and the House said, "Amen."

The Pledge of Allegiance to the flag was recited.

The Journal of the twenty-first day was approved as printed by the following vote:

AYES: 145

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Busick	Butz
Chipman	Christofanelli	Clemens	Coleman 32	Coleman 97
Collins	Cook	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew

McCreery	McDaniel	McGaugh	McGill	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 004

Aldridge	Bland Manlove	Bosley	Windham
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ABSENT WITH LEAVE: 008

Burton	Copeland	Derges	Grier	Merideth
Pietzman	Rowland	Sharp 36		

VACANCIES: 006

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2684, introduced by Representative Owen, relating to state employee retirement.

HB 2685, introduced by Representative Hudson, relating to state purchasing.

HB 2686, introduced by Representative Richey, relating to state purchasing.

HB 2687, introduced by Representative Anderson, relating to fee waivers for certain offenders.

HB 2688, introduced by Representative Anderson, relating to funeral attendance by an offender.

HB 2689, introduced by Representative Sharp (36), relating to black history month observance in schools.

HB 2690, introduced by Representative DeGroot, relating to the purchasing of liability insurance for tort claims, with penalty provisions.

HB 2691, introduced by Representative Buchheit-Courtway, relating to mental health.

HB 2692, introduced by Representative Bangert, relating to postsecondary plans of elementary and secondary school students.

HB 2693, introduced by Representative Bailey, relating to curriculum transparency.

HB 2694, introduced by Representative Hudson, relating to personal property appreciation, with an emergency clause.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the second time:

HB 3015, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2022.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2670, relating to the A+ schools program.

HB 2671, relating to the operation of certain law enforcement agencies, with penalty provisions.

HB 2672, relating to virtual currency.

HB 2673, relating to the regulation of refrigerants.

HB 2674, relating to transient guest taxes.

HB 2675, relating to grants to expand broadband internet access.

HB 2676, relating to the state employee pay plan.

HB 2677, relating to safety belts, with a penalty provision.

HB 2678, relating to campaign finance, with penalty provisions.

HB 2679, relating to the use of force.

HB 2680, relating to organ donation.

HB 2681, relating to funding of the sheriffs' retirement system.

HB 2682, relating to rights of sexual assault survivors.

HB 2683, relating to assistant physicians.

PERFECTION OF HOUSE BILLS

HCS HBs 2358 & 1485, relating to COVID-19 vaccine mandates, was placed on the Informal Calendar.

HCS HB 1686, relating to refusal of medical procedures or treatment, was taken up by Representative Hardwick.

On motion of Representative Hardwick, the title of **HCS HB 1686** was agreed to.

Representative Hardwick offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1686, Page 1, Section 191.230, Lines 5 through 8, by deleting all of said lines and inserting in lieu thereof the following:

**“(1) Require any person to receive a COVID-19 vaccination;
(2) Condition any personal right or public service based on whether an individual has received a COVID-19 vaccination; or
(3) Impose any fine, tax, or criminal or civil penalty based on whether an individual has received a COVID-19 vaccination.”; and**

Further amend said bill, page, and section, Line 11, by deleting the words **“health facilities or”**; and

Further amend said bill, page, and section, Line 13, by deleting the first instance of the word **“or”**; and

Further amend said bill, page, and section, Line 14, by deleting said line and inserting in lieu thereof the following:

“funds but shall be”; and

Further amend said bill, page, and section, Line 16, by inserting after all of said line the following:

“4. For purposes of this section, the terms “public body” and “political subdivision” shall not include any facility that meets the definition of hospital in section 197.020, any long term care facility licensed under chapter 198, any entity that meets the definition of facility in section 199.170, or any facility certified by the centers for medicare and medicaid services.”; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden offered **House Amendment No. 1 to House Amendment No. 1**.

House Amendment No. 1

to

House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill No. 1686, Page 1, Line 4, by inserting after the words **“receive a”** the words **“flu or”**; and

Further amend said amendment and page, Lines 6 and 8, by inserting after each instance of the words **“received a”** the words **“flu or”**; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Roden moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Hardwick, **House Amendment No. 1** was adopted.

Representative Taylor (139) assumed the Chair.

Representative Eggleston offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 1686, Page 1, Section 191.230, Line 16, by inserting after said section and line the following:

- "194.321. 1. For purposes of this section, the following terms mean:
- (1) "COVID-19 vaccination status", an indication of whether a person has received a vaccination against COVID-19;
 - (2) "Hospital", the same meaning given to the term in section 197.020;
 - (3) "Procurement organization", the same meaning given to the term in section 194.210.
2. No hospital, physician, procurement organization, or other person shall consider the COVID-19 vaccination status of a potential organ transplant recipient or potential organ donor in any part of the organ transplant process including, but not limited to:
- (1) The referral of a patient to be considered for a transplant;
 - (2) The evaluation of a patient for a transplant;
 - (3) The consideration of a patient for placement on a waiting list;
 - (4) A patient's particular position on a waiting list; and
 - (5) The evaluation of a potential donor to determine his or her suitability as an organ donor."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Coleman (97) offered **House Amendment No. 1 to House Amendment No. 2**.

*House Amendment No. 1
to
House Amendment No. 2*

AMEND House Amendment No. 2 to House Committee Substitute for House Bill No. 1686, Page 1, Line 17, by inserting after said line the following:

"Further amend said bill, Page 2, Section 292.648, Line 23, by inserting after said section and line the following:

"452.400. 1. (1) A parent not granted custody of the child is entitled to reasonable visitation rights unless the court finds, after a hearing, that visitation would endanger the child's physical health or impair his or her emotional development. The court shall enter an order specifically detailing the visitation rights of the parent without physical custody rights to the child and any other children for whom such parent has custodial or visitation rights. In determining the granting of visitation rights, the court shall consider evidence of domestic violence. If the court finds that domestic violence has occurred, the court may find that granting visitation to the abusive party is in the best interests of the child.

(2) (a) The court shall not grant visitation to the parent not granted custody if such parent or any person residing with such parent has been found guilty of or pled guilty to any of the following offenses when a child was the victim:

- a. A felony violation of section 566.030, 566.032, 566.031, 566.060, 566.062, 566.064, 566.067, 566.068, 566.061, 566.083, 566.101, 566.100, 566.111, 566.151, 566.203, 566.206, 566.209, 566.211, or 566.215;
- b. A violation of section 568.020;
- c. A violation of subdivision (2) of subsection 1 of section 568.060;
- d. A violation of section 568.065;
- e. A violation of section 573.200;
- f. A violation of section 573.205; or
- g. A violation of section 568.175.

(b) For all other violations of offenses in chapters 566 and 568 not specifically listed in paragraph (a) of this subdivision or for a violation of an offense committed in another state when a child is the victim that would be a violation of chapter 566 or 568 if committed in Missouri, the court may exercise its discretion in granting visitation to a parent not granted custody if such parent or any person residing with such parent has been found guilty of, or pled guilty to, any such offense.

(3) The court shall consider the parent's history of inflicting, or tendency to inflict, physical harm, bodily injury, assault, or the fear of physical harm, bodily injury, or assault on other persons and shall grant visitation in a manner that best protects the child and the parent or other family or household member who is the victim of domestic violence, and any other children for whom the parent has custodial or visitation rights from any further harm.

(4) The court, if requested by a party, shall make specific findings of fact to show that the visitation arrangements made by the court best protect the child or the parent or other family or household member who is the victim of domestic violence, or any other child for whom the parent has custodial or visitation rights from any further harm.

(5) The court shall not deny or limit visitation to the parent not granted custody because of the parent's COVID-19 vaccination status; except that, a judge shall have discretion to deny or limit visitation if the child has a medical condition that places him or her at higher risk of severe illness from COVID-19.

2. (1) The court may modify an order granting or denying visitation rights whenever modification would serve the best interests of the child, but the court shall not restrict a parent's visitation rights unless it finds that the visitation would endanger the child's physical health or impair his or her emotional development.

(2) (a) In any proceeding modifying visitation rights, the court shall not grant unsupervised visitation to a parent if the parent or any person residing with such parent has been found guilty of or pled guilty to any of the following offenses when a child was the victim:

- a. A felony violation of section 566.030, 566.032, 566.031, 566.060, 566.062, 566.064, 566.067, 566.068, 566.061, 566.083, 566.101, 566.100, 566.111, 566.151, 566.203, 566.206, 566.209, 566.211, or 566.215;
- b. A violation of section 568.020;
- c. A violation of subdivision (2) of subsection 1 of section 568.060;
- d. A violation of section 568.065;
- e. A violation of section 573.200;
- f. A violation of section 573.205; or
- g. A violation of section 568.175.

(b) For all other violations of offenses in chapters 566 and 568 not specifically listed in paragraph (a) of this subdivision or for a violation of an offense committed in another state when a child is the victim that would be a violation of chapter 566 or 568 if committed in Missouri, the division may exercise its discretion regarding the placement of a child taken into the custody of the state in which a parent or any person residing in the home has been found guilty of, or pled guilty to, any such offense.

(3) When a court restricts a parent's visitation rights or when a court orders supervised visitation because of allegations of abuse or domestic violence, a showing of proof of treatment and rehabilitation shall be made to the court before unsupervised visitation may be ordered.

"Supervised visitation", as used in this section, is visitation which takes place in the presence of a responsible adult appointed by the court for the protection of the child.

3. The court shall mandate compliance with its order by all parties to the action, including parents, children and third parties. In the event of noncompliance, the aggrieved person may file a verified motion for contempt. If custody, visitation or third-party custody is denied or interfered with by a parent or third party without good cause, the aggrieved person may file a family access motion with the court stating the specific facts which constitute a violation of the judgment of dissolution, legal separation or judgment of paternity. The state courts administrator shall develop a simple form for pro se motions to the aggrieved person, which shall be provided to the person by the circuit clerk. Clerks, under the supervision of a circuit clerk, shall explain to aggrieved parties the procedures for filing the form. Notice of the fact that clerks will provide such assistance shall be conspicuously posted in the clerk's offices. The location of the office where the family access motion may be filed shall be conspicuously posted in the court building. The performance of duties described in this section shall not constitute the practice of law as defined in section 484.010. Such form for pro se motions shall not require the assistance of legal counsel to prepare and file. The cost of filing the motion shall be the standard court costs otherwise due for instituting a civil action in the circuit court.

4. Within five court days after the filing of the family access motion pursuant to subsection 3 of this section, the clerk of the court shall issue a summons pursuant to applicable state law, and applicable local or supreme court rules. A copy of the motion shall be personally served upon the respondent by personal process server as provided by law or by any sheriff. Such service shall be served at the earliest time and shall take priority over service in other civil actions, except those of an emergency nature or those filed pursuant to chapter 455. The motion shall contain the following statement in boldface type:

"PURSUANT TO SECTION 452.400, RSMO, YOU ARE REQUIRED TO RESPOND TO THE CIRCUIT CLERK WITHIN TEN DAYS OF THE DATE OF SERVICE. FAILURE TO RESPOND TO THE CIRCUIT CLERK MAY RESULT IN THE FOLLOWING:

- (1) AN ORDER FOR A COMPENSATORY PERIOD OF CUSTODY, VISITATION OR THIRD-PARTY CUSTODY AT A TIME CONVENIENT FOR THE AGGRIEVED PARTY NOT LESS THAN THE PERIOD OF TIME DENIED;**
- (2) PARTICIPATION BY THE VIOLATOR IN COUNSELING TO EDUCATE THE VIOLATOR ABOUT THE IMPORTANCE OF PROVIDING THE CHILD WITH A CONTINUING AND MEANINGFUL RELATIONSHIP WITH BOTH PARENTS;**
- (3) ASSESSMENT OF A FINE OF UP TO FIVE HUNDRED DOLLARS AGAINST THE VIOLATOR;**
- (4) REQUIRING THE VIOLATOR TO POST BOND OR SECURITY TO ENSURE FUTURE COMPLIANCE WITH THE COURT'S ORDERS;**
- (5) ORDERING THE VIOLATOR TO PAY THE COST OF COUNSELING TO REESTABLISH THE PARENT-CHILD RELATIONSHIP BETWEEN THE AGGRIEVED PARTY AND THE CHILD; AND**
- (6) A JUDGMENT IN AN AMOUNT NOT LESS THAN THE REASONABLE EXPENSES, INCLUDING ATTORNEY'S FEES AND COURT COSTS ACTUALLY INCURRED BY THE AGGRIEVED PARTY AS A RESULT OF THE DENIAL OF CUSTODY, VISITATION OR THIRD-PARTY CUSTODY."**

5. If an alternative dispute resolution program is available pursuant to section 452.372, the clerk shall also provide information to all parties on the availability of any such services, and within fourteen days of the date of service, the court may schedule alternative dispute resolution.

6. Upon a finding by the court pursuant to a motion for a family access order or a motion for contempt that its order for custody, visitation or third-party custody has not been complied with, without good cause, the court shall order a remedy, which may include, but not be limited to:

- (1) A compensatory period of visitation, custody or third-party custody at a time convenient for the aggrieved party not less than the period of time denied;
- (2) Participation by the violator in counseling to educate the violator about the importance of providing the child with a continuing and meaningful relationship with both parents;
- (3) Assessment of a fine of up to five hundred dollars against the violator payable to the aggrieved party;

(4) Requiring the violator to post bond or security to ensure future compliance with the court's access orders; and

(5) Ordering the violator to pay the cost of counseling to reestablish the parent-child relationship between the aggrieved party and the child.

7. The court shall consider, in a proceeding to enforce or modify a permanent custody or visitation order or judgment, a party's violation, without good cause, of a provision of the parenting plan, for the purpose of determining that party's ability and willingness to allow the child frequent and meaningful contact with the other party.

8. The reasonable expenses incurred as a result of denial or interference with custody or visitation, including attorney's fees and costs of a proceeding to enforce visitation rights, custody or third-party custody, shall be assessed, if requested and for good cause, against the parent or party who unreasonably denies or interferes with visitation, custody or third-party custody. In addition, the court may utilize any and all powers relating to contempt conferred on it by law or rule of the Missouri supreme court.

9. Final disposition of a motion for a family access order filed pursuant to this section shall take place not more than sixty days after the service of such motion, unless waived by the parties or determined to be in the best interest of the child. Final disposition shall not include appellate review.

10. Motions filed pursuant to this section shall not be deemed an independent civil action from the original action pursuant to which the judgment or order sought to be enforced was entered."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Coleman (97), **House Amendment No. 1 to House Amendment No. 2** was adopted.

House Amendment No. 2, as amended, was withdrawn.

On motion of Representative Hardwick, **HCS HB 1686, as amended**, was adopted.

On motion of Representative Hardwick, **HCS HB 1686, as amended**, was ordered perfected and printed.

PERFECTION OF HOUSE BILLS - INFORMAL

HCS HB 1552, relating to funding for charter schools, was placed back on the House Bills for Perfection Calendar.

HCS HBs 2358 & 1485, relating to COVID-19 vaccine mandates, was taken up by Representative Evans.

On motion of Representative Evans, the title of **HCS HBs 2358 & 1485** was agreed to.

Representative Evans offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill Nos. 2358 & 1485, Page 1, Section A, Line 3, by inserting after said section and line the following:

"194.321. 1. For purposes of this section, the following terms mean:

(1) "COVID-19 vaccination status", an indication of whether a person has received a vaccination against COVID-19;

(2) "Hospital", the same meaning given to the term in section 197.020;

(3) "Procurement organization", the same meaning given to the term in section 194.210.

2. No hospital, physician, procurement organization, or other person shall consider the COVID-19 vaccination status of a potential organ transplant recipient or potential organ donor in any part of the organ transplant process including, but not limited to:

- (1) The referral of a patient to be considered for a transplant;**
- (2) The evaluation of a patient for a transplant;**
- (3) The consideration of a patient for placement on a waiting list;**
- (4) A patient's particular position on a waiting list; and**
- (5) The evaluation of a potential donor to determine his or her suitability as an organ donor."; and**

Further amend said bill, Page 4, Section 287.067, Line 42, by inserting after the number "8." the number **"(1)"; and**

Further amend said bill and section, Page 5, Line 46, by inserting after all of said line the following:

"(2) The provisions of this subsection shall apply to claims arising out of an injury or death that occurred before, on, or after the effective date of this section, but only to claims filed on or after the effective date of this section. This subsection shall not apply to any claims filed before the effective date of this section, including any claims that have been dismissed, settled, or appealed, or are still pending."; and

Further amend said bill, Page 7, Section 288.030, Lines 85-86, by deleting said lines and inserting in lieu thereof the following:

"failure to take any COVID-19 vaccine based on strongly and sincerely held religious beliefs, which shall include both theistic as well as non-theistic beliefs, and termination or discharge from employment as a result of"; and

Further amend said bill and section, Page 9, Line 143, by inserting after all of said line the following:

"3. The provisions of subdivision (23) of subsection 1 of this section relating to eligibility for unemployment compensation based on termination or discharge from employment as a result of failure to take any COVID-19 vaccine shall apply to claims based on such termination or discharge that occurred before, on, or after the effective date of this section, but only to claims filed on or after the effective date of this section. This subsection shall not apply to any claims filed before the effective date of this section, including any claims that have been dismissed, settled, or appealed, or are still pending."; and

Further amend said bill, Page 13, Section 452.400, Line 157, by inserting after said section and line the following:

"Section B. Because immediate action is necessary to ensure the health care industry and other essential industries have the personnel needed to protect the health and safety of the residents of this state and to ensure access to life saving medical treatment, the enactment of section of 194.321 and the repeal and reenactment of section 213.055 of section A of this act are deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and are hereby declared to be an emergency act within the meaning of the constitution, and the enactment of section of 194.321 and the repeal and reenactment of section 213.055 of section A of this act shall be in full force and effect upon its passage and approval."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellebracht offered **House Amendment No. 1 to House Amendment No. 1.**

House Amendment No. 1
to
House Amendment No. 1

AMEND House Amendment No. 1 to House Committee Substitute for House Bill Nos. 2358 & 1485, Page 1, Lines 1-20, by deleting said lines and inserting in lieu thereof the following:

"AMEND House Committee Substitute for House Bill Nos. 2358 & 1485, Page 4, Section 287.067, Line 42, by inserting after the number "8." the number "**(1)**"; and"; and

Further amend said amendment, Page 2, Lines 18-25, by deleting said lines and inserting in lieu thereof the following:

"Section B. Because immediate action is necessary to ensure the health care industry and other essential industries have the personnel needed to protect the health and safety of the residents of this state, the repeal and reenactment of section 213.055 of section A of this act is deemed necessary for the immediate preservation of the public health, welfare, peace, and safety, and is hereby declared to be an emergency act within the meaning of the constitution, and the repeal and reenactment of section 213.055 of section A of this act shall be in full force and effect upon its passage and approval."; and"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Ellebracht moved that **House Amendment No. 1 to House Amendment No. 1** be adopted.

Which motion was defeated.

On motion of Representative Evans, **House Amendment No. 1** was adopted.

On motion of Representative Evans, **HCS HBs 2358 & 1485, as amended**, was adopted.

On motion of Representative Evans, **HCS HBs 2358 & 1485, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1479 - Downsizing State Government
HB 1884 - Downsizing State Government
HB 2678 - Judiciary

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 65**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul and Stacy

Noes (6): Adams, Baringer, Simmons, Smith (45), Toalson Reisch and Windham

Absent (0)

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 74**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul and Stacy

Noes (5): Adams, Baringer, Simmons, Smith (45) and Toalson Reisch

Absent (1): Windham

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 85**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul and Stacy

Noes (5): Adams, Baringer, Simmons, Smith (45) and Toalson Reisch

Absent (1): Windham

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 91**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (0)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2074**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Appelbaum, Buchheit-Courtway, Collins, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Thomas and Wright

Noes (0)

Absent (1): Stevens (46)

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1475**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Coleman (97), Davis, Ellebracht, Evans, Reedy, Riley and Schroer

Noes (3): Mackey, Sauls and Veit

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1624**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Anderson, Coleman (97), Davis, Ellebracht, Evans, Reedy and Schroer

Noes (4): Mackey, Riley, Sauls and Veit

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1641**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Anderson, Coleman (97), Davis, Ellebracht, Evans, Reedy, Riley, Sauls and Schroer

Noes (2): Mackey and Veit

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1861**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Anderson, Coleman (97), Davis, Evans, Reedy, Riley, Sauls and Veit

Noes (1): Mackey

Absent (2): Ellebracht and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1876**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Davis, Evans, Reedy, Riley and Veit

Noes (4): Anderson, Coleman (97), Mackey and Sauls

Absent (2): Ellebracht and Schroer

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2093**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Coleman (97), Davis, Ellebracht, Evans, Reedy, Riley and Schroer

Noes (4): Anderson, Mackey, Sauls and Veit

Absent (0)

Committee on Professional Registration and Licensing, Chairman Coleman (32) reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2371**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Brown (27), Coleman (32), Cook, Davidson, Davis, Dinkins, Doll, Grier, Kelley (127), Lewis (25), Riley, Roberts and Smith (67)

Noes (0)

Absent (1): Thomas

The following members' presence was noted: Pietzman and Sharp (36).

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, February 15, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 15, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1862, HB 2172, HB 2204, HB 2515

BUDGET

Tuesday, February 15, 2022, 8:15 AM, House Hearing Room 3.

Amended notice to add Department of Public Safety.

Budget presentations from the Department of Natural Resources, Department of Agriculture, Department of Labor & Industrial Relations and the Department of Public Safety.

AMENDED

BUDGET

Wednesday, February 16, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Governor, Attorney General and continued presentation from the Department of Social Services support divisions: Family Support Division, Children's Division & Division of Youth Services.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1600, HB 1725

Executive session may be held on any matter referred to the committee.

Adding HB 1725.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1972, HB 2483, HB 2568

DOWNSIZING STATE GOVERNMENT

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2331, HB 2085, HB 2156, HB 2255

Executive session will be held: HB 1690, HB 2116, HB 2221, HB 2097, HB 2009, HB 1616

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2113, HB 2140, HB 2002

Executive session will be held: HB 1878, HJR 94, HB 1859

Added HB 1878, HJR 94 and HB 1859.

AMENDED

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 15, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1556, HB 1858, HB 1908

Executive session will be held: HJR 110, HB 2306, HB 1814, HB 1903, HB 1995, HB 1474, HB 2428, HB 2359, HB 1973, HB 2095, HB 2010, HB 2011

EMERGING ISSUES

Tuesday, February 15, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1997, HB 2167, HB 2120, HB 2452

Executive session will be held: HB 1456, HB 1929, HB 2574, HB 2365, HB 2341, HB 2412

INSURANCE

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2566

JUDICIARY

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1963, HB 1662, HB 2005

Executive session will be held: HB 1904, HB 1575, HB 1692, HB 1762

LOCAL GOVERNMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

Executive session will be held: HB 1606, HB 1918, HB 2291, HB 2218, HB 1588, HB 1657

PENSIONS

Wednesday, February 16, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2400

Executive session will be held: HB 1984

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 16, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2434, HB 2050

Executive session will be held: HB 2138

PUBLIC SAFETY

Tuesday, February 15, 2022, 9:45 AM, House Hearing Room 5.

Public hearing will be held: HB 2109

RURAL COMMUNITY DEVELOPMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2599

Executive session will be held: HB 2126, HB 1630

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, February 15, 2022, 4:00 PM, House Hearing Room 6.

Executive session will be held: HB 1739, HB 2299

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1833, HB 1593, HB 1959

Executive session will be held: HB 1594

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later),
House Hearing Room 1.

Public hearing will be held: HCR 57

Executive session will be held: HB 2436

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later),
House Hearing Room 6.

Public hearing will be held: HB 1715, HB 1716

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later),
Joint Hearing Room (117).

Public hearing will be held: HB 1550, HB 2151, HB 2453, HJR 119

Executive session will be held: HB 2013, HB 2376

Added HB 2013 and HB 2376 for executive session.

AMENDED

TRANSPORTATION

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1863

VETERANS

Tuesday, February 15, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HCR 58

Executive session will be held: HB 1562, HB 2455, HB 2543

Presentation by Eric Endsley, Administrator, Warrensburg Veterans Home.

HOUSE CALENDAR

TWENTY-THIRD DAY, TUESDAY, FEBRUARY 15, 2022

HOUSE BILLS FOR SECOND READING

HB 2684 through HB 2694

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 117 - Smith (163)

HJR 70 - Davidson

HOUSE BILLS FOR PERFECTION

HCS HB 2304 - Lewis (6)

HCS HB 1750 - Basye

HB 2310 - McDaniel
HB 1713 - Riley
HCS HB 1552 - Richey

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1481 - Dinkins
HB 1738 - Dogan
HB 1637 - Schwadron

HOUSE BILLS FOR PERFECTION - CONSENT

(02/14/2022)

HB 1541 - McGirl

HOUSE BILLS FOR THIRD READING

HB 1667 - Christofanelli
HB 1555 - Gregory (96)
HCS HB 1590 - Fitzwater
HB 2149 - Shields

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1697 - Baker

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-THIRD DAY, TUESDAY, FEBRUARY 15, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Herman Morse.

Our Father who art in heaven, hallowed be Thy name. We are thankful for all of our blessings which You shower upon us: where we live, our families, our health, our ability to earn a livelihood, our country. We are mindful of our friends, family, coworkers who are dealing with adversity and we ask Your blessings of comfort and healing upon them.

Help us in this chamber to focus on our similarities rather than our differences because I believe that the former outnumber the latter. It may not be a stretch, Lord, to add “republicans nor democrats; republicans nor progressives; conservatives nor liberals” to Paul’s list in Galatians 3:28.

Be with us this day and in the future. Be with us as we travel back and forth to our homes. Be with us as we do business in the people’s house.

And the House says, “Amen!”

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Kyra McKinney and Carter Murray.

The Journal of the twenty-second day was approved as printed by the following vote:

AYES: 142

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kidd	Knight

Lewis 25	Lewis 6	Lovasco	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Sander
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 002

Mackey	Rowland
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PRESENT: 004

Aldridge	Bland Manlove	Bosley	Windham
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ABSENT WITH LEAVE: 009

Billington	Burton	Derges	Kelly 141	Patterson
Pietzman	Price IV	Roden	Sassmann	

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Mackey offered House Resolution No. 3584.
Representative Trent offered House Resolution No. 3585.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 131, introduced by Representative Shaul, relating to elections.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2695, introduced by Representative Houx, relating to broadband internet infrastructure.

HB 2696, introduced by Representative West, relating to human and pet cemeteries.

HB 2697, introduced by Representative Shaul, relating to the offense of organized retail theft, with penalty provisions.

HB 2698, introduced by Representative Kelley (127), relating to the collection of court costs.

HB 2699, introduced by Representative Schnelting, relating to missing persons reports.

HB 2700, introduced by Representative Mackey, relating to trial procedures for murder in the first degree.

HB 2701, introduced by Representative Mackey, relating to the official food of the Missouri State Fair.

HB 2702, introduced by Representative Trent, relating to court automation.

HB 2703, introduced by Representative McGaugh, relating to proceedings of the judicial finance commission.

HB 2704, introduced by Representative Hicks, relating to marijuana, with penalty provisions.

HB 2705, introduced by Representative Lovasco, relating to automated traffic enforcement.

HB 2706, introduced by Representative Francis, relating to the disclosure of information pertaining to certain commercial financing products, with penalty provisions.

HB 2707, introduced by Representative Perkins, relating to the offense of assault in the first degree, with penalty provisions.

HB 2708, introduced by Representative Bromley, relating to utility rate adjustment.

HB 2709, introduced by Representative Bromley, relating to accounting practices of public utilities.

HB 2710, introduced by Representative Smith (155), relating to unlawful merchandising practices, with penalty provisions.

HB 2711, introduced by Representative Schwadron, relating to large carnivores, with penalty provisions.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2684, relating to state employee retirement.

HB 2685, relating to state purchasing.

HB 2686, relating to state purchasing.

HB 2687, relating to fee waivers for certain offenders.

HB 2688, relating to funeral attendance by an offender.

HB 2689, relating to black history month observance in schools.

HB 2690, relating to the purchasing of liability insurance for tort claims, with penalty provisions.

HB 2691, relating to mental health.

HB 2692, relating to postsecondary plans of elementary and secondary school students.

HB 2693, relating to curriculum transparency.

HB 2694, relating to personal property appreciation, with an emergency clause.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HCS HJR 117, relating to MO HealthNet, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HJR 117** was agreed to.

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Joint Resolution No. 117, Page 5, Section 36(f), Line 78, by inserting after the word "**shall**" the word "**annually**"; and

Further amend said resolution, page, and section, Line 79, by inserting after the word "**Act**" the words "**until such waiver is granted**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

Representative Fogle offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Joint Resolution No. 117, Page 5, Section B, Lines 5 through 10, by deleting said lines and inserting in lieu thereof the following:

""Shall the Missouri Constitution be amended to:

- Allow state legislators to determine which Missourians who are eligible to receive Medicaid are allowed to have their health care funded;
- Prevent Missouri hospitals from offsetting some of the unreimbursed cost of treating non-Missouri Medicaid patients; and
- Impose work requirements upon adult Medicaid recipients?""; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Fogle moved that **House Amendment No. 2** be adopted.

Which motion was defeated.

Representative Merideth offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Joint Resolution No. 117, Page 3, Section 36(e), Line 3, by inserting after the word "**persons**" the words "**over the age of eighteen**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Merideth:

AYES: 044

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 70
Burnett	Butz	Clemens	Collins	Doll
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	McDaniel	Merideth
Mosley	Nurrenbern	Person	Phifer	Proudie
Quade	Rogers	Rowland	Sauls	Sharp 36
Smith 45	Stevens 46	Terry	Turnbaugh	Unsicker
Walsh Moore 93	Weber	Windham	Young	

NOES: 097

Andrews	Atchison	Bailey	Baker	Basye
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Rone	Sander	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Trent
Van Schoiack	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

PRESENT: 000

ABSENT WITH LEAVE: 016

Aldridge	Billington	Brown 27	Burton	Coleman 32
Derges	Dogan	Ellebracht	Grier	Lovasco
Price IV	Riggs	Roden	Sassmann	Schnelting
Smith 67				

VACANCIES: 006

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Andrews	Atchison	Bailey	Baker	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 6	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riley	Roberts
Rone	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

NOES: 043

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 70
Burnett	Butz	Clemens	Collins	Doll
Fogle	Gray	Gunby	Ingle	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Person	Phifer	Proudie	Quade
Rogers	Rowland	Sauls	Sharp 36	Smith 45
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 016

Aldridge	Basye	Billington	Brown 27	Burton
Coleman 32	Derges	Dogan	Ellebracht	Grier
Lovasco	Price IV	Riggs	Roden	Schnelting
Smith 67				

VACANCIES: 006

On motion of Representative Smith (163), **HCS HJR 117, as amended**, was adopted.

On motion of Representative Smith (163), **HCS HJR 117, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HCS HB 1686 - Fiscal Review
HB 1919 - Agriculture Policy
HB 2020 - Agriculture Policy
HB 2397 - Corrections and Public Institutions
HB 2694 - Special Committee on Public Policy

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1862**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Burger, Busick, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rogers, Rone, Sharpe (4), Thompson, Van Schoiack, Weber and Young

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2172**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Burger, Busick, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rogers, Rone, Sharpe (4), Thompson, Van Schoiack, Weber and Young

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2204**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Burger, Busick, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, Rone, Sharpe (4), Thompson and Van Schoiack

Noes (5): Collins, McCreery, Rogers, Weber and Young

Absent (0)

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2515**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (17): Burger, Busick, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rogers, Rone, Sharpe (4), Thompson, Van Schoiack, Weber and Young

Noes (0)

Absent (0)

Committee on Corrections and Public Institutions, Chairman McDaniel reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1972** and **HB 2483**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Dinkins, Griffith, Henderson, McDaniel, Morse, Perkins, Stacy and Wright

Noes (3): Aldridge, Appelbaum and Collins

Absent (0)

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2568**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Aldridge, Dinkins, Griffith, McDaniel, Morse, Perkins and Wright

Noes (0)

Present (1): Appelbaum

Absent (3): Collins, Henderson and Stacy

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HJR 110**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Baker, Basye, Black (7), Christofanelli, DeGroot, Dogan, Fishel, Grier, Haffner, Hicks, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (6): Bangert, Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1814**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Baker, Basye, Black (7), Christofanelli, Dogan, Fishel, Grier, Haffner, Hicks, Mackey, Patterson, Pollitt (52), Sharp (36), Stacy and Toalson Reisch

Noes (2): Nurrenbern and Terry

Present (2): Bangert and Brown (70)

Absent (1): DeGroot

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1973**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Dogan, Fishel, Grier, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (1): DeGroot

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2010**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (18): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Dogan, Fishel, Grier, Haffner, Hicks, Mackey, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (1): Nurrenbern

Absent (1): DeGroot

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2095**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Dogan, Fishel, Grier, Haffner, Hicks, Mackey, Nurrenbern, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (1): DeGroot

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2306**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Baker, Basye, Christofanelli, DeGroot, Grier, Haffner, Hicks, Patterson, Stacy and Toalson Reisch

Noes (9): Bangert, Black (7), Brown (70), Fishel, Mackey, Nurrenbern, Pollitt (52), Sharp (36) and Terry

Present (1): Dogan

Absent (0)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2359**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Baker, Bangert, Basye, Black (7), Christofanelli, Dogan, Fishel, Grier, Haffner, Hicks, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (5): Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (1): DeGroot

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2428**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Baker, Basye, Black (7), Christofanelli, Dogan, Fishel, Grier, Haffner, Hicks, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (4): Mackey, Nurrenbern, Sharp (36) and Terry

Present (2): Bangert and Brown (70)

Absent (1): DeGroot

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 1740**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Railsback, Sharpe (4) and Thompson

Noes (3): Bangert, Walsh Moore (93) and Young

Absent (2): Lewis (6) and Person

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2171**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Railsback, Sharpe (4), Thompson, Walsh Moore (93) and Young

Noes (0)

Absent (2): Lewis (6) and Person

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2493**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bangert, Gregory (51), Haley, Henderson, Hurlbert, Railsback, Sharpe (4), Thompson, Walsh Moore (93) and Young

Noes (0)

Absent (3): Brown (16), Lewis (6) and Person

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1677**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McGaugh and Smith (45)

Noes (4): Bosley, Ingle, Mackey and McDaniel

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1724**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Smith (45)

Noes (2): Bosley and Mackey

Present (1): Ingle

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1854**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel and McGaugh

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1897 & 2414**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh and Smith (45)

Noes (0)

Absent (1): Patterson

COMMITTEE CHANGES

February 15, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Elementary and Secondary Education committee:

I hereby appoint Representative Bishop Davidson to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

The following members' presence was noted: Billington, Burton, Price IV, and Roden.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, February 16, 2022.

COMMITTEE HEARINGS

BUDGET

Wednesday, February 16, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Governor, Attorney General and continued presentation from the Department of Social Services support divisions: Family Support Division, Children's Division and Division of Youth Services.

BUDGET

Thursday, February 17, 2022, 8:15 AM, House Hearing Room 3.

Budget presentation from the Department of Conservation.

DOWNSIZING STATE GOVERNMENT

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2331, HB 2085, HB 2156, HB 2255

Executive session will be held: HB 1690, HB 2116, HB 2221, HB 2097, HB 2009, HB 1616

ECONOMIC DEVELOPMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1661, HB 1860, HB 2587

Executive session will be held: HB 2203, HR 3279

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2113, HB 2140, HB 2002

Executive session will be held: HB 1878, HJR 94, HB 1859

Added HB 1878, HJR 94 and HB 1859.

AMENDED

FINANCIAL INSTITUTIONS

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2571

Executive session will be held: HB 1472, HB 2127

FISCAL REVIEW

Thursday, February 17, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HCS HB 1686

Executive session may be held on any matter referred to the committee.

JUDICIARY

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1963, HB 1662, HB 2005, HB 2590

Executive session will be held: HB 1904, HB 1575, HB 1692, HB 1762, HB 1670, HB 1699, HB 1547, HB 2246

Added HB 2590, HB 1670, HB 1699, HB 1547 and HB 2246.

AMENDED

LOCAL GOVERNMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

Executive session will be held: HB 1606, HB 1918, HB 2291, HB 2218, HB 1588, HB 1657

PENSIONS

Wednesday, February 16, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2400

Executive session will be held: HB 1984

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 16, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2434, HB 2050

Executive session will be held: HB 2138

RULES - ADMINISTRATIVE OVERSIGHT

Wednesday, February 16, 2022, 3:30 PM, House Hearing Room 4.

Executive session will be held: HB 1475, HB 1624, HCS HB 1641, HB 1861, HCS HB 1876, HCS HB 2093, HB 2307, HCS HJR 91

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2599

Executive session will be held: HB 2126, HB 1630

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HCR 57

Executive session will be held: HB 2436

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), Joint Hearing Room (117).

Public hearing will be held: HB 1550, HB 2151, HB 2453, HJR 119, HB 2694

Executive session will be held: HB 2013, HB 2376

Added HB 2694.

AMENDED

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1560, HB 2099, HB 1470

Executive session will be held: HB 2544, HB 1451, HB 2382

Added HB 2382.

AMENDED

TRANSPORTATION

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1863

WAYS AND MEANS

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1480, HB 2200, HB 2208, HJR 125

Executive session will be held: HB 1905, HB 1981, HB 1992, HB 2527

HOUSE CALENDAR

TWENTY-FOURTH DAY, WEDNESDAY, FEBRUARY 16, 2022

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 131

HOUSE BILLS FOR SECOND READING

HB 2695 through HB 2711

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HJR 70 - Davidson

HOUSE BILLS FOR PERFECTION

HCS HB 2304 - Lewis (6)

HCS HB 1750 - Basye

HB 2310 - McDaniel

HB 1713 - Riley

HCS HB 1552 - Richey

HCS HB 1854 - Schroer

HCS HB 2012 - Kelly (141)

HCS HBs 1897 & 2414 - DeGroot

HCS HB 1747 - Basye

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1481 - Dinkins
HB 1738 - Dogan
HB 1637 - Schwadron

HOUSE BILLS FOR PERFECTION - CONSENT

(02/14/2022)

HB 1541 - McGirl

HOUSE BILLS FOR THIRD READING

HB 1667 - Christofanelli
HB 1555 - Gregory (96)
HCS HB 1590 - Fitzwater
HB 2149 - Shields
HCS HB 1686, (Fiscal Review 2/15/22) - Hardwick
HCS HBs 2358 & 1485, E.C. - Evans

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1697 - Baker

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-FOURTH DAY, WEDNESDAY, FEBRUARY 16, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative J. Eggleston.

Our Lord, God, on this day, we ask that You please help us to recall that our purpose here is one of humble service.

Help us accept that we are not here to pursue our own benefits, nor to labor for our prior employer, nor to be the boss or master of the people who elected us, but rather to be their servant, their voice, and their advocate.

Help us, Lord, to feel the eyes and ears of our constituents watching our actions and hearing our words as we go about our day, just as we know You watch over us with Your inspiration and Your judgment.

And, Lord, help us in the House complete our good work for the people of our state, and help those in the Senate do the same and rediscover their path to statesmanship.

It is in Your name, O Lord, that we make these humble requests.

And the House says, "Amen."

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Paige Thomas, Liffey Barger, Jaki Hilbert, Emmeline Beasley, Sophia Williamson, and Aubrey Schulz.

The Journal of the twenty-third day was approved as printed by the following vote:

AYES: 129

Anderson	Andrews	Appelbaum	Atchison	Aune
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Brown 70	Buchheit-Courtway	Burger	Burton
Busick	Butz	Chipman	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Johnson

Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGill	Morse	Mosley	Murphy
Nurrenbern	O'Donnell	Owen	Patterson	Perkins
Person	Pietzman	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riley	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Van Schoiack	Veit	Walsh Moore 93	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 011

Adams	Bland Manlove	Bosley	Burnett	Fogle
Ingle	Merideth	Rowland	Stevens 46	Unsicker
Weber				

PRESENT: 001

Aldridge

ABSENT WITH LEAVE: 016

Bailey	Brown 27	Christofanelli	Davidson	Hicks
Lewis 25	McDaniel	Phifer	Pollock 123	Price IV
Riggs	Roberts	Stephens 128	Tate	Walsh 50
Windham				

VACANCIES: 006

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 132, introduced by Representative Kidd, relating to constitutional amendments.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bills were read the first time and copies ordered printed:

HB 3001, introduced by Representative Smith (163), to appropriate money to the Board of Fund Commissioners for the cost of issuing and processing State Water Pollution Control Bonds, Stormwater Control Bonds, and Fourth State Building Bonds, as provided by law, to include payments from the Water Pollution Control Bond and Interest Fund, Stormwater Control Bond and Interest Fund, and Fourth State Building Bond and Interest Fund, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3002, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the State Board of Education and the Department of Elementary and Secondary Education, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3003, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Higher Education and Workforce Development, the several divisions, programs, and institutions of higher education included therein to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3004, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Revenue, the Department of Transportation, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3005, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Office of Administration, the Department of Transportation, the Department of Conservation, the Department of Public Safety, the Chief Executive's Office, and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3006, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Agriculture, Department of Natural Resources, Department of Conservation, and the several divisions and programs thereof and for the expenses, grants, refunds, distributions, and capital improvements projects involving the repair, replacement, and maintenance of state buildings and facilities of the Department of Natural Resources and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds, for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3007, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Economic Development, Department of Commerce and Insurance, Department of Labor and Industrial Relations and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3008, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Public Safety and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3009, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Corrections and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022, and ending June 30, 2023.

HB 3010, introduced by Representative Smith (163), to appropriate money for the expenses, grants, refunds, and distributions of the Department of Mental Health, the Department of Health and Senior Services, and the several divisions and programs thereof, and the Missouri Health Facilities Review Committee to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3011, introduced by Representative Smith (163), to appropriate money for the expenses, grants, and distributions of the Department of Social Services and the several divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to transfer money among certain funds for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3012, introduced by Representative Smith (163), to appropriate money for expenses, grants, refunds, and distributions of the Chief Executive's Office and Mansion, Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, Attorney General, Missouri Prosecuting Attorneys and Circuit Attorneys Retirement Systems, and the Judiciary and the Office of the State Public Defender, and the several divisions and programs thereof, and for the payment of salaries and mileage of members of the State Senate and the House of Representatives and contingent expenses of the General Assembly, including salaries and expenses of elective and appointive officers and necessary capital improvements expenditures; for salaries and expenses of members and employees and other necessary operating expenses of the Committee on Legislative Research, various joint committees, for the expenses of the interim committees established by the General Assembly, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, for the period beginning July 1, 2022 and ending June 30, 2023.

HB 3013, introduced by Representative Smith (163), to appropriate money for real property leases, related services, utilities, systems furniture, structural modifications, and related expenses for the several departments of state government and the divisions and programs thereof to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri, and to appropriate money for capital improvements and the other expenses of the Office of Administration and the divisions and programs thereof, and to transfer money among certain funds for the period beginning July 1, 2022, and ending June 30, 2023.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2712, introduced by Representative Reedy, relating to access to public records.

HB 2713, introduced by Representative Riggs, relating to costs of implementing federal regulations.

HB 2714, introduced by Representative Burnett, relating to judges.

HB 2715, introduced by Representative Schwadron, relating to the eleventh judicial circuit.

HB 2716, introduced by Representative Clemens, relating to the biometric information privacy act.

HB 2717, introduced by Representative Coleman (32), relating to certificates of birth.

HB 2718, introduced by Representative McCreery, relating to fees in connection with sewer lines.

HB 2719, introduced by Representative Porter, to authorize the conveyance of certain state property.

HB 2720, introduced by Representative Knight, relating to specialty agricultural crops.

HB 2721, introduced by Representative Burnett, relating to the offense of unlawful dog tethering or chaining, with a penalty provision.

HB 2722, introduced by Representative Copeland, relating to speed limits.

HB 2723, introduced by Representative Windham, relating to public hearings held by the joint committee on legislative research.

HB 2724, introduced by Representative West, relating to the establishment of a titling and registration offense database.

HB 2725, introduced by Representative Rogers, relating to the establishment of an alternative license plate pilot program.

HB 2726, introduced by Representative Rogers, relating to the office of broadband development.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 131, relating to elections.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2695, relating to broadband internet infrastructure.

HB 2696, relating to human and pet cemeteries.

HB 2697, relating to the offense of organized retail theft, with penalty provisions.

HB 2698, relating to the collection of court costs.

HB 2699, relating to missing persons reports.

HB 2700, relating to trial procedures for murder in the first degree.

HB 2701, relating to the official food of the Missouri State Fair.

HB 2702, relating to court automation.

HB 2703, relating to proceedings of the judicial finance commission.

HB 2704, relating to marijuana, with penalty provisions.

HB 2705, relating to automated traffic enforcement.

HB 2706, relating to the disclosure of information pertaining to certain commercial financing products, with penalty provisions.

HB 2707, relating to the offense of assault in the first degree, with penalty provisions.

HB 2708, relating to utility rate adjustment.

HB 2709, relating to accounting practices of public utilities.

HB 2710, relating to unlawful merchandising practices, with penalty provisions.

HB 2711, relating to large carnivores, with penalty provisions.

PERFECTION OF HOUSE BILLS

HCS HB 2304, **HCS HB 1750**, and **HB 2310** were placed on the Informal Calendar.

HB 1713, relating to the Missouri religious freedom protection act, was taken up by Representative Riley.

On motion of Representative Riley, the title of **HB 1713** was agreed to.

On motion of Representative Riley, **HB 1713** was ordered perfected and printed.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HJR 70, relating to constitutional amendments, was taken up by Representative Davidson.

On motion of Representative Davidson, the title of **HJR 70** was agreed to.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Derges	Dinkins	Eggleston	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riley	Roberts	Rone	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Bland Manlove	Bosley	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Proudie	Quade	Rogers	Rowland	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Turnbaugh	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 011

Barnes	Brown 27	Dogan	Houx	Johnson
Kidd	Pollock 123	Riggs	Roden	Schnelting
Smith 163				

VACANCIES: 006

On motion of Representative Davidson, **HJR 70** was ordered perfected and printed.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 72 - Conservation and Natural Resources

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HCS HJR 117 - Fiscal Review

HJR 116 - Special Committee on Homeland Security

HJR 121 - Ways and Means

HJR 126 - Special Committee on Public Policy

HJR 128 - Emerging Issues

HJR 129 - Special Committee on Government Oversight

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1490 - General Laws

HB 1545 - Transportation

HB 1573 - Special Committee on Public Policy

HB 1607 - General Laws

HB 1614 - Downsizing State Government

HB 1620 - Local Government

HB 1671 - Special Committee on Public Policy

HB 1698 - General Laws

HB 1717 - Special Committee on Litigation Reform

HB 1718 - Emerging Issues

HB 1736 - Crime Prevention

HB 1752 - Elementary and Secondary Education

HB 1912 - General Laws

HB 1985 - Financial Institutions

HB 2038 - Downsizing State Government

HB 2118 - Special Committee on Government Oversight

HB 2245 - Pensions

HB 2391 - Local Government
HB 2548 - General Laws
HB 2575 - Elementary and Secondary Education
HB 2577 - Elections and Elected Officials
HB 2586 - Conservation and Natural Resources
HB 2595 - General Laws
HB 2597 - Corrections and Public Institutions
HB 2600 - Rural Community Development
HB 2602 - Higher Education
HB 2603 - Health and Mental Health Policy
HB 2611 - Special Committee on Homeland Security
HB 2616 - Crime Prevention
HB 2617 - Rural Community Development
HB 2621 - General Laws
HB 2628 - Local Government
HB 2631 - Workforce Development
HB 2663 - Special Committee on Public Policy
HB 2674 - Special Committee on Tourism

COMMITTEE REPORTS

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1903**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Baker, Basye, Black (7), Christofanelli, DeGroot, Dogan, Fishel, Grier, Haffner, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (6): Bangert, Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (1): Hicks

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1995** and **HB 1474**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Baker, Basye, Christofanelli, DeGroot, Dogan, Fishel, Grier, Haffner, Hicks, Patterson, Stacy and Toalson Reisch

Noes (8): Bangert, Black (7), Brown (70), Mackey, Nurrenbern, Pollitt (52), Sharp (36) and Terry

Absent (0)

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 1739**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Copeland, Davis, Dogan, Hardwick, Lovasco, Perkins, Stevens (46), Van Schoiack and Young

Noes (0)

Absent (1): Evans

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 2299**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Copeland, Davis, Dogan, Hardwick, Lovasco, Perkins, Stevens (46), Van Schoiack and Young

Noes (0)

Absent (1): Evans

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 1594**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Bailey, Cupps, Deaton, Eggleston, Ellebracht, Lovasco, Proudie and Taylor (139)

Noes (2): Ingle and Rogers

Absent (3): Evans, Falkner and Kelly (141)

Special Committee on Homeland Security, Chairman Hicks reporting:

Mr. Speaker: Your Special Committee on Homeland Security, to which was referred **HB 2436**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Gray, Haffner, Hicks, Kidd, Mosley, Porter, Schnelting, Tate and Walsh Moore (93)

Noes (1): Bland Manlove

Absent (2): Chipman and McDaniel

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 2455**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Barnes, Bromley, Gray, Griffith, Johnson, Kalberloh, Morse, O'Donnell, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (1): Gunby

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 2543**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Atchison, Barnes, Bromley, Gray, Griffith, Gunby, Johnson, Kalberloh, Morse, O'Donnell, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (0)

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1600**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Andrews, Fishel, Hovis, Kalberloh, Mosley, Person, Pouche, Railsback and Sassmann

Noes (0)

Absent (2): Appelbaum and Wright

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1725**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Andrews, Fishel, Hovis, Kalberloh, Mosley, Person, Pouche, Railsback and Sassmann

Noes (0)

Absent (2): Appelbaum and Wright

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 91**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1473**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh and Smith (45)

Noes (0)

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1475**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1619**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel and McGaugh

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1624**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1641**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1861**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh, Patterson and Smith (45)

Noes (3): Bosley, Ingle and Mackey

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1876**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2093**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2307**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Eggleston, Fitzwater, Gregory (96), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (3): Dogan, Gregory (51) and McDaniel

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2356**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel, McGaugh and Smith (45)

Noes (0)

Absent (1): Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2474**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Ingle, Mackey, McDaniel and McGaugh

Noes (0)

Present (1): Smith (45)

Absent (1): Patterson

The following members' presence was noted: Brown (27) and Riggs.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 9:00 a.m., Thursday, February 17, 2022.

COMMITTEE HEARINGS

BUDGET

Thursday, February 17, 2022, 8:15 AM, House Hearing Room 3.

Budget presentation from the Department of Conservation.

CANCELLED

BUDGET

Tuesday, February 22, 2022, 12:00 PM, House Hearing Room 3.

Budget presentation from the Department of Conservation and continued presentation regarding the American Rescue Plan Act.

ECONOMIC DEVELOPMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1661, HB 1860, HB 2587, HB 2485

Executive session will be held: HB 2203, HR 3279

Added HB 2485.

CANCELLED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 23, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2082

Executive session will be held: HB 2113, HB 2140, HB 1878, HJR 94, HB 1455

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 22, 2022, 10:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1881, HB 1928, HB 1998, HB 2132, HB 1591

EMERGING ISSUES

Tuesday, February 22, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2605, HB 2607, HJR 77, HB 1798

Executive session will be held: HB 2120, HB 2452

FISCAL REVIEW

Thursday, February 17, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HCS HB 1686

Executive session may be held on any matter referred to the committee.

CANCELLED

FISCAL REVIEW

Tuesday, February 22, 2022, 2:45 PM, House Hearing Room 4.

Executive session will be held: HCS HB 1686, HCS HJR 117

Executive session may be held on any matter referred to the committee.

Additional action may be taken on any bill referred to the committee

AMENDED

INSURANCE

Tuesday, February 22, 2022, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2340

LOCAL GOVERNMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

Executive session will be held: HB 1606, HB 1918, HB 2291, HB 2218, HB 1588, HB 1657

CANCELLED

LOCAL GOVERNMENT

Tuesday, February 22, 2022, 10:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

Executive session will be held: HB 1606, HB 1918, HB 2291, HB 2218, HB 1588, HB 1657

PENSIONS

Wednesday, February 23, 2022, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 2400

RULES - LEGISLATIVE OVERSIGHT

Thursday, February 17, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HJR 82 & 106, HB 1585, HCS HB 1656, HCS HB 1814, HB 1856, HCS HB 1903, HB 1973, HCS HB 1986, HB 2010, HB 2088, HB 2095, HCS HB 2168

Executive session may be held on any matter referred to the committee.

CANCELLED

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 22, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HCS HJR 82 & 106, HB 1585, HCS HB 1656, HCS HB 1814, HB 1856, HCS HB 1903, HB 1973, HCS HB 1986, HB 2010, HB 2088, HB 2095, HCS HB 2168

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2599

Executive session will be held: HB 2126, HB 1630

CANCELLED

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, February 22, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 2248

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 22, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2533, HB 2142

Executive session will be held: HB 1833, HB 1593, HB 1959

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 23, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2611, HJR 116

Executive session will be held: HCR 57

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, February 22, 2022, 12:00 PM, House Hearing Room 6.

Executive session will be held: HB 1715, HB 1716

SPECIAL COMMITTEE ON PUBLIC POLICY

Tuesday, February 22, 2022, 12:00 PM, Joint Hearing Room (117).

Public hearing will be held: HB 1666, HB 2502, HB 2556

SPECIAL COMMITTEE ON URBAN ISSUES

Tuesday, February 22, 2022, 12:00 PM, House Hearing Room 7.

Executive session will be held: HB 2539, HB 2627, HCR 59

Removed HB 2185.

AMENDED

UTILITIES

Wednesday, February 23, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1734

VETERANS

Tuesday, February 22, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HCR 58

WORKFORCE DEVELOPMENT

Tuesday, February 22, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2625

Executive session will be held: HB 2327, HB 2564, HB 2583, HB 2190

Removed HB 2190 from public hearing.

AMENDED

HOUSE CALENDAR

TWENTY-FIFTH DAY, TUESDAY, FEBRUARY 22, 2022

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 132

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 3001 through HB 3013

HOUSE BILLS FOR SECOND READING

HB 2712 through HB 2726

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 91 - Eggleston

HOUSE BILLS FOR PERFECTION

HCS HB 1552 - Richey

HCS HB 1854 - Schroer

HCS HB 2012 - Kelly (141)

HCS HBs 1897 & 2414 - DeGroot

HCS HB 1747 - Basye

HCS HBs 1743 & 2185 - Dogan

HB 1584 - Murphy

HB 2325 - Patterson

HOUSE BILLS FOR PERFECTION - INFORMAL

HB 1481 - Dinkins
HB 1738 - Dogan
HB 1637 - Schwadron
HCS HB 2304 - Lewis (6)
HCS HB 1750 - Basye
HB 2310 - McDaniel

HOUSE BILLS FOR PERFECTION - CONSENT

(02/14/2022)

HB 1541 - McGirl

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 117, (Fiscal Review 2/16/22) - Smith (163)

HOUSE BILLS FOR THIRD READING

HB 1667 - Christofanelli
HB 1555 - Gregory (96)
HCS HB 1590 - Fitzwater
HB 2149 - Shields
HCS HB 1686, (Fiscal Review 2/15/22) - Hardwick
HCS HBs 2358 & 1485, E.C. - Evans

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1697 - Baker

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SEVENTEENTH DAY, SUNDAY, FEBRUARY 6, 2022

The House met pursuant to adjournment.

Representative Fitzwater in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Sadie Fitzwater and Eliza Fitzwater.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2613, relating to higher education tuition.

HB 2614, relating to funding for housing programs, with a delayed effective date and penalty provisions.

HB 2615, relating to school health mandates.

HB 2616, relating to criminal offenses, with penalty provisions.

HB 2617, relating to flood resiliency.

HB 2618, relating to adult high schools.

HB 2619, relating to transient guest taxes.

HB 2620, relating to railroad freight transport, with penalty provisions.

HB 2621, relating to Ozark Highlands spirits.

HB 2622, relating to controlled substance education.

HB 2623, relating to certain required background checks.

HB 2624, relating to civil actions to protect public expression.

HB 2625, relating to an exemption from licensure requirements for certain persons, with an emergency clause.

HB 2626, relating to the subdivision property owners' protection act.

HB 2627, relating to black history month.

HB 2628, relating to a public safety sales tax.

HB 2629, relating to unlawful possession of a firearm, with penalty provisions.

HB 2630, relating to elections.

HB 2631, relating to the unauthorized closure of private businesses.

HB 2632, relating to law enforcement custodial interviews.

HB 2633, relating to elections.

HB 2634, relating to strategic lawsuits against public participation.

HB 2635, relating to income tax.

HB 2636, relating to the white collar crime offender registry, with penalty provisions.

HB 2637, relating to a sales tax exemption for certain solar energy systems.

HB 2638, relating to the broadband development council, with penalty provisions.

HB 2639, relating to restitution for certain individuals.

HB 2640, relating to the uniform deployed parents custody and visitation act.

The following members' presence was noted: Aune, Baringer, Brown (70), Brown (27), Chipman, Davidson, Davis, DeGroot, Falkner, Fitzwater, Gray, Gregory (51), Griffith, Haley, Kelley (127), Lovasco, Mackey, McGaugh, Murphy, Proudie, Simmons, Smith (45), Stevens (46), Trent, Veit, Walsh Moore (93), Weber, Windham, and Young.

ADJOURNMENT

On motion of Representative Fitzwater, the House adjourned until 4:00 p.m., Monday, February 7, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 8, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1862, HB 2172, HB 2204, HB 2515

BUDGET

Monday, February 7, 2022, 11:00 AM, House Hearing Room 3.

Executive session will be held: HB 3014, HJR 117

Budget presentations from the Lt. Governor and Department of Corrections.

BUDGET

Tuesday, February 8, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Auditor, Department of Economic Development, Department of Transportation and Department of Revenue.

BUDGET

Wednesday, February 9, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Treasurer, Department of Higher Education and the American Rescue Plan Act.

BUDGET

Thursday, February 10, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Secretary of State, Department of Conservation, Public Debt, Employee Benefits, Leasing and the Department of Commerce and Insurance.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1541

Executive session may be held on any matter referred to the committee.

Changed location to HR 4.

CORRECTED

CONSERVATION AND NATURAL RESOURCES

Monday, February 7, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2328

Executive session will be held: HJR 106, HJR 82

Removed HB 2532.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2568, HB 2596

Executive session will be held: HB 1478

CRIME PREVENTION

Monday, February 7, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2108

Executive session will be held: HB 2032, HB 2307, HJR 114, HB 2439

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2113, HB 2140, HB 1455, HB 1859, HB 2002

Executive session will be held: HJR 65, HJR 91, HJR 74, HJR 85

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 8, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2428, HB 2095, HB 2010, HB 2011, HB 1973, HB 2359

Executive session will be held: HB 1804, HB 1814, HB 1721, HB 1995, HB 1474, HB 1903, HB 2306, HJR 110

EMERGING ISSUES

Tuesday, February 8, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1456, HB 1929, HB 2574, HB 2365, HB 2341

Executive session will be held: HB 2412, HB 2474

GENERAL LAWS

Monday, February 7, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 1462, HB 1660, HB 1856

HEALTH AND MENTAL HEALTH POLICY

Monday, February 7, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2074, HB 2525, HB 2368

Executive session will be held: HB 1677, HB 2355

Time change.

CORRECTED

HIGHER EDUCATION

Monday, February 7, 2022, 1:00 PM, House Hearing Room 6.

Executive session will be held: HB 1723

JUDICIARY

Wednesday, February 9, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1699, HB 1547, HB 1548, HB 2246

Executive session will be held: HB 1861, HB 1641, HB 2093, HB 1475, HB 1624, HB 1876

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 7, 2022, 3:30 PM, House Hearing Room 6.

Executive session will be held: HCS HB 1686, HB 1713, HCS HBs 2358 & 1485,

HCS HB 1583, HCS HB 2012, HCS HJR 88, HCS HB 1732

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, February 8, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1739, HB 2248, HB 2299

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1594

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2436

SPECIAL COMMITTEE ON PUBLIC POLICY

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1486, HB 2013, HB 2376

VETERANS

Tuesday, February 8, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1562, HB 2455, HB 2543

Executive session will be held: HB 2308, HB 2475

WORKFORCE DEVELOPMENT

Monday, February 7, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1740, HB 2493

Executive session will be held: HB 2171, HB 2202

HOUSE CALENDAR

EIGHTEENTH DAY, MONDAY, FEBRUARY 7, 2022

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 79 - Henderson

HOUSE BILLS FOR PERFECTION

HB 1555 - Gregory (96)
HCS HB 1590 - Fitzwater
HB 1738 - Dogan
HB 1637 - Schwadron
HB 2149 - Shields

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey
HB 1481 - Dinkins

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2022)

HB 1697 - Baker

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

EIGHTEENTH DAY, MONDAY, FEBRUARY 7, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative John Black.

Forgive us, O God, for all our boasting and our presumptuous sins of pride and arrogance, for these are days that humble us.

By Thy grace, we become more and more aware of our limitations and our weaknesses.

Let us not mistake humility for an inferiority complex, but help us to understand that with the proud and the self-sufficient Thou canst do nothing until Thou hast brought them to their knees.

We need Thy help, our Father, and we seek it humbly. We want to do right, and to be right; so start us in the right way, for Thou knowest that we are very hard to turn. Shed forth Thy grace upon us, O Lord, that each man here may say, "I can do all things through Christ which strengtheneth me." We ask it in His name. Amen.

Prayers offered by the Chaplain the Rev. Peter Marshall, D. D. at the Opening of the Senate of the United States during the Eightieth and Eighty-First Congresses, 1947-1949. (Washington, D.C.: Government Printing Office, 1949), pg. 7, Friday, February 7, 1947.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Brooklyn Johnson.

The Journal of the sixteenth day was approved as printed by the following vote:

AYES: 147

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Haffner	Haley	Hardwick	Henderson

Hicks	Houx	Hovis	Hudson	Hurlbert
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGirt	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 000

PRESENT: 003

Aldridge	Bland Manlove	Windham
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ABSENT WITH LEAVE: 007

Derges	Grier	Haden	Ingle	Kidd
Roden	Rowland			

VACANCIES: 006

The Journal of the seventeenth day was approved as printed.

HOUSE RESOLUTIONS

Representative Evans offered House Resolution No. 3501.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 72, introduced by Representative Francis, relating to approval of the State Water Resources Plan.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 125, introduced by Representative Christofanelli, relating to taxation.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2641, introduced by Representative Schroer, relating to the truth in science and health act.

HB 2642, introduced by Representative Kelly (141), relating to unregulated child custody transfers, with penalty provisions.

HB 2643, introduced by Representative Thomas, relating to county collectors.

HB 2644, introduced by Representative Bosley, relating to Medicaid services for certain low-income women, with an emergency clause.

PERFECTION OF HOUSE JOINT RESOLUTIONS

HCS HJR 79, relating to constitutional amendments, was taken up by Representative Henderson.

On motion of Representative Henderson, the title of **HCS HJR 79** was agreed to.

Representative Falkner offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Joint Resolution No. 79, Page 1, Section 50, Line 6, by inserting after the word "measure." the following:

"Voters in each congressional district shall have the opportunity to review and comment upon all initiative petitions proposing amendments to the constitution following the filing of the petition with the secretary of state and not less than fifteen days before the measure appears on the ballot. Such review and comment process shall be administered by the secretary of state in a public forum."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) offered **House Substitute Amendment No. 1 for House Amendment No. 1**.

House Substitute Amendment No. 1 for House Amendment No. 1

AMEND House Committee Substitute for House Joint Resolution No. 79, Pages 1 and 2, Section 50, Lines 1 to 19, by deleting all of said section and lines and inserting in lieu thereof the following:

"Section 50. 1. Initiative petitions proposing amendments to the constitution shall be signed by eight percent of the legal voters, **registered to vote in Missouri and citizens of the United States**, in each of two-thirds of the congressional districts in the state, and petitions proposing laws shall be signed by five percent of such voters. Every such petition shall be filed with the secretary of state not less than six months before the election and shall

contain an enacting clause and the full text of the measure. Petitions for constitutional amendments shall not contain more than one amended and revised article of this constitution, or one new article which shall not contain more than one subject and matters properly connected therewith, and the enacting clause thereof shall be "Be it resolved by the people of the state of Missouri that the Constitution be amended:". Petitions for laws shall contain not more than one subject which shall be expressed clearly in the title, and the enacting clause thereof shall be "Be it enacted by the people of the state of Missouri:". **For purposes of this article, only citizens of the United States of America who are residents of the State of Missouri and who are properly registered to vote in the State of Missouri shall be considered legal voters.**

2. Notwithstanding Section 2(b) of Article XII of this Constitution, or any other provisions of this Constitution or laws to the contrary, if two-thirds of the votes cast thereon are in favor of any amendment, whether proposed by the general assembly or by initiative, the same shall take effect at the end of thirty days after the election.

Section 50 (a). Beginning January 1, 2023, initiative petitions proposing amendments to the constitution shall be signed by ten percent of the legal voters, registered to vote in Missouri and citizens of the United States, in each of the congressional districts in the state, and petitions proposing laws shall be signed by five percent of such voters. Voters in each congressional district shall have the opportunity to review and comment upon all initiative petitions proposing amendments to the constitution following the filing of the petition with the secretary of state and not less than fifteen days before the measure appears on the ballot. Such review and comment process shall be administered by the secretary of state in a public forum."; and

Further amend said resolution, Page 2, Section C, Lines 1 and 2, by deleting said section and lines and inserting in lieu thereof the following:

"Section C. The repeal and reenactment of Section 50 (a) of this resolution shall become effective on January 1, 2023."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Taylor (139) moved that **House Substitute Amendment No. 1 for House Amendment No. 1** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Taylor (139):

AYES: 055

Bailey	Baker	Basye	Billington	Boggs
Bromley	Buchheit-Courtway	Busick	Chipman	Cupps
Davidson	Davis	Deaton	DeGroot	Eggleston
Fitzwater	Hardwick	Hicks	Hovis	Hudson
Hurlbert	Kelley 127	Kelly 141	Lewis 6	Lovasco
McDaniel	McGaugh	Murphy	Patterson	Perkins
Pietzman	Pike	Porter	Richey	Riggs
Riley	Roden	Rone	Sander	Schnelting
Schroer	Seitz	Shaul	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Taylor 139	Thomas
Toalson Reisch	Walsh 50	West	Wiemann	Mr. Speaker

NOES: 090

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Black 137	Black 7	Bland Manlove	Bosley	Brown 16
Brown 27	Brown 70	Burger	Burnett	Burton

Butz	Clemens	Coleman 32	Collins	Cook
Copeland	Dinkins	Dogan	Doll	Ellebracht
Evans	Falkner	Fishel	Fogle	Francis
Gray	Gregory 51	Griffith	Gunby	Haffner
Haley	Henderson	Houx	Johnson	Kalberloh
Knight	Lewis 25	Mackey	Mayhew	McCreery
McGill	Merideth	Morse	Mosley	Nurrenbern
O'Donnell	Owen	Phifer	Plocher	Pollitt 52
Pouche	Price IV	Proudie	Quade	Railsback
Reedy	Roberts	Rogers	Sassmann	Sauls
Schwadron	Sharp 36	Sharpe 4	Shields	Smith 45
Smith 67	Stevens 46	Tate	Taylor 48	Terry
Thompson	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh Moore 93	Weber	Windham	Wright	Young

PRESENT: 000

ABSENT WITH LEAVE: 012

Christofanelli	Coleman 97	Derges	Gregory 96	Grier
Haden	Ingle	Kidd	Person	Pollock 123
Rowland	Trent			

VACANCIES: 006

On motion of Representative Falkner, **House Amendment No. 1** was adopted.

Representative Adams offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Joint Resolution No. 79, Page 2, Section 51, Line 6, by inserting after all of said section and line the following:

"Section 1. This constitutional amendment proposed by the general assembly shall become effective when approved by a two-thirds majority of the votes cast thereon at the requisite general election, or an election called by the governor, and not otherwise."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Adams moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Adams:

AYES: 048

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Johnson	Lewis 25	Mackey
McCreery	McDaniel	Merideth	Mosley	Nurrenbern
Person	Phifer	Price IV	Proudie	Quade

Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Turnbaugh	Unsicker	Walsh Moore 93
Weber	Windham	Young		

NOES: 098

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Griffith	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Kalberloh	Kelley 127	Kelly 141
Knight	Lewis 6	Lovasco	Mayhew	McGaugh
McGill	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Porter	Pouche	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Mr. Speaker		

PRESENT: 000

ABSENT WITH LEAVE: 011

Christofanelli	Coleman 97	Derges	Gregory 96	Grier
Haden	Ingle	Kidd	Pollock 123	Rowland
Trent				

VACANCIES: 006

On motion of Representative Henderson, **HCS HJR 79, as amended**, was adopted.

On motion of Representative Henderson, **HCS HJR 79, as amended**, was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 2050 - Professional Registration and Licensing
HB 2165 - Health and Mental Health Policy

COMMITTEE REPORTS

Committee on Budget, Chairman Smith (163) reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HJR 117**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (22): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Gregory (96), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riggs, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (9): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Absent (0)

Mr. Speaker: Your Committee on Budget, to which was referred **HB 3014**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (22): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Gregory (96), Hudson, Kelly (141), Lewis (6), Mayhew, McGaugh, Merideth, Richey, Riley, Roberts, Sander, Shields, Smith (163) and West

Noes (8): Aldridge, Bland Manlove, Bosley, Burnett, Fogle, Nurrenbern, Unsicker and Windham

Absent (1): Riggs

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2289**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Pollitt (52), Riley, Rogers, Schnelting, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Present (1): Merideth

Absent (1): Schroer

*The following ex officio member was present: Brown (27)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2355**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Appelbaum, Buchheit-Courtway, Collins, Cook, Doll, Lewis (25), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (2): Haden and Pollock (123)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 88**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Dogan, Mackey and Smith (45)

Absent (1): Ingle

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1583**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh, Patterson and Smith (45)

Noes (2): Bosley and Mackey

Absent (1): Ingle

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1686**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh, Patterson and Smith (45)

Noes (2): Bosley and Dogan

Absent (2): Ingle and Mackey

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1713**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh, Patterson and Smith (45)

Noes (2): Bosley and Mackey

Absent (1): Ingle

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1732**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (1): Ingle

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2012**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh and Patterson

Noes (3): Bosley, Mackey and Smith (45)

Absent (1): Ingle

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 2358 & 1485**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Hudson, McDaniel, McGaugh, Patterson and Smith (45)

Noes (2): Dogan and Mackey

Absent (1): Ingle

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

GOVERNOR'S PROCLAMATION

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly “whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in “equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation”; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly “when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based.”

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundred First General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the second quarter of fiscal year 2022, the rate of expenditure for each of the appropriation lines in the fiscal year 2022 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2022 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 28 day of January, 2022.

/s/ Michael L. Parson
Governor

ATTEST:

/s/ Jay Ashcroft
Secretary of State

Exhibit A		
	Agency	Budget Appropriation Line
1	JUDICIARY-OPERATING	12.345
2	PUBLIC DEFENDER-OPERATING	12.400
3	ATTORNEY GENERAL-OPER	12.275
4	ATTORNEY GENERAL-OPER	12.280
5	ELEM & SEC EDUCATION-OPER	02.015
6	MENTAL HEALTH-OPERATING	10.410
7	MENTAL HEALTH-OPERATING	10.111
8	NATURAL RESOURCES-OPER	06.260
9	CORRECTIONS-OPERATING	09.205
10	OFFICE ADMINISTRATION-OPER	05.480
11	OFFICE ADMINISTRATION-OPER	05.480
12	OFFICE ADMINISTRATION-OPER	05.480
13	REVENUE-OPERATING	04.060
14	OFFICE ADMINISTRATION-OPER	05.480
15	OFFICE ADMINISTRATION-OPER	05.480
16	PUBLIC SAFETY-OPERATING	08.331

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, February 8, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 8, 2022, 8:00 AM, House Hearing Room 1.
Public hearing will be held: HB 1862, HB 2172, HB 2204, HB 2515

BUDGET

Tuesday, February 8, 2022, 8:15 AM, House Hearing Room 3.
Budget presentations from the Auditor, Department of Economic Development, Department of Transportation and Department of Revenue.

BUDGET

Wednesday, February 9, 2022, 8:15 AM, House Hearing Room 3.
Budget presentations from the Treasurer, Department of Higher Education and the American Rescue Plan Act.

BUDGET

Thursday, February 10, 2022, 8:15 AM, House Hearing Room 3.
Budget presentations from the Secretary of State, Department of Conservation, Public Debt, Employee Benefits, Leasing and the Department of Commerce and Insurance.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 4.
Executive session will be held: HB 1541
Executive session may be held on any matter referred to the committee.
Change location to HR 4.

CORRECTED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 2568, HB 2596
Executive session will be held: HB 1478

DOWNSIZING STATE GOVERNMENT

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.
Public hearing will be held: HB 2009
Executive session will be held: HB 1619, HB 1735, HB 1761
Removed HB 1690, HB 2116, HB 2097 and HB 2221.
AMENDED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2113, HB 2140, HB 1455, HB 1859, HB 2002

Executive session will be held: HJR 65, HJR 91, HJR 74, HJR 85

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 8, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2428, HB 2095, HB 2010, HB 2011, HB 1973, HB 2359

Executive session will be held: HB 1804, HB 1814, HB 1721, HB 1995, HB 1474, HB 1903, HB 2306, HJR 110

EMERGING ISSUES

Tuesday, February 8, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1456, HB 1929, HB 2574, HB 2365, HB 2341

Executive session will be held: HB 2412, HB 2474, HB 2366, HB 2000

Added HB 2366 and HB 2000.

AMENDED

FINANCIAL INSTITUTIONS

Wednesday, February 9, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1472, HB 2127, HB 2370, HB 2537, HJR 123

INSURANCE

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 2145, HB 2168

Removed HB 2077.

AMENDED

JUDICIARY

Wednesday, February 9, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1699, HB 1547, HB 1548, HB 2246

Executive session will be held: HB 1861, HB 1641, HB 2093, HB 1475, HB 1624, HB 1876

LOCAL GOVERNMENT

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1606, HB 1918, HB 2419, HB 2291, HB 2218

PENSIONS

Wednesday, February 9, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1984

Executive session will be held: HB 2114, HB 2234

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 9, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2138, HB 2434

Executive session will be held: HB 2371

PUBLIC SAFETY

Tuesday, February 8, 2022, 9:30 AM, House Hearing Room 5.

Public hearing will be held: HB 1880

Executive session will be held: HB 1687

RURAL COMMUNITY DEVELOPMENT

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1630, HB 2126

Executive session will be held: HB 1696, HB 1758

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, February 8, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1739, HB 2248, HB 2299

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1594

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2436

SPECIAL COMMITTEE ON PUBLIC POLICY

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1486, HB 2013, HB 2376

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 9, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2382

Executive session will be held: HB 1725

Presentation by Stephen Foutes, Director, Missouri Division of Tourism.

TRANSPORTATION

Wednesday, February 9, 2022, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1464, HB 2219, HB 2524

Executive session will be held: HB 1962, HB 2123

UTILITIES

Wednesday, February 9, 2022, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 1684

VETERANS

Tuesday, February 8, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1562, HB 2455, HB 2543

Executive session will be held: HB 2308, HB 2475

WAYS AND MEANS

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1905, HB 1981, HB 1992, HB 2527

Executive session will be held: HB 1864

HOUSE CALENDAR

NINETEENTH DAY, TUESDAY, FEBRUARY 8, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 72

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 125

HOUSE BILLS FOR SECOND READING

HB 2641 through HB 2644

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 3014 - Smith (163)

HOUSE BILLS FOR PERFECTION

HB 1555 - Gregory (96)

HCS HB 1590 - Fitzwater

HB 1738 - Dogan

HB 1637 - Schwadron

HB 2149 - Shields

HCS HBs 2358 & 1485 - Evans

HCS HB 1686 - Hardwick

HCS HB 2304 - Lewis (6)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey
HB 1481 - Dinkins

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2022)

HB 1697 - Baker

HOUSE BILLS FOR THIRD READING

HB 1667 - Christofanelli

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

NINETEENTH DAY, TUESDAY, FEBRUARY 8, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Brad Pollitt.

Let us pray:

Dear Heavenly Father, we briefly pause this morning to thank You for this day and thank You for the many blessings You have bestowed upon each member of this assembly. We pray for those that are less fortunate. We humbly ask for You to forgive us when we forget just how truly blessed we really are.

We thank You for the men and women in uniform that stand guard over our country and over our communities and we ask You to give them a day of protection and their families a day of rest. We pray for our nation and we ask that You have patience with us as we struggle to find our way back into Your loving arms. In Your word You state that whoever comes to You will never go hungry and whoever believes in You will never be thirsty. Help us to put Your words into our everyday practices.

I lift up the members of this chamber and thank You for their servant hearts. I ask You to be with our families back home as they sacrifice so we can be here to do the people's work. Most of all, we thank You for sending Your son JESUS to die on the cross and save us from our sins.

And it is in his name we pray and the House says AMEN.

The Pledge of Allegiance to the flag was recited.

The Journal of the eighteenth day was approved as printed by the following vote:

AYES: 144

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kidd	Knight

Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Roden
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Simmons	Smith 155	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 001

Windham

ABSENT WITH LEAVE: 012

Aldridge	Bailey	Bland Manlove	Collins	Fishel
Hicks	Kelly 141	Mosley	Price IV	Rowland
Shields	Smith 163			

VACANCIES: 006

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 126, introduced by Representative Pietzman, relating to taxation of real property.

HJR 127, introduced by Representative Hicks, relating to gaming.

HJR 128, introduced by Representative O'Donnell, relating to the state treasurer's ability to invest.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2645, introduced by Representative Hurlbert, relating to a broadband grant program.

HB 2646, introduced by Representative Davidson, relating to the delivery of health care services by dentists.

HB 2647, introduced by Representative Knight, relating to a tax credit for certain rolling stock.

HB 2648, introduced by Representative Henderson, relating to air ambulance services, with a delayed effective date.

HB 2649, introduced by Representative Pollock (123), relating to gender transition procedures.

HB 2650, introduced by Representative Copeland, relating to promoting Missouri hardwood.

HB 2651, introduced by Representative Lewis (25), relating to guardian ad litem fees.

HB 2652, introduced by Representative Haffner, relating to procedures and practices for public schools and school districts.

HB 2653, introduced by Representative Bland Manlove, relating to sickle cell disease.

HB 2654, introduced by Representative Mayhew, relating to motor fuel tax refunds.

HB 2655, introduced by Representative Hudson, relating to integrity of public assistance programs.

HB 2656, introduced by Representative Grier, relating to emergency orders.

HB 2657, introduced by Representative Riggs, relating to annexation.

HB 2658, introduced by Representative Dogan, relating to sickle cell disease.

HB 2659, introduced by Representative Unsicker, relating to tobacco products.

HB 2660, introduced by Representative Veit, relating to alternative dispute resolution.

HB 2661, introduced by Representative Knight, relating to the petroleum storage tank insurance fund.

HB 2662, introduced by Representative Porter, relating to trains carrying hazardous material, with penalty provisions.

HB 2663, introduced by Representative Pietzman, relating to fire protection districts.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 72, relating to approval of the State Water Resources Plan.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 125, relating to taxation.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2641, relating to the truth in science and health act.

HB 2642, relating to unregulated child custody transfers, with penalty provisions.

HB 2643, relating to county collectors.

HB 2644, relating to Medicaid services for certain low-income women, with an emergency clause.

PERFECTION OF HOUSE BILLS

HB 1555, relating to the scope of practice for physical therapists, was taken up by Representative Gregory (96).

On motion of Representative Gregory (96), the title of **HB 1555** was agreed to.

Representative Eggleston assumed the Chair.

Representative Davidson offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Bill No. 1555, Page 8, Section 334.506, Line 50, by inserting after the word "**occurred**." the following:

"The provisions of this paragraph shall not apply to physical therapy services performed within a school for individuals under twenty-two years of age."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

House Amendment No. 1 was withdrawn.

On motion of Representative Gregory (96), **HB 1555** was ordered perfected and printed.

HCS HB 1590, relating to incentives for new businesses, was taken up by Representative Fitzwater.

On motion of Representative Fitzwater, the title of **HCS HB 1590** was agreed to.

Representative Bosley offered **House Amendment No. 1.**

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1590, Page 1, Section 34.195, Line 12, by deleting the word "**and**"; and

Further amend said bill, page, and section, Line 15, by deleting all of the said line and inserting in lieu thereof the following:

**"amount of contracts awarded; and
(5) The number and total dollar amount of contracts awarded to minority-owned businesses compared to the total number and dollar amount of contracts awarded.";** and

Further amend said bill and section, Page 2, Line 20, by inserting after the number "**2024.**" the following:

"The report shall also include recommendations on improving access and resources for new minority-owned Missouri businesses that have been in operation for less than three years on or before January 1, 2024."; and

Further amend said bill, Page 3, Section 143.022, Line 37, by inserting after the number "**2023.**" the following:

"The term "new business income" shall not include any business income from a taxpayer that began business operations in this state prior to January 1, 2023, dissolved or otherwise terminated such business operations and reincorporates, or otherwise reinstates such business operations on or after January 1, 2023."; and

Further amend said bill, page, Section 143.071, Line 12, by inserting after the number "**2023.**" the following:

"The term "eligible new corporation" shall not include any corporation which dissolves or otherwise terminates business operations and reincorporates or otherwise reinitiates operations in this state on or after January 1, 2023."; and

Further amend said bill, Page 3, Section 620.3800, Line 3, by inserting after the word "**entrepreneurship**" the phrase "**, including minority entrepreneurship,**"; and

Further amend said bill, section, and page, Line 4 by inserting after the word "**communities**" the phrase "**, including minority communities,**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative McCreery offered **House Substitute Amendment No. 1 for House Amendment No. 1.**

*House Substitute Amendment No. 1
for
House Amendment No. 1*

AMEND House Committee Substitute for House Bill No. 1590, Page 1, Section 34.195, Line 12, by deleting the word "**and**"; and

Further amend said bill, page, and section, Line 15, by deleting all of the said line and inserting in lieu thereof the following:

**"amount of contracts awarded; and
(5) The number and total dollar amount of contracts awarded to minority-owned businesses compared to the total number and dollar amount of contracts awarded.";** and

Further amend said bill and section, Page 2, Line 20, by inserting after the number **"2024."** the following:

"The report shall also include recommendations on improving access and resources for new minority-owned Missouri businesses that have been in operation for less than three years on or before January 1, 2024."; and

Further amend said bill, Page 3, Section 143.022, Line 37, by inserting after the number **"2023."** the following:

"The term "new business income" shall not include any business income from a taxpayer that began business operations in this state prior to January 1, 2023, dissolved or otherwise terminated such business operations and reincorporates, or otherwise reinstates such business operations on or after January 1, 2023."; and

Further amend said bill and page, Section 143.071, Line 12, by inserting after the number **"2023."** the following:

"The term "eligible new corporation" shall not include any corporation that dissolves or otherwise terminates business operations and reincorporates or otherwise reinitiates operations in this state on or after January 1, 2023."; and

Further amend said bill and page, Section 620.3800, Line 3, by inserting after the word **"entrepreneurship"** the phrase **", including minority entrepreneurship,";** and

Further amend said bill, page, and section, Line 4, by inserting after the word **"communities"** the phrase **", including minority communities,";** and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative McCreery, **House Substitute Amendment No. 1 for House Amendment No. 1** was adopted.

On motion of Representative Fitzwater, **HCS HB 1590, as amended**, was adopted.

On motion of Representative Fitzwater, **HCS HB 1590, as amended**, was ordered perfected and printed.

HB 1738, relating to the designation of a memorial highway, was placed on the Informal Calendar.

HB 1637, relating to the offense of mail theft, with penalty provisions, was placed on the Informal Calendar.

HB 2149, relating to the practice of physical therapy, was taken up by Representative Shields.

On motion of Representative Shields, the title of **HB 2149** was agreed to.

On motion of Representative Shields, **HB 2149** was ordered perfected and printed.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HCS HJR 79 - Fiscal Review

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HB 2544 - Special Committee on Tourism

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HJR 82** and **HJR 106**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Basye, Brown (70), Burton, Chipman, Dinkins, Haley, Knight, Mayhew, McDaniel, Pietzman, Rone, Sassmann and Taylor (48)

Noes (3): Lewis (25), Turnbaugh and Walsh Moore (93)

Absent (4): Cupps, Grier, Haden and Pollock (123)

Committee on Corrections and Public Institutions, Chairman McDaniel reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1597**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Aldridge, Collins, Dinkins, Griffith, Henderson, McDaniel, Perkins, Stacy and Wright

Noes (0)

Absent (2): Appelbaum and Morse

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 2088**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Dinkins, Griffith, Henderson, McDaniel, Perkins and Stacy

Noes (0)

Absent (5): Aldridge, Appelbaum, Collins, Morse and Wright

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HJR 114**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (3): Aldridge, Copeland and Sharp (36)

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2307**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (3): Aldridge, Copeland and Sharp (36)

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 2439**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Davis, Hovis, Kelley (127), Roberts, Sauls, Seitz and West

Noes (0)

Absent (3): Aldridge, Copeland and Sharp (36)

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1677**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Buchheit-Courtway, Collins, Cook, Doll, Lewis (25), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (3): Appelbaum, Haden and Pollock (123)

Committee on Higher Education, Chairman Shields reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 1723**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Adams, Black (137), Houx, Pike, Riggs, Shields and Stevens (46)

Noes (1): Windham

Present (1): Phifer

Absent (2): Grier and Veit

Committee on Insurance, Chairman Wiemann reporting:

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 2145**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Butz, Davidson, Ellebracht, Johnson, Murphy, Porter, Sauls, Simmons, Tate, West and Wiemann

Noes (0)

Absent (1): Pollock (123)

Mr. Speaker: Your Committee on Insurance, to which was referred **HB 2168**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Butz, Davidson, Ellebracht, Johnson, Murphy, Porter, Sauls, Simmons, Tate, West and Wiemann

Noes (0)

Absent (1): Pollock (123)

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1687**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Bland Manlove, Hardwick, Mosley, Phifer, Roden and Walsh (50)

Noes (0)

Absent (4): Cook, McDaniel, Schroer and Taylor (48)

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2202**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Railsback, Thompson, Walsh Moore (93) and Young

Noes (0)

Absent (3): Lewis (6), Person and Sharpe (4)

The following members' presence was noted: Aldridge, Bailey, Bland Manlove, Collins, Fishel, Hicks, Kelly (141), Mosley, Price IV, Shields, and Smith (163).

ADJOURNMENT

On motion of Representative Kelly (141), the House adjourned until 10:00 a.m., Wednesday, February 9, 2022.

COMMITTEE HEARINGS

BUDGET

Wednesday, February 9, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Treasurer, Department of Higher Education and the American Rescue Plan Act.

BUDGET

Thursday, February 10, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Secretary of State, Department of Conservation, Public Debt, Employee Benefits, Leasing and the Department of Commerce and Insurance.

DOWNSIZING STATE GOVERNMENT

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2009

Executive session will be held: HB 1619, HB 1735, HB 1761

Removed HB 1690, HB 2116, HB 2097 and HB 2221.

AMENDED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2113, HB 2140, HB 1455, HB 1859, HB 2002

Executive session will be held: HJR 65, HJR 91, HJR 74, HJR 85

ELECTIONS AND ELECTED OFFICIALS

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1878, HJR 94

Executive session will be held: HB 2113, HB 2140, HB 1455, HB 1859, HB 2002

FINANCIAL INSTITUTIONS

Wednesday, February 9, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1472, HB 2127, HB 2370, HB 2537, HJR 123

JUDICIARY

Wednesday, February 9, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1699, HB 1547, HB 1548, HB 2246

Executive session will be held: HB 1861, HB 1641, HB 2093, HB 1475, HB 1624, HB 1876

LOCAL GOVERNMENT

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1606, HB 1918, HB 2419, HB 2291, HB 2218

PENSIONS

Wednesday, February 9, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1984

Executive session will be held: HB 2114, HB 2234

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 9, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2138, HB 2434

Executive session will be held: HB 2371

RURAL COMMUNITY DEVELOPMENT

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1630, HB 2126

Executive session will be held: HB 1696, HB 1758

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2436

SPECIAL COMMITTEE ON TOURISM

Wednesday, February 9, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2382, HB 2544

Executive session will be held: HB 1725

Added HB 2544.

Presentation by Stephen Foutes, Director, Missouri Division of Tourism.

AMENDED

TRANSPORTATION

Wednesday, February 9, 2022, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1464, HB 2219, HB 2524

Executive session will be held: HB 1962, HB 2123

UTILITIES

Wednesday, February 9, 2022, 1:00 PM, House Hearing Room 1.

Executive session will be held: HB 1684

Note change in time and location.

CORRECTED

WAYS AND MEANS

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1905, HB 1981, HB 1992, HB 2527

Executive session will be held: HB 1864

HOUSE CALENDAR

TWENTIETH DAY, WEDNESDAY, FEBRUARY 9, 2022

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 126 through HJR 128

HOUSE BILLS FOR SECOND READING

HB 2645 through HB 2663

HOUSE BILLS FOR PERFECTION - APPROPRIATIONS

HCS HB 3014 - Smith (163)

HOUSE BILLS FOR PERFECTION

HCS HBs 2358 & 1485 - Evans

HCS HB 1686 - Hardwick

HCS HB 2304 - Lewis (6)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey

HB 1481 - Dinkins

HB 1738 - Dogan

HB 1637 - Schwadron

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2022)

HB 1697 - Baker

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 79, (Fiscal Review 2/8/22) - Henderson

HOUSE BILLS FOR THIRD READING

HB 1667 - Christofanelli

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTIETH DAY, WEDNESDAY, FEBRUARY 9, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Bishop Davidson.

Heavenly Father, much of Jesus' life and many of Jesus' words have not been written down, but of those words we do have, we read of His birth, ministry, disciples, and detractors—His teachings, travels, trials and triumph. But there is only one place where Your Son reflects on His own heart. In the book of Matthew He shares that He is “gentle and humble in heart,” which allows Him to say in confidence, “Come to me, all who labor and are heavy laden, and I will give you rest,” because the heart which is gentle and humble is a heart which gives rest to those around it.

Jesus, we desire those things we do not have. This prayer for me reflects that truth. I can be harsh and prideful, but I also have faith that I can be transformed.

These are my colleagues, my friends, and we often have every professional and political incentive to *not* be gentle and *not* be humble, but make us those things today. And if that gentleness and humility permeates us, then perhaps we will also pray to make us gentle and humble tomorrow too.

Because by these virtues we might sow seeds of unity, serve the people of Missouri, and edify our souls all at once.

Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the nineteenth day was approved as printed by the following vote:

AYES: 144

Adams	Anderson	Andrews	Appelbaum	Aune
Baker	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd

Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Quade	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Unsicker
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 002

Bland Manlove Windham

ABSENT WITH LEAVE: 011

Aldridge	Atchison	Bailey	Boggs	Johnson
McDaniel	Proudie	Roden	Rowland	Turnbaugh
Van Schoiack				

VACANCIES: 006

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 129, introduced by Representative Seitz, relating to department of transportation spending.

HJR 130, introduced by Representative McDaniel, relating to constitutional amendments.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2664, introduced by Representative Bromley, relating to remote driver's license renewal.

HB 2665, introduced by Representative Schnelting, relating to emergency vehicles.

HB 2666, introduced by Representative Coleman (97), relating to firearms, with penalty provisions.

HB 2667, introduced by Representative Coleman (97), relating to income tax deductions.

HB 2668, introduced by Representative Riggs, relating to the 21st-century Missouri social services gap analysis task force.

HB 2669, introduced by Representative Seitz, relating to direct shipping of alcoholic beverages.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 126, relating to taxation of real property.

HJR 127, relating to gaming.

HJR 128, relating to the state treasurer's ability to invest.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2645, relating to a broadband grant program.

HB 2646, relating to the delivery of health care services by dentists.

HB 2647, relating to a tax credit for certain rolling stock.

HB 2648, relating to air ambulance services, with a delayed effective date.

HB 2649, relating to gender transition procedures.

HB 2650, relating to promoting Missouri hardwood.

HB 2651, relating to guardian ad litem fees.

HB 2652, relating to procedures and practices for public schools and school districts.

HB 2653, relating to sickle cell disease.

HB 2654, relating to motor fuel tax refunds.

HB 2655, relating to integrity of public assistance programs.

HB 2656, relating to emergency orders.

HB 2657, relating to annexation.

HB 2658, relating to sickle cell disease.

HB 2659, relating to tobacco products.

HB 2660, relating to alternative dispute resolution.

HB 2661, relating to the petroleum storage tank insurance fund.

HB 2662, relating to trains carrying hazardous material, with penalty provisions.

HB 2663, relating to fire protection districts.

PERFECTION OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3014, to appropriate money for supplemental purposes for the expenses, grants, refunds, and distributions of the several departments and offices of state government and the several divisions and programs thereof, and to transfer money among certain funds, to be expended only as provided in Article IV, Section 28 of the Constitution of Missouri for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS HB 3014** was agreed to.

Representative Smith (163) offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3014, Page 15, Section 14.225, Line 15 through and including Line 19, by deleting said lines in their entirety; and

Further amend said bill, Page 21, Section 14.332, Line 1 through and including Line 3, by deleting said lines in their entirety; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith (163), **House Amendment No. 1** was adopted.

Representative Smith (163) offered **House Amendment No. 2**.

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 3014, Page 11, Section 14.175, Line 9, by deleting "Title XIX - Adult Expansion Federal Fund (0358)" and inserting "Department of Social Services Federal Fund (0610)"; and

Further amend said bill, Page 12, Section 14.180, Line 6, by deleting "Title XIX - Adult Expansion Federal Fund (0358)" and inserting "Department of Social Services Federal Fund (0610)"; and

Further amend said bill, Page 13, Section 14.195, Line 11, by deleting "Title XIX - Adult Expansion Federal Fund (0358)" and inserting "Department of Social Services Federal Fund (0610)"; and

Further amend said bill, Page 14, Section 14.215, Line 12, by deleting "Title XIX - Adult Expansion Federal Fund (0358)" and inserting "Department of Social Services Federal Fund (0610)"; and

Further amend said bill, said page, Section 14.220, Line 9, by deleting "Title XIX - Adult Expansion Federal Fund (0358)" and inserting "Department of Social Services Federal Fund (0610)"; and

Further amend said bill, Page 15, Section 14.225, Line 14, by deleting "113,400,000" and inserting "157,918,004"; and

Further amend said bill, said page, Section 14.230, Line 25, by deleting "205,745" and inserting "2,769,247"; and

Further amend said bill, Page 16, Section 14.235, Line 9, by deleting "410,173" and inserting "510,442"; and

Further amend said bill, said page, said section, Line 9, by inserting immediately thereafter the following:

"From Medicaid Stabilization Fund (0809).....7,477
From Title XIX - Adult Expansion Federal Fund (0358)67,289"; and

Further amend said bill, said page, Section 14.245, Line 14, by deleting "10,060,293" and inserting "13,015,408"; and

Further amend said bill, Page 17, Section 14.250, Line 16, by inserting immediately thereafter the following:

"From Medicaid Stabilization Fund (0809).....332,401
From Title XIX - Adult Expansion Federal Fund (0358).....2,991,609"; and

Further amend said bill, said page, said section, Line 24, by inserting immediately thereafter the following:

"From Medicaid Stabilization Fund (0809).....117,869
From Title XIX - Adult Expansion Federal Fund (0358).....1,060,817"; and

Further amend said bill, said page, Section 14.255, Line 19, by deleting "199,219,114" and inserting "203,412,284"; and

Further amend said bill, said page, said section, Line 20, by deleting "24,957,242" and inserting "40,949,313"; and

Further amend said bill, Page 18, said section, Line 21, by deleting "233,161,592" and inserting "247,940,256"; and

Further amend said bill, said page, said section, Line 22, by deleting "224,615,178" and inserting "307,778,051"; and

Further amend said bill, said page, Section 14.260, Line 21, by deleting "37,800,000" and inserting "97,916,619"; and

Further amend said bill, Page 25, Section 14.2005, Line 11, by deleting the words "Upon receipt of the grant or forgiveness of the"; and

Further amend said bill, Page 25, Section 14.2005, Line 12 through and including Line 14, by deleting said lines in their entirety; and

Further amend said bill, Page 25, Section 14.2005, Line 15, by deleting the words "quarantine or other public health emergency." and inserting in lieu thereof the following:

"At the discretion of the Department of Elementary and Secondary Education, the required 50% tuition reduction may take the form of any or all of the following: a tuition reduction for a period of time that would satisfy the requirements of this section, a tuition credit, or a tuition reimbursement; provided that the reduction shall commence upon receipt of the grant or forgiveness of the loan. In the case of a tuition credit or reimbursement, for each childcare provider, the aggregate amount of the reduction shall be allocated on a pro rata basis to each payer of private tuition based on the tuition rate for each enrolled child under said payer's care."; and

Further amend said bill by adjusting section and bill totals accordingly.

On motion of Representative Smith (163), **House Amendment No. 2** was adopted.

Representative Merideth offered **House Amendment No. 3**.

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 3014, Page 2, Section 14.005, Line 6, by deleting the words "of \$12 per hour"; and

Further amend said bill, Page 2, Section 14.005, Line 8, by deleting "823,630" and inserting "1,111,278"; and

Further amend said bill, Page 2, Section 14.005, Line 9, by deleting "1,172,671" and inserting "1,209,585"; and

Further amend said bill, Page 6, Section 14.035, Line 6, by deleting the words "of \$12 per hour"; and

Further amend said bill, Page 6, Section 14.035, Line 8, by deleting "52,284" and inserting "52,367"; and

Further amend said bill, Page 6, Section 14.035, Line 9, by deleting "431,838" and inserting "432,078"; and

Further amend said bill, Page 6, Section 14.040, Line 5, by deleting the words "of \$12 per hour"; and

Further amend said bill, Page 6, Section 14.040, Line 6, by deleting "864,970" and inserting "1,398,669"; and

Further amend said bill, Page 6, Section 14.040, Line 10, by deleting "336,949" and inserting "630,541"; and

Further amend said bill, Page 6, Section 14.050, Line 5, by deleting the words "of \$12 per hour"; and

Further amend said bill, Page 6, Section 14.050, Line 7, by deleting "6,192,448" and inserting "6,233,782"; and

Further amend said bill, Page 6, Section 14.055, Line 6, by deleting "3,646,733" and inserting "3,636,165"; and

Further amend said bill, Page 6, Section 14.060, Line 7, by deleting "55,732" and inserting "91,013"; and

Further amend said bill, Page 7, Section 14.065, Line 5, by deleting the words "of \$12 per hour"; and

Further amend said bill, Page 7, Section 14.065, Line 6, by deleting "1,052,453" and inserting "1,072,566"; and

Further amend said bill, Page 7, Section 14.065, Line 10, by deleting "1,507,340" and inserting "1,666,163"; and

Further amend said bill, Page 7, Section 14.070, Line 4, by deleting "2,854,574" and inserting "3,754,386"; and

Further amend said bill, Page 7, Section 14.070, Line 5, by deleting "1,515,518" and inserting "1,974,805"; and

Further amend said bill, Page 7, Section 14.075, Line 11, by deleting “4,370,092” and inserting “5,729,191”; and

Further amend said bill, Page 7, Section 14.080, Line 5, by deleting “8,904,032” and inserting “9,897,926”; and

Further amend said bill, Page 7, Section 14.080, Line 6, by deleting “4,727,228” and inserting “5,206,304”; and

Further amend said bill, Page 7, Section 14.085, Line 8, by deleting “13,631,260” and inserting “15,104,230”; and

Further amend said bill, Page 8, Section 14.100, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 8, Section 14.100, Line 6, by deleting “139,279” and inserting “346,820”; and

Further amend said bill, Page 8, Section 14.100, Line 10, by deleting “371,836” and inserting “277,807”; and

Further amend said bill, Page 8, Section 14.105, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 8, Section 14.105, Line 6, by deleting “617,927” and inserting “638,146”; and

Further amend said bill, Page 8, Section 14.105, Line 10, by deleting “1,235,786” and inserting “1,542,508”; and

Further amend said bill, Page 8, Section 14.115, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 8, Section 14.115, Line 7, by deleting “1,798,362” and inserting “1,993,245”; and

Further amend said bill, Page 8, Section 14.120, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 8, Section 14.120, Line 6, by deleting “150,733” and inserting “188,417”; and

Further amend said bill, Page 9, Section 14.120, Line 10, by deleting “85,297” and inserting “54,505”; and

Further amend said bill, Page 9, Section 14.130, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 9, Section 14.130, Line 7, by deleting “23,103” and inserting “26,109”; and

Further amend said bill, Page 9, Section 14.130, Line 8, by deleting “1,053,909” and inserting “1,199,687”; and

Further amend said bill, Page 9, Section 14.135, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 9, Section 14.135, Line 6, by deleting “37,406” and inserting “41,613”; and

Further amend said bill, Page 9, Section 14.135, Line 9, by deleting “1,463,734” and inserting “1,532,236”; and

Further amend said bill, Page 9, Section 14.140, Line 1 through and including Line 14, by deleting said lines and inserting in lieu thereof the following:

“Section 14.140. To the Department of Public Safety
For the purpose of funding a state employee pay plan, provided such funding shall be used for a five and one-half percent (5.5%) cost of living adjustment, ensuring all state employees are paid a baseline wage and to address compression

Personal Service.....	\$729,795
Annual Salary adjustment in accordance with Section 105.005, RSMo.....	<u>3,020</u>
From General Revenue Fund (0101).....	732,815

Personal Service	
From Federal and Other Funds (Various).....	<u>7,624,694</u>
Total.....	\$8,357,509”; and

Further amend said bill, Page 10, Section 14.145, Line 5, by deleting “270,031” and inserting “270,032”; and

Further amend said bill, Page 10, Section 14.145, Line 6, by deleting “1,950,009” and inserting “1,870,758”; and

Further amend said bill, Page 10, Section 14.150, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 10, Section 14.150, Line 6 through and including Line 8, by deleting said lines in their entirety; and

Further amend said bill, Page 10, Section 14.155, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 10, Section 14.155, Line 6 through and including Line 8, by deleting said lines in their entirety; and

Further amend said bill, Page 11, Section 14.160, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 11, Section 14.160, Line 7, by deleting “698,797” and inserting “786,320”; and

Further amend said bill, Page 11, Section 14.160, Line 8, by deleting “1,652,865” and inserting “1,758,159”; and

Further amend said bill, Page 11, Section 14.170, Line 1 through and including Line 14, by deleting said lines and inserting in lieu thereof the following:

“Section 14.170. To the Department of Social Services
For the purpose of funding a state employee pay plan, provided such funding shall be used for a five and one-half percent (5.5%) cost of living adjustment, ensuring all state employees are paid a baseline wage and to address compression

Personal Service.....	\$3,678,927
Annual salary adjustment in accordance with Section 105.005, RSMo.....	<u>3,453</u>
From General Revenue Fund (0101).....	3,682,380

Personal Service	
From Federal and Other Funds (Various).....	<u>3,352,842</u>
Total.....	\$7,035,222”; and

Further amend said bill, Page 20, Section 14.295, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 20, Section 14.300, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 20, Section 14.305, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 20, Section 14.305, Line 7, by deleting “183,975” and inserting “191,765”; and

Further amend said bill, Page 20, Section 14.305, Line 8, by deleting “63,748” and inserting “66,213”; and

Further amend said bill, Page 20, Section 14.310, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 21, Section 14.315, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 21, Section 14.315, Line 8, by deleting “58,285” and inserting “62,772”; and

Further amend said bill, Page 21, Section 14.325, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 21, Section 14.325, Line 7, by deleting “316,488” and inserting “316,588”;
and

Further amend said bill, Page 21, Section 14.325, Line 8, by deleting “222,282” and inserting “222,395”;
and

Further amend said bill, Page 21, Section 14.330, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 21, Section 14.330, Line 7, by deleting “2,545,374” and inserting
“4,301,535”; and

Further amend said bill, Page 21, Section 14.330, Line 8, by deleting “236,301” and inserting “330,430”;
and

Further amend said bill, Page 22, Section 14.335, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 22, Section 14.335, Line 7, by deleting “740,743” and inserting “917,553”;
and

Further amend said bill, Page 22, Section 14.340, Line 5, by deleting the words “of \$12 per hour”; and

Further amend said bill, Page 22, Section 14.340, Line 7, by deleting “587,882” and inserting “553,408”;
and

Further amend said bill, Page 22, Section 14.345, Line 6, by deleting the words “of \$12 per hour”; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Hudson assumed the Chair.

Speaker Vescovo resumed the Chair.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Christofanelli	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Eggleston	Evans	Falkner	Fishel	Fitzwater

Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGill	Morse	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Sander	Sassmann
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Trent	Van Schoiack	Veit	Walsh 50
West	Wiemann	Mr. Speaker		

NOES: 045

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Mackey
McCreery	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Quade	Roden	Rogers
Sauls	Smith 45	Smith 67	Stevens 46	Terry
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 002

Proudie	Sharp 36
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ABSENT WITH LEAVE: 012

Bailey	Chipman	Coleman 32	Lewis 25	Murphy
Pietzman	Rone	Rowland	Schnelting	Simmons
Turnbaugh	Wright			

VACANCIES: 006

Representative Merideth moved that **House Amendment No. 3** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 052

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Dogan	Doll	Ellebracht
Fitzwater	Fogle	Gray	Gunby	Ingle
Johnson	Kidd	Lewis 25	Mackey	McCreery
McDaniel	Merideth	Nurrenbern	Person	Phifer
Price IV	Proudie	Quade	Roden	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Unsicker	Veit	Walsh Moore 93	Weber
Windham	Young			

NOES: 096

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Eggleston	Evans	Falkner	Fishel	Francis
Gregory 51	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Lovasco	Mayhew
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Sander	Sassmann	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Van Schoiack	Walsh 50	West	Wiemann
Mr. Speaker				

PRESENT: 000

ABSENT WITH LEAVE: 009

Bailey	Coleman 32	Gregory 96	Mosley	Rone
Rowland	Schnelting	Turnbaugh	Wright	

VACANCIES: 006

Representative Burnett offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 3014, Page 2, Section 14.008, Line 3 through and including Line 28, deleting said lines in their entirety; and

Further amend said bill, Page 3, Section 14.010, Line 1 through and including Line 61, by deleting said lines in their entirety and inserting in lieu thereof the following:

“Section 14.010. To the Department of Elementary and Secondary Education
 For distributions to the free public schools under the Coronavirus Response and Relief Supplemental Appropriations Act
 Personal Service.....\$410,000
 Expense and Equipment.....149,036,221
 From Department of Elementary and Secondary Education Federal
 Emergency Relief Fund (2305).....149,446,221

For distributions to the free public schools under the American Rescue Plan Act
 From Department of Elementary and Secondary Education Federal
 Emergency Relief 2021 Fund (2434).....1,957,916,288
 Total (Not to exceed 1.00 F.T.E.).....\$2,107,362,509”; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 097

Andrews	Atchison	Baker	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roden	Rone	Sander	Sassmann	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Toalson Reisch
Trent	Veit	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 042

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phiher	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 000

ABSENT WITH LEAVE: 018

Aldridge	Bailey	Barnes	Basye	Clemens
Coleman 32	Dogan	Gregory 96	McDaniel	Patterson
Price IV	Proudie	Roberts	Rowland	Schnelting
Simmons	Turnbaugh	Van Schoiack		

VACANCIES: 006

Representative Burnett moved that **House Amendment No. 4** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 042

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Quade
Rogers	Sauls	Sharp 36	Smith 45	Smith 67
Stevens 46	Terry	Unsicker	Walsh Moore 93	Weber
Windham	Young			

NOES: 099

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Eggleston	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roden	Rone	Sander
Sassmann	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Veit	Walsh 50
West	Wiemann	Wright	Mr. Speaker	

PRESENT: 001

McDaniel

ABSENT WITH LEAVE: 015

Aldridge	Bailey	Barnes	Clemens	Coleman 32
Dogan	Gregory 96	Price IV	Proudie	Roberts
Rowland	Schnelting	Simmons	Turnbaugh	Van Schoiack

VACANCIES: 006

Representative Aune offered **House Amendment No. 5.**

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 3014, Page 4, Section 14.010, Line 41, by deleting the words "a third-party vendor" and inserting in lieu thereof the following:

"the Department of Elementary and Secondary Education"; and

Further amend said bill by adjusting section and bill totals accordingly.

Representative Kelly (141) moved the previous question.

Which motion was adopted by the following vote:

AYES: 100

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	O'Donnell	Owen
Patterson	Perkins	Pietzman	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Riley	Roberts
Rone	Sander	Sassmann	Schwadron	Seitz
Sharpe 4	Shaul	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

NOES: 041

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Bland Manlove	Brown 27	Brown 70	Burnett
Burton	Butz	Clemens	Collins	Doll
Ellebracht	Fogle	Gray	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Nurrenbern	Person	Phifer	Quade	Rogers
Sauls	Sharp 36	Smith 45	Smith 67	Stevens 46
Terry	Unsicker	Walsh Moore 93	Weber	Windham
Young				

PRESENT: 001

Roden

ABSENT WITH LEAVE: 015

Bailey	Bangert	Barnes	Bosley	Coleman 32
Mosley	Murphy	Price IV	Proudie	Rowland
Schnelting	Schroer	Shields	Trent	Turnbaugh

VACANCIES: 006

Representative Aune moved that **House Amendment No. 5** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Aune:

AYES: 044

Adams	Aldridge	Anderson	Appelbaum	Aune
Baringer	Bland Manlove	Bosley	Brown 27	Brown 70
Burnett	Burton	Butz	Clemens	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Nurrenbern	Person	Phifer
Price IV	Quade	Rogers	Sauls	Sharp 36
Smith 45	Smith 67	Stevens 46	Terry	Unsicker
Walsh Moore 93	Weber	Windham	Young	

NOES: 105

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Buchheit-Courtway	Burger	Busick	Chipman	Christofanelli
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Eggleston	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 6	Lovasco	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sander	Sassmann
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wiemann	Wright	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 008

Bailey	Bangert	Barnes	Coleman 32	Proudie
Rowland	Schnelting	Turnbaugh		

VACANCIES: 006

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 087

Andrews	Atchison	Baker	Basye	Billington
Black 137	Boggs	Bromley	Brown 16	Buchheit-Courtway
Burger	Busick	Chipman	Christofanelli	Coleman 97
Cook	Copeland	Davidson	Davis	Deaton
DeGroot	Derges	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Haden	Haffner	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kelley 127
Kelly 141	Kidd	Lewis 6	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Plocher	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Sander	Sassmann
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thompson	Toalson Reisch
Trent	Van Schoiack	Walsh 50	West	Wiemann
Wright	Mr. Speaker			

NOES: 040

Adams	Anderson	Appelbaum	Baringer	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Quade	Rogers	Sauls
Sharp 36	Smith 45	Smith 67	Stevens 46	Terry
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 030

Aldridge	Aune	Bailey	Bangert	Barnes
Black 7	Bland Manlove	Coleman 32	Cupps	Gregory 51
Gregory 96	Grier	Griffith	Haley	Kalberloh
Knight	Lovasco	Pietzman	Pike	Pollitt 52
Price IV	Proudie	Roden	Rone	Rowland
Schnelting	Schroer	Thomas	Turnbaugh	Veit

VACANCIES: 006

On motion of Representative Smith (163), **HCS HB 3014, as amended**, was adopted by the following vote, the ayes and noes having been demanded by Representative Smith (163):

AYES: 100

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Cook	Copeland	Cupps	Davidson
Deaton	Derges	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Haden

Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Mayhew	McDaniel	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Schwadron	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Van Schoiack	Walsh 50
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 029

Anderson	Aune	Butz	Christofanelli	Coleman 97
Davis	Doll	Fogle	Gunby	Johnson
Lewis 25	Lovasco	McCreery	Merideth	Nurrenbern
Phifer	Price IV	Quade	Rogers	Schnelting
Schroer	Seitz	Smith 45	Stevens 46	Terry
Trent	Unsicker	Walsh Moore 93	Weber	

PRESENT: 018

Adams	Aldridge	Appelbaum	Baringer	Bosley
Brown 70	Burnett	Burton	Clemens	Collins
Gray	Ingle	Mackey	Mosley	Person
Sauls	Smith 67	Windham		

ABSENT WITH LEAVE: 010

Bailey	Bangert	Barnes	Bland Manlove	DeGroot
Griffith	Proudie	Rowland	Turnbaugh	Veit

VACANCIES: 006

On motion of Representative Smith (163), **HCS HB 3014, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Rule 16:

AYES: 112

Aldridge	Andrews	Atchison	Baker	Baringer
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Busick	Butz	Chipman	Coleman 32	Cook
Copeland	Cupps	Davidson	Deaton	Derges
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Mackey	Mayhew	McDaniel	McGaugh
McGill	Morse	Mosley	Murphy	O'Donnell

Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schwadron	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 008

Christofanelli	Coleman 97	Davis	Lovasco	Schnelting
Schroer	Seitz	Trent		

PRESENT: 030

Adams	Anderson	Appelbaum	Aune	Bland Manlove
Bosley	Brown 70	Burnett	Burton	Clemens
Collins	Doll	Fogle	Gunby	Johnson
Lewis 25	McCreery	Merideth	Nurrenbern	Person
Phifer	Quade	Smith 45	Smith 67	Stevens 46
Terry	Unsicker	Walsh Moore 93	Weber	Windham

ABSENT WITH LEAVE: 007

Bailey	Bangert	Barnes	DeGroot	Proudie
Rowland	Turnbaugh			

VACANCIES: 006

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 1590 - Fiscal Review

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman McDaniel reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1478**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (8): Dinkins, Griffith, Henderson, McDaniel, Morse, Perkins, Stacy and Wright

Noes (1): Collins

Present (1): Appelbaum

Absent (1): Aldridge

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1721**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (17): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Dogan, Fishel, Grier, Haffner, Mackey, Nurrenbern, Patterson, Pollitt (52), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (3): DeGroot, Hicks and Sharp (36)

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1804**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (17): Baker, Bangert, Basye, Black (7), Brown (70), Christofanelli, Dogan, Fishel, Grier, Haffner, Mackey, Nurrenbern, Patterson, Pollitt (52), Stacy, Terry and Toalson Reisch

Noes (0)

Absent (3): DeGroot, Hicks and Sharp (36)

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1563**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Cupps, Davidson, Fitzwater, Fogle, Haffner, McCreery, Patterson, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (3): Gregory (51), Hicks and Richey

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2000**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (1): Fitzwater

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2366**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Aune, Cupps, Davidson, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (1): Fitzwater

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 2474**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Aune, Cupps, Davidson, Fogle, Gregory (51), Haffner, Hicks, McCreery, Patterson, Richey, Sauls and Taylor (139)

Noes (1): Smith (45)

Absent (1): Fitzwater

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1462**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Pollitt (52), Riley, Schnelting, Schroer, Schwadron, Sharp (36) and Trent

Noes (3): Merideth, Rogers and Weber

Absent (1): Ingle

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1660**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (13): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Schwadron, Sharp (36) and Trent

Noes (2): Merideth and Weber

Absent (1): Ingle

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1856**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Merideth, Pollitt (52), Riley, Rogers, Schnelting, Schroer, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (1): Ingle

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 1854**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Cupps, Eggleston, Ellebracht, Evans, Falkner, Kelly (141) and Taylor (139)

Noes (2): Ingle and Proudie

Absent (4): Bailey, Deaton, Lovasco and Rogers

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 2308**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Atchison, Bromley, Gray, Griffith, Gunby, Johnson, Morse, O'Donnell, Pouche and Taylor (48)

Noes (0)

Absent (3): Barnes, Kalberloh and Sauls

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 2475**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Barnes, Bromley, Gray, Griffith, Gunby, Johnson, Kalberloh, Morse, O'Donnell, Pouche and Taylor (48)

Noes (0)

Absent (1): Sauls

ADVANCEMENT OF HOUSE BILLS - CONSENT

Pursuant to Rule 48, the following bill, having remained on the House Consent Calendar for Perfection for five legislative days, was ordered perfected and printed by consent with all committee substitutes and committee amendments thereto adopted and perfected by consent: **HB 1697**.

WITHDRAWAL OF HOUSE BILLS

February 8, 2022

Dana Rademan Miller, Chief Clerk
201 W Capitol Ave
Jefferson City, MO 65101

Dear Madam Clerk:

I respectfully request that **House Bill No. 2022** be withdrawn.

Sincerely,

/s/ Yolanda Young
State Representative, District 22

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, February 10, 2022.

COMMITTEE HEARINGS

BUDGET

Thursday, February 10, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Secretary of State, Department of Conservation, Public Debt, Employee Benefits, Leasing and the Department of Commerce and Insurance.

ECONOMIC DEVELOPMENT

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2203, HB 2131, HR 3279

Executive session will be held: HB 1579, HB 1685

ELECTIONS AND ELECTED OFFICIALS

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1878, HJR 94

Executive session will be held: HB 2113, HB 2140, HB 1455, HB 1859, HB 2002

EMERGING ISSUES

Tuesday, February 15, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1997, HB 2167, HB 2120, HB 2452

Executive session will be held: HB 1456, HB 1929, HB 2574, HB 2365, HB 2341, HB 2412

FISCAL REVIEW

Thursday, February 10, 2022, 9:45 AM, House Hearing Room 4.

Executive session will be held: HCS HJR 79, HCS HB 1590

Executive session may be held on any matter referred to the committee.

Added HB 1590.

AMENDED

JUDICIARY

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1963, HB 1662, HB 2005

Executive session will be held: HB 1904, HB 1575, HB 1692, HB 1762

LOCAL GOVERNMENT

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1606, HB 1918, HB 2419, HB 2291, HB 2218

RULES - LEGISLATIVE OVERSIGHT

Thursday, February 10, 2022, 10:30 AM or upon adjournment (whichever is later),
House Hearing Room 4.

Executive session will be held: HCS HJR 117, HB 1584, HCS HB 1749, HCS HB 1750,
HB 2090, HB 2193, HB 2310, HB 2325

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, February 10, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1630, HB 2126

Executive session will be held: HB 1696, HB 1758

WORKFORCE DEVELOPMENT

Monday, February 14, 2022, 12:30 PM, House Hearing Room 1.

Public hearing will be held: HB 2327, HB 2564, HB 2583, HB 2190

Executive session will be held: HB 1740, HB 2171, HB 2493

HOUSE CALENDAR

TWENTY-FIRST DAY, THURSDAY, FEBRUARY 10, 2022

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 129 and HJR 130

HOUSE BILLS FOR SECOND READING

HB 2664 through HB 2669

HOUSE BILLS FOR PERFECTION

HCS HBs 2358 & 1485 - Evans

HCS HB 1686 - Hardwick

HCS HB 2304 - Lewis (6)

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey

HB 1481 - Dinkins

HB 1738 - Dogan

HB 1637 - Schwadron

HOUSE JOINT RESOLUTIONS FOR THIRD READING

HCS HJR 79, (Fiscal Review 2/8/22) - Henderson

HOUSE BILLS FOR THIRD READING - APPROPRIATIONS

HCS HB 3014 - Smith (163)

HOUSE BILLS FOR THIRD READING

HB 1667 - Christofanelli

HB 1555 - Gregory (96)

HCS HB 1590, (Fiscal Review 2/9/22) - Fitzwater

HB 2149 - Shields

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1697 - Baker

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWENTY-FIRST DAY, THURSDAY, FEBRUARY 10, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Adam Schwadron.

Our God and God of our ancestors, with mercy accept our prayer. Pour out Your blessing upon this State, upon its inhabitants, upon its leaders, its judges, officers, and officials, who faithfully devote themselves to the needs of the public.

Help us understand the rules of justice You have decreed, so that peace and security, happiness and freedom will never depart from our land. Eternal God, whose spirit is in all creatures, we pray that Your spirit be awakened within all the inhabitants of our land.

Uproot from our hearts hatred and malice, jealousy and strife. Plant love and companionship, peace and friendship among the many peoples and faiths who dwell in our nation. May it be Your will that our land be a blessing to all who dwell on earth, and may You cause all peoples to dwell in friendship and freedom.

May the Lord bless you and keep you. May the Lord's countenance shine upon you and be gracious to you. May the Lord lift His face unto you and give you peace.

And together the House says, AMEN.

The Pledge of Allegiance to the flag was recited.

The Journal of the twentieth day was approved as printed by the following vote:

AYES: 127

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Burger	Burnett
Burton	Busick	Chipman	Clemens	Coleman 32
Coleman 97	Collins	Cook	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kidd	Knight	Lewis 25	Lovasco	Mayhew
McCreery	McDaniel	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen

Patterson	Perkins	Phifer	Pike	Plocher
Polliitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shields	Smith 155
Smith 45	Smith 67	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Turnbaugh	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 002

Mackey Rowland

PRESENT: 003

Aldridge Bland Manlove Bosley

ABSENT WITH LEAVE: 025

Bailey	Brown 70	Buchheit-Courtway	Butz	Christofanelli
Copeland	DeGroot	Derges	Doll	Hicks
Kelley 127	Kelly 141	Lewis 6	McGaugh	Person
Pietzman	Rogers	Rone	Shaul	Simmons
Smith 163	Stacy	Trent	Unsicker	Windham

VACANCIES: 006

INTRODUCTION OF HOUSE BILLS – APPROPRIATIONS

The following House Bill was read the first time and copies ordered printed:

HB 3015, introduced by Representative Smith (163), to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2022.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2670, introduced by Representative Kelley (127), relating to the A+ schools program.

HB 2671, introduced by Representative Schroer, relating to the operation of certain law enforcement agencies, with penalty provisions.

HB 2672, introduced by Representative Christofanelli, relating to virtual currency.

HB 2673, introduced by Representative Billington, relating to the regulation of refrigerants.

HB 2674, introduced by Representative Tate, relating to transient guest taxes.

HB 2675, introduced by Representative Riggs, relating to grants to expand broadband internet access.

HB 2676, introduced by Representative Deaton, relating to the state employee pay plan.

HB 2677, introduced by Representative Bangert, relating to safety belts, with a penalty provision.

HB 2678, introduced by Representative McCreery, relating to campaign finance, with penalty provisions.

HB 2679, introduced by Representative Trent, relating to the use of force.

HB 2680, introduced by Representative Griffith, relating to organ donation.

HB 2681, introduced by Representative Porter, relating to funding of the sheriffs' retirement system.

HB 2682, introduced by Representative Young, relating to rights of sexual assault survivors.

HB 2683, introduced by Representative Mayhew, relating to assistant physicians.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 129, relating to department of transportation spending.

HJR 130, relating to constitutional amendments.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2664, relating to remote driver's license renewal.

HB 2665, relating to emergency vehicles.

HB 2666, relating to firearms, with penalty provisions.

HB 2667, relating to income tax deductions.

HB 2668, relating to the 21st-century Missouri social services gap analysis task force.

HB 2669, relating to direct shipping of alcoholic beverages.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HJR 79**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Chipman, Eggleston, Fitzwater, Richey and Walsh (50)

Noes (2): Baringer and Fogle

Absent (0)

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1590**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Baringer, Chipman, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (0)

Absent (0)

THIRD READING OF HOUSE JOINT RESOLUTIONS

HCS HJR 79, relating to constitutional amendments, was taken up by Representative Henderson.

Representative Clemens raised a point of order that members were in violation of Rule 84.

The Chair ruled the point of order not well taken.

On motion of Representative Henderson, **HCS HJR 79** was read the third time and passed by the following vote:

AYES: 098

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Burger	Busick	Chipman	Christofanelli	Coleman 32
Coleman 97	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Gregory 96	Grier	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Lovasco
Mayhew	McDaniel	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander

Sassmann	Schnelting	Schroer	Schwadron	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 48	Thomas
Thompson	Trent	Van Schoiack	Veit	West
Wiemann	Wright	Mr. Speaker		

NOES: 053

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Clemens	Collins	Dogan	Ellebracht	Fogle
Gunby	Ingle	Johnson	Kidd	Lewis 25
Mackey	McCreery	Merideth	Mosley	Nurrenbern
Person	Phifer	Pollock 123	Price IV	Proudie
Quade	Rogers	Rowland	Sauls	Seitz
Sharp 36	Smith 45	Smith 67	Stevens 46	Taylor 139
Terry	Toalson Reisch	Unsicker	Walsh 50	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 000

ABSENT WITH LEAVE: 006

Bailey	Buchheit-Courtway	Derges	Doll	Gray
Turnbaugh				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

THIRD READING OF HOUSE BILLS - APPROPRIATIONS

HCS HB 3014, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2022, was taken up by Representative Smith (163).

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 101

Andrews	Atchison	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Burger
Busick	Chipman	Christofanelli	Coleman 32	Coleman 97
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Gregory 96	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx

Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
O'Donnell	Owen	Patterson	Perkins	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roden	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	West	Wiemann	Wright
Mr. Speaker				

NOES: 043

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burnett	Burton	Butz	Clemens
Collins	Ellebracht	Fogle	Gunby	Ingle
Johnson	Lewis 25	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Person	Phifer	Price IV
Quade	Rogers	Rowland	Sauls	Smith 45
Smith 67	Stevens 46	Terry	Unsicker	Walsh Moore 93
Weber	Windham	Young		

PRESENT: 003

Aldridge	Proudie	Sharp 36
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ABSENT WITH LEAVE: 010

Bailey	Baker	Buchheit-Courtway	Derges	Dogan
Doll	Gray	McDaniel	Roberts	Turnbaugh

VACANCIES: 006

On motion of Representative Smith (163), **HCS HB 3014** was read the third time and passed by the following vote:

AYES: 114

Adams	Andrews	Atchison	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Boggs	Bromley	Brown 16	Brown 27
Brown 70	Burger	Burnett	Burton	Busick
Butz	Chipman	Coleman 32	Cook	Copeland
Cupps	Davidson	Deaton	Dinkins	Dogan
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Mackey
Mayhew	McCreery	McGaugh	McGill	Morse
Murphy	O'Donnell	Owen	Patterson	Perkins
Pietzman	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs

Riley	Roberts	Roden	Rogers	Rone
Rowland	Sander	Sassmann	Sauls	Schwadron
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 67	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Thompson
Toalson Reisch	Van Schoiack	Veit	Walsh 50	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 011

Christofanelli	Coleman 97	Davis	DeGroot	Lovasco
Pollock 123	Schnelting	Schroer	Seitz	Trent
Windham				

PRESENT: 025

Aldridge	Anderson	Appelbaum	Aune	Bland Manlove
Bosley	Clemens	Collins	Fogle	Gunby
Lewis 25	Merideth	Mosley	Nurrenbern	Person
Phifer	Price IV	Proudie	Quade	Smith 45
Stevens 46	Terry	Unsicker	Walsh Moore 93	Weber

ABSENT WITH LEAVE: 007

Bailey	Buchheit-Courtway	Derges	Doll	Gray
McDaniel	Turnbaugh			

VACANCIES: 006

Speaker Vescovo declared the bill passed.

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were referred to the Committee indicated:

HCR 57 - Special Committee on Homeland Security
HCR 58 - Veterans
HCR 59 - Special Committee on Urban Issues
HCR 61 - General Laws

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 125 - Ways and Means

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1480 - Ways and Means
HB 1487 - Downsizing State Government
HB 1680 - Crime Prevention

- HB 1701** - Downsizing State Government
- HB 1702** - Crime Prevention
- HB 1748** - Elementary and Secondary Education
- HB 1832** - Elementary and Secondary Education
- HB 1833** - Special Committee on Government Oversight
- HB 1860** - Economic Development
- HB 1987** - Special Committee on Government Oversight
- HB 2099** - Special Committee on Tourism
- HB 2106** - Special Committee on Tourism
- HB 2109** - Public Safety
- HB 2136** - Health and Mental Health Policy
- HB 2160** - Judiciary
- HB 2199** - Insurance
- HB 2200** - Ways and Means
- HB 2206** - Special Committee on Litigation Reform
- HB 2208** - Ways and Means
- HB 2229** - Downsizing State Government
- HB 2243** - Downsizing State Government
- HB 2331** - Downsizing State Government
- HB 2340** - Insurance
- HB 2400** - Pensions
- HB 2402** - Agriculture Policy
- HB 2416** - Transportation
- HB 2417** - Transportation
- HB 2447** - Conservation and Natural Resources
- HB 2517** - Judiciary
- HB 2533** - Special Committee on Government Oversight
- HB 2539** - Special Committee on Urban Issues
- HB 2571** - Financial Institutions
- HB 2587** - Economic Development
- HB 2590** - Judiciary
- HB 2599** - Rural Community Development
- HB 2601** - Downsizing State Government
- HB 2605** - Emerging Issues
- HB 2606** - Elementary and Secondary Education
- HB 2607** - Emerging Issues
- HB 2612** - Conservation and Natural Resources
- HB 2615** - Judiciary
- HB 2619** - Special Committee on Tourism
- HB 2623** - Crime Prevention
- HB 2625** - Workforce Development
- HB 2627** - Special Committee on Urban Issues
- HB 2633** - Elections and Elected Officials

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1619**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Baker, Lovasco, Owen, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (4): Aune, Bangert, Burton and Gray

Absent (3): Bailey, Person and Taylor (139)

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1761** and **HB 1735**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Baker, Bangert, Burton, Gray, Lovasco, Perkins, Railsback, Sander, Schnelting and Van Schoiack

Noes (1): Owen

Absent (3): Bailey, Person and Taylor (139)

Committee on Economic Development, Chairman Grier reporting:

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1579**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Barnes, Boggs, Cupps, Deaton, Grier, Gunby, Riggs and Smith (155)

Noes (0)

Absent (2): Johnson and Trent

Mr. Speaker: Your Committee on Economic Development, to which was referred **HB 1685**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Baker, Barnes, Boggs, Cupps, Deaton, Grier, Gunby, Riggs and Smith (155)

Noes (0)

Absent (2): Johnson and Trent

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2114**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Billington, Black (7), Brown (27), Clemens, Hovis, Murphy, O'Donnell, Owen, Person, Pike, Stevens (46) and Wright

Noes (0)

Absent (1): Kidd

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 2234**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (12): Billington, Black (7), Brown (27), Clemens, Hovis, Murphy, O'Donnell, Owen, Person, Pike, Stevens (46) and Wright

Noes (0)

Absent (1): Kidd

Committee on Rural Community Development, Chairman Pollitt (52) reporting:

Mr. Speaker: Your Committee on Rural Community Development, to which was referred **HB 1696**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Appelbaum, Burton, Haffner, Hovis, Kalberloh, Lewis (25), Lewis (6), Morse, Pollitt (52), Reedy, Sharpe (4) and Stephens (128)

Noes (0)

Absent (4): Bosley, Buchheit-Courtway, Copeland and Turnbaugh

Special Committee on Tourism, Chairman Hudson reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1725**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(28)(a) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (10): Barnes, Burnett, Hudson, Morse, Riggs, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Pike

*The following ex officio member was present: Brown (27)

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1962**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bangert, Bromley, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (2): Buchheit-Courtway and Burger

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 2123**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Bangert, Bromley, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (2): Buchheit-Courtway and Burger

Committee on Utilities, Chairman Kidd reporting:

Mr. Speaker: Your Committee on Utilities, to which was referred **HB 1684**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Atchison, Black (137), Bromley, Fitzwater, Kidd, Lewis (6) and Simmons

Noes (3): Brown (70), Ingle and McCreery

Absent (0)

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1864**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Bland Manlove, Coleman (32), Eggleston, Mayhew, McGirl, Phifer, Riggs, Roden and Weber

Noes (0)

Absent (1): Lovasco

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1541**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (11): Andrews, Appelbaum, Fishel, Hovis, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (0)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HJR 70**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), McDaniel and McGaugh

Noes (5): Bosley, Dogan, Ingle, Mackey and Smith (45)

Absent (2): Hudson and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1589**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Smith (45)

Noes (0)

Absent (2): Hudson and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1695**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Smith (45)

Noes (0)

Absent (2): Hudson and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HBs 1743 & 2185**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McGaugh and Smith (45)

Noes (0)

Present (2): Bosley and McDaniel

Absent (2): Hudson and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1875**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Smith (45)

Noes (0)

Absent (2): Hudson and Patterson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 2387**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh and Smith (45)

Noes (0)

Present (1): Cupps

Absent (2): Hudson and Patterson

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HJR 117**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Basye, Chipman, Christofanelli, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (3): Bailey, Haffner and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1584**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Kelly (141), Proudie and Richey

Noes (2): Aune and Rogers

Absent (3): Bailey, Haffner and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1749**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1750**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Chipman, Christofanelli, Haffner, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2090**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2193**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2310**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Richey and Rogers

Noes (0)

Present (1): Proudie

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2325**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

COMMITTEE CHANGES

February 10, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Special Committee on Public Policy:

I hereby appoint Representative Mark Sharp to the position of Ranking Minority Member.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

WITHDRAWAL OF HOUSE BILLS

February 10, 2022

Ms. Dana Rademan Miller
Chief Clerk, Missouri House of Representatives
201 West Capitol Avenue
Jefferson City, Missouri 65101

Madam Clerk:

I respectfully request **House Bill No. 1476**, pre-filed December 1, 2021, be withdrawn.

Thank you for your consideration.

Respectfully,

/s/ Nick Schroer
Missouri House of Representatives
House District 107

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, February 14, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 15, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1862, HB 2172, HB 2204, HB 2515

BUDGET

Monday, February 14, 2022, 12:00 PM, House Hearing Room 3.

Budget presentations from the General Assembly, Judiciary, Public Defender, Department of Health & Senior Services, and Capitol Master Plan presentation by the Missouri State Capitol Commission.

BUDGET

Tuesday, February 15, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Department of Natural Resources, Department of Agriculture, Department of Labor & Industrial Relations, and the Department of Public Safety.

Amended notice to add Department of Public Safety.

AMENDED

BUDGET

Wednesday, February 16, 2022, 8:15 AM, House Hearing Room 3.

Budget presentations from the Governor, Attorney General, and continued presentation from the Department of Social Services' support division: Family Support Division, Children's Division and Division of Youth Services.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1600

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, February 14, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1777, HB 2612

Executive session will be held: HB 2328

CRIME PREVENTION

Monday, February 14, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1680, HB 1702, HB 2623, HB 2032

Executive session will be held: HB 2108

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2113, HB 2140, HB 2002

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 15, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1556, HB 1858, HB 1908

Executive session will be held: HJR 110, HB 2306, HB 1814, HB 1903, HB 1995, HB 1474, HB 2428, HB 2359, HB 1973, HB 2095, HB 2010, HB 2011

EMERGING ISSUES

Tuesday, February 15, 2022, 4:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1997, HB 2167, HB 2120, HB 2452

Executive session will be held: HB 1456, HB 1929, HB 2574, HB 2365, HB 2341, HB 2412

GENERAL LAWS

Monday, February 14, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1722, HB 2094, HB 2169, HB 2163

HEALTH AND MENTAL HEALTH POLICY

Monday, February 14, 2022, 11:30 AM, House Hearing Room 7.

Public hearing will be held: HB 2174, HB 2165, HB 2362

Executive session will be held: HB 2074, HB 2525

HIGHER EDUCATION

Monday, February 14, 2022, 12:30 PM, House Hearing Room 6.

Public hearing will be held: HB 1683, HB 2105

INSURANCE

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2566

JUDICIARY

Wednesday, February 16, 2022, 4:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1963, HB 1662, HB 2005

Executive session will be held: HB 1904, HB 1575, HB 1692, HB 1762

LOCAL GOVERNMENT

Thursday, February 17, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2137, HB 2205, HB 2177, HB 2007, HB 2220

Executive session will be held: HB 1606, HB 1918, HB 2291, HB 2218, HB 1588, HB 1657

PUBLIC SAFETY

Tuesday, February 15, 2022, 9:45 AM, House Hearing Room 5.

Public hearing will be held: HB 2109

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 14, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1473, HCS HB 1619, HCS HB 1677, HB 1724,

HCS HB 1854, HCS HBs 1897 & 2414, HB 2356, HB 2474

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, February 15, 2022, 4:00 PM , House Hearing Room 6.

Executive session will be held: HB 1739, HB 2299

SPECIAL COMMITTEE ON GOVERNMENT ACCOUNTABILITY

Monday, February 14, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1955, HB 2003, HB 2112

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1833, HB 1593, HB 1959

Executive session will be held: HB 1594

SPECIAL COMMITTEE ON LITIGATION REFORM

Tuesday, February 15, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1715, HB 1716

SPECIAL COMMITTEE ON PUBLIC POLICY

Wednesday, February 16, 2022, 12:00 PM or upon adjournment (whichever is later), Joint Hearing Room (117).

Public hearing will be held: HB 1550, HB 2151, HB 2453, HJR 119

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, February 14, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2539, HCR 59, HB 2627

VETERANS

Tuesday, February 15, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HCR 58

Executive session will be held: HB 1562, HB 2455, HB 2543

Presentation by Eric Endsley, Administrator, Warrensburg Veterans Home.

WORKFORCE DEVELOPMENT

Monday, February 14, 2022, 12:30 PM, House Hearing Room 1. Public hearing will be held: HB 2327, HB 2564, HB 2583, HB 2190

Executive session will be held: HB 1740, HB 2171, HB 2493

HOUSE CALENDAR

TWENTY-SECOND DAY, MONDAY, FEBRUARY 14, 2022

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 3015

HOUSE BILLS FOR SECOND READING

HB 2670 through HB 2683

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 117 - Smith (163)

HJR 70 - Davidson

HOUSE BILLS FOR PERFECTION

HCS HBs 2358 & 1485 - Evans

HCS HB 1686 - Hardwick

HCS HB 2304 - Lewis (6)

HCS HB 1750 - Basye

HB 2310 - McDaniel

HB 1713 - Riley

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey

HB 1481 - Dinkins

HB 1738 - Dogan

HB 1637 - Schwadron

HOUSE BILLS FOR PERFECTION - CONSENT

(02/14/2022)

HB 1541 - McGirl

HOUSE BILLS FOR THIRD READING

HB 1667 - Christofanelli

HB 1555 - Gregory (96)

HCS HB 1590 - Fitzwater

HB 2149 - Shields

HOUSE BILLS FOR THIRD READING - CONSENT

HB 1697 - Baker

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTEENTH DAY, MONDAY, JANUARY 31, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Dan Stacy.

Let us pray. (Matthew 6:9-13)

Our Father, (Thank You for relating to us as a father, as a protector and provider, as a judge yet showing us mercy.)
Our Father who is in heaven,
Hallowed be Your name.

Your kingdom come. (Father, this reminds us that we are waiting for Christ's return. We acknowledge that Your reign yields ultimate blessing, and we should look to You to guide us as we seek to govern.)

Your will be done, (Father, although each of us has desires and preferences, we should be seeking Your will, which is higher and more perfect than ours.) *on earth as it is in heaven*. (Father, Your son Jesus said Your kingdom is not of the world, yet we ask You to guide us today in this material world. We acknowledge that our human free will generates a whole lot of evil in this world, yet we ask Your will to operate on earth as we know Your will operates unchallenged in heaven. Help our will to be in conformity with Your will, Lord.)

Give us this day our daily bread. (Lord, we acknowledge that everything good that comes to us comes because of Your grace and mercy and desire to bless us. By the act of creating the world and us, You are ultimately responsible, even for the things that we may do for ourselves.)

And forgive us our debts, as we also have forgiven our debtors. (Lord, we recognize that forgiveness is not common in this world, but You have shown evidence that You are willing to forgive us when we seek Your ways, so help us to forgive others who have wronged us.)

And do not lead us into temptation, (Lord, we realize that many times when tempted our human frailty fails You, so we ask You to help us avoid temptation.) *but deliver us from evil*. (And, Lord, we thank You that You have already provided a sacrifice for us to win the war against evil.)

Help us today as we try to serve each other!

Help us today as we serve the people of Missouri!

And we pray these things in the name of Jesus, and the House said, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fourteenth day was approved as printed by the following vote:

AYES: 139

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Perkins	Person	Pietzman	Pike
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riley	Roberts	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Shields	Simmons
Smith 155	Smith 163	Smith 45	Smith 67	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 001

DeGroot

PRESENT: 004

Aldridge	Bland Manlove	Unsicker	Windham
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ABSENT WITH LEAVE: 013

Bangert	Derges	Grier	Hudson	Patterson
Phifer	Plocher	Riggs	Roden	Rowland
Schroer	Stevens 46	Turnbaugh		

VACANCIES: 006

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2599, introduced by Representative Evans, relating to sales tax exemptions for farm equipment.

HB 2600, introduced by Representative Railsback, relating to the joint committee on solid waste management.

HB 2601, introduced by Representative Lewis (6), relating to vulnerable persons, with penalty provisions.

HB 2602, introduced by Representative Henderson, relating to funding allocation for postsecondary education institutions.

HB 2603, introduced by Representative Patterson, relating to naltrexone hydrochloride.

HB 2604, introduced by Representative Patterson, relating to Medicaid services for certain low-income women, with an emergency clause.

HB 2605, introduced by Representative Gregory (51), relating to supplemental health care services agencies, with penalty provisions.

HB 2606, introduced by Representative Pike, relating to school counseling week.

HB 2607, introduced by Representative Rone, relating to excursion gambling boat facilities.

HB 2608, introduced by Representative Cook, relating to law enforcement officers, with a penalty provision.

HB 2609, introduced by Representative Riggs, relating to applicants for grants to expand broadband internet access.

HB 2610, introduced by Representative Brown (70), relating to drinking water in schools, with penalty provisions.

HB 2611, introduced by Representative Richey, relating to residency requirements for fire department employees.

HB 2612, introduced by Representative Boggs, relating to cameras on private property.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2586, relating to solid waste forfeiture funds.

HB 2587, relating to the regulatory sandbox act.

HB 2588, relating to the vertical real estate management and availability act.

HB 2589, relating to convictions of included offenses.

HB 2590, relating to sexual offenses, with penalty provisions.

HB 2591, relating to services provided to students.

HB 2592, relating to restitution for certain individuals.

HB 2593, relating to home-based businesses.

HB 2594, relating to personal property taxes.

HB 2595, relating to limited tax credits for certain medical education-related preceptorships.

HB 2596, relating to the offense of abuse or neglect of a child, with penalty provisions.

HB 2597, relating to postconviction treatment programs.

HB 2598, relating to liability of private contractors.

COMMITTEE REPORTS

Committee on Health and Mental Health Policy, Chairman Stephens (128) reporting:

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 1629**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Appelbaum, Buchheit-Courtway, Collins, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Health and Mental Health Policy, to which was referred **HB 2356**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Appelbaum, Buchheit-Courtway, Collins, Cook, Doll, Haden, Lewis (25), Pollock (123), Seitz, Smith (155), Stephens (128), Stevens (46), Thomas and Wright

Noes (0)

Absent (0)

Committee on Judiciary, Chairman Evans reporting:

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1686**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Anderson, Coleman (97), Davis, Ellebracht, Evans and Schroer

Noes (4): Mackey, Riley, Sauls and Veit

Present (1): Reedy

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1713**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Coleman (97), Davis, Ellebracht, Evans, Reedy, Riley, Sauls, Schroer and Veit

Noes (2): Anderson and Mackey

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 1897** and **HB 2414**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anderson, Coleman (97), Davis, Ellebracht, Evans, Mackey, Reedy, Riley, Sauls, Schroer and Veit

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Judiciary, to which was referred **HB 2358** and **HB 1485**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Anderson, Coleman (97), Davis, Ellebracht, Evans, Reedy, Riley, Sauls, Schroer and Veit

Noes (1): Mackey

Absent (0)

Committee on Local Government, Chairman Falkner reporting:

Mr. Speaker: Your Committee on Local Government, to which was referred **HB 1541**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (11): Adams, Baringer, Burger, Falkner, Fishel, Gray, Perkins, Railsback, Reedy, Walsh Moore (93) and West

Noes (0)

Absent (2): Hudson and Murphy

Committee on Professional Registration and Licensing, Chairman Coleman (32) reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2096**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Coleman (32), Cook, Davidson, Davis, Dinkins, Doll, Grier, Kelley (127), Lewis (25), Riley, Roberts and Smith (67)

Noes (1): Thomas

Absent (1): Brown (27)

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HJR 79**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), McDaniel, McGaugh and Patterson

Noes (4): Bosley, Ingle, Mackey and Smith (45)

Absent (1): Hudson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1590**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Bosley and Hudson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1637**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (12): Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (2): Bosley and Hudson

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HB 1738**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (13): Bosley, Cupps, Dogan, Eggleston, Fitzwater, Gregory (51), Gregory (96), Ingle, Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (1): Hudson

WITHDRAWAL OF HOUSE BILLS

January 31, 2022

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
State Capitol Bldg.
201 W. Capitol Ave.
Jefferson City, MO 65101

Dear Madam Clerk,

I request that **House Bill No. 1466** be withdrawn.

Respectfully submitted,

/s/ Paula Brown
State Representative
District 70

The following members' presence was noted: Bangert, Patterson, Phifer, Riggs, Roden, Schroer, Stevens (46), and Turnbaugh.

ADJOURNMENT

On motion of Representative Kelly (141), the House adjourned until 10:00 a.m., Tuesday, February 1, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, February 1, 2022, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1600, HB 2372, HR 3268

Executive session may be held on any matter referred to the committee.

Discussion and voting on changes to the House Policy Handbook.

AGRICULTURE POLICY

Tuesday, February 1, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1875, HB 1695, HB 2387

Executive session may be held on any matter referred to the committee.

BUDGET

Tuesday, February 1, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services – Support Divisions, Family Support Division, Children’s Division and Division of Youth Services.

BUDGET

Wednesday, February 2, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Attorney General, Department of Agriculture and the American Rescue Plan Act.

BUDGET

Thursday, February 3, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor, Department of Commerce & Insurance and the Department of Labor & Industrial Relations.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 1, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1478, HB 1972, HB 2483

Executive session will be held: HB 2088, HB 1597

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Tuesday, February 1, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 65, HJR 91, HJR 74, HJR 85, HJR 112, HJR 113

Executive session will be held: HJR 102, HJR 70

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 1, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1814, HB 1804, HB 2428, HB 1933, HB 2359, HB 1721

Executive session will be held: HB 1585, HB 1750, HB 1903

Executive session may be held on any matter referred to the committee.

Added HB 1721.

AMENDED

EMERGING ISSUES

Tuesday, February 1, 2022, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2412, HB 2474, HB 2366

Executive session will be held: HB 2000

Executive session may be held on any matter referred to the committee.

Time change.

CORRECTED

INSURANCE

Tuesday, February 1, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1700, HB 2145, HB 2168

Executive session may be held on any matter referred to the committee.

Removed HB 1978 and added HB 1700.

AMENDED

LOCAL GOVERNMENT

Thursday, February 3, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1606, HB 1918, HB 2419, HB 2291, HB 2218

Executive session may be held on any matter referred to the committee.

PENSIONS

Wednesday, February 2, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1984

Executive session will be held: HB 2114, HB 2234

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 2, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2138, HB 2434

Executive session will be held: HB 2371

PUBLIC SAFETY

Tuesday, February 1, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: HB 1687

Executive session will be held: HB 1656, HB 2381, HB 2193, HB 1994, HB 1986

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Tuesday, February 1, 2022, 3:30 PM, House Hearing Room 6.

Executive session will be held: HCS HB 1686, HB 1713, HCS HBs 2358 & 1485,

HCS HB 1583, HCS HB 2012, HCS HJR 88

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Tuesday, February 1, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HJR 100, HCS HB 1559, HCS HB 1747, HCS HB 2304

Executive session may be held on any matter referred to the committee.

Room correction.

CORRECTED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 2, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2436

UTILITIES

Wednesday, February 2, 2022, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 1684

VETERANS

Tuesday, February 1, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 2308, HB 2475

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

SIXTEENTH DAY, TUESDAY, FEBRUARY 1, 2022

HOUSE BILLS FOR SECOND READING

HB 2599 through HB 2612

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 79 - Henderson

HOUSE BILLS FOR PERFECTION

HB 1481 - Dinkins

HB 1667 - Christofanelli

HB 1555 - Gregory (96)

HCS HB 1590 - Fitzwater

HB 1738 - Dogan

HB 1637 - Schwadron

HB 2149 - Shields

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2022)

HB 1697 - Baker

HOUSE BILLS FOR THIRD READING

HB 2162 - Deaton

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTEENTH DAY, TUESDAY, FEBRUARY 1, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Travis Fitzwater.

Dear Lord,

We beg that You heal our land. Reconcile our people. Give us hearts to care for those who are in most need. Help us to love one another. Humble those in need of humility. And strike down the hate and division that emanates through politics today. Grant the boldness needed to do Your will. May You always be glorified by our service. And we ask for peace in our hearts and among our state and nation. Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as Honorary Pages for the Day, to serve without compensation: Lucas Fritsche and Halie Fritsche.

The Journal of the fifteenth day was approved as printed by the following vote:

AYES: 124

Adams	Andrews	Appelbaum	Atchison	Aune
Bangert	Baringer	Barnes	Billington	Black 137
Boggs	Bromley	Brown 16	Brown 27	Buchheit-Courtway
Burger	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 97	Collins	Cook
Davidson	Davis	Deaton	Dinkins	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 96
Griffith	Gunby	Haley	Hardwick	Henderson
Houx	Hovis	Hurlbert	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Pike	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rogers	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 45	Smith 67	Stacy

Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 001

Rowland

PRESENT: 002

Bland Manlove	Windham
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ABSENT WITH LEAVE: 030

Aldridge	Anderson	Bailey	Baker	Basye
Black 7	Bosley	Brown 70	Burnett	Coleman 32
Copeland	Cupps	DeGroot	Derges	Dogan
Gregory 51	Grier	Haden	Haffner	Hicks
Hudson	Kidd	Phifer	Pietzman	Plocher
Price IV	Smith 163	Stephens 128	Toalson Reisch	Walsh Moore 93

VACANCIES: 006

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2613, introduced by Representative Burnett, relating to higher education tuition.

HB 2614, introduced by Representative DeGroot, relating to funding for housing programs, with a delayed effective date and penalty provisions.

HB 2615, introduced by Representative Coleman (32), relating to school health mandates.

HB 2616, introduced by Representative Coleman (32), relating to criminal offenses, with penalty provisions.

HB 2617, introduced by Representative McGaugh, relating to flood resiliency.

HB 2618, introduced by Representative Davidson, relating to adult high schools.

HB 2619, introduced by Representative Railsback, relating to transient guest taxes.

HB 2620, introduced by Representative Railsback, relating to railroad freight transport, with penalty provisions.

HB 2621, introduced by Representative Grier, relating to Ozark Highlands spirits.

HB 2622, introduced by Representative Derges, relating to controlled substance education.

HB 2623, introduced by Representative Veit, relating to certain required background checks.

HB 2624, introduced by Representative Perkins, relating to civil actions to protect public expression.

HB 2625, introduced by Representative Burger, relating to an exemption from licensure requirements for certain persons, with an emergency clause.

HB 2626, introduced by Representative West, relating to the subdivision property owners' protection act.

HB 2627, introduced by Representative Sharp (36), relating to black history month.

HB 2628, introduced by Representative Lewis (6), relating to a public safety sales tax.

HB 2629, introduced by Representative Perkins, relating to unlawful possession of a firearm, with penalty provisions.

HB 2630, introduced by Representative Schroer, relating to elections.

HB 2631, introduced by Representative Kalberloh, relating to the unauthorized closure of private businesses.

HB 2632, introduced by Representative Anderson, relating to law enforcement custodial interviews.

HB 2633, introduced by Representative Boggs, relating to elections.

HB 2634, introduced by Representative Lovasco, relating to strategic lawsuits against public participation.

HB 2635, introduced by Representative Gregory (96), relating to income tax.

HB 2636, introduced by Representative Gregory (96), relating to the white collar crime offender registry, with penalty provisions.

HB 2637, introduced by Representative Davidson, relating to a sales tax exemption for certain solar energy systems.

HB 2638, introduced by Representative Riggs, relating to the broadband development council, with penalty provisions.

HB 2639, introduced by Representative Bland Manlove, relating to restitution for certain individuals.

HB 2640, introduced by Representative Griffith, relating to the uniform deployed parents custody and visitation act.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2599, relating to sales tax exemptions for farm equipment.

HB 2600, relating to the joint committee on solid waste management.

HB 2601, relating to vulnerable persons, with penalty provisions.

HB 2602, relating to funding allocation for postsecondary education institutions.

HB 2603, relating to naltrexone hydrochloride.

HB 2604, relating to Medicaid services for certain low-income women, with an emergency clause.

HB 2605, relating to supplemental health care services agencies, with penalty provisions.

HB 2606, relating to school counseling week.

HB 2607, relating to excursion gambling boat facilities.

HB 2608, relating to law enforcement officers, with a penalty provision.

HB 2609, relating to applicants for grants to expand broadband internet access.

HB 2610, relating to drinking water in schools, with penalty provisions.

HB 2611, relating to residency requirements for fire department employees.

HB 2612, relating to cameras on private property.

PERFECTION OF HOUSE BILLS

HB 1481, relating to school protection officers, was placed on the Informal Calendar.

HB 1667, relating to kratom products, was taken up by Representative Christofanelli.

On motion of Representative Christofanelli, the title of **HB 1667** was agreed to.

On motion of Representative Christofanelli, **HB 1667** was ordered perfected and printed.

THIRD READING OF HOUSE BILLS

HB 2162, relating to the opioid addiction treatment and recovery fund, was taken up by Representative Deaton.

On motion of Representative Deaton, **HB 2162** was read the third time and passed by the following vote:

AYES: 145

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Bland Manlove	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 97	Collins	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	Nurrenbern	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Windham	Wright	Young	Mr. Speaker

NOES: 001

Coleman 32

PRESENT: 000

ABSENT WITH LEAVE: 011

Black 7	Boggs	Derges	Grier	Hudson
Kidd	McDaniel	Pietzman	Plocher	Rowland
Schroer				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 3279 - Economic Development

REFERRAL OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was referred to the Committee indicated:

HCR 71 - Judiciary

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 77 - Emerging Issues

HJR 92 - Budget

HJR 123 - Financial Institutions

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1468 - Elementary and Secondary Education

HB 1469 - Elementary and Secondary Education

HB 1470 - Special Committee on Tourism

HB 1471 - Elementary and Secondary Education

HB 1472 - Financial Institutions

HB 1550 - Special Committee on Public Policy

HB 1560 - Special Committee on Tourism

HB 1562 - Veterans

HB 1593 - Special Committee on Government Oversight

HB 1601 - Elections and Elected Officials

HB 1605 - Local Government

HB 1608 - Special Committee on Public Policy

HB 1610 - General Laws

HB 1662 - Judiciary

HB 1668 - Emerging Issues

HB 1683 - Higher Education

HB 1715 - Special Committee on Litigation Reform

HB 1716 - Special Committee on Litigation Reform

HB 1722 - General Laws

HB 1739 - Special Committee on Criminal Justice

HB 1741 - Emerging Issues

HB 1777 - Conservation and Natural Resources

HB 1798 - Emerging Issues

HB 1802 - Elementary and Secondary Education

HB 1857 - Downsizing State Government

HB 1862 - Agriculture Policy

HB 1863 - Transportation

HB 1880 - Public Safety

- HB 1881** - Elementary and Secondary Education
- HB 1905** - Ways and Means
- HB 1917** - Crime Prevention
- HB 1936** - Health and Mental Health Policy
- HB 1954** - Crime Prevention
- HB 1959** - Special Committee on Government Oversight
- HB 1960** - Judiciary
- HB 1963** - Judiciary
- HB 1974** - Judiciary
- HB 1981** - Ways and Means
- HB 1992** - Ways and Means
- HB 2003** - Special Committee on Government Accountability
- HB 2007** - Local Government
- HB 2056** - Judiciary
- HB 2075** - Economic Development
- HB 2094** - General Laws
- HB 2105** - Higher Education
- HB 2120** - Emerging Issues
- HB 2126** - Rural Community Development
- HB 2129** - Special Committee on Tourism
- HB 2131** - Economic Development
- HB 2139** - Special Committee on Litigation Reform
- HB 2142** - Special Committee on Government Oversight
- HB 2163** - General Laws
- HB 2169** - General Laws
- HB 2172** - Agriculture Policy
- HB 2174** - Health and Mental Health Policy
- HB 2177** - Local Government
- HB 2190** - Workforce Development
- HB 2192** - Health and Mental Health Policy
- HB 2204** - Agriculture Policy
- HB 2205** - Local Government
- HB 2214** - Local Government
- HB 2248** - Special Committee on Criminal Justice
- HB 2292** - Elementary and Secondary Education
- HB 2293** - Downsizing State Government
- HB 2299** - Special Committee on Criminal Justice
- HB 2305** - Insurance
- HB 2327** - Workforce Development
- HB 2341** - Emerging Issues
- HB 2361** - Emerging Issues
- HB 2362** - Health and Mental Health Policy
- HB 2363** - Local Government
- HB 2365** - Emerging Issues
- HB 2379** - Health and Mental Health Policy

HB 2389 - Elections and Elected Officials
HB 2450 - Local Government
HB 2452 - Emerging Issues
HB 2455 - Veterans
HB 2515 - Agriculture Policy
HB 2537 - Financial Institutions
HB 2543 - Veterans
HB 2554 - Special Committee on Tourism
HB 2555 - Special Committee on Public Policy
HB 2561 - Local Government
HB 2564 - Workforce Development
HB 2566 - Insurance
HB 2568 - Corrections and Public Institutions
HB 2574 - Emerging Issues
HB 2576 - Downsizing State Government
HB 2583 - Workforce Development
HB 2593 - Downsizing State Government
HB 2596 - Corrections and Public Institutions

COMMITTEE REPORTS

Committee on Administration and Accounts, Chairman Chipman reporting:

Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HR 3268**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bangert, Baringer, Basye, Black (7), Chipman, Griffith, Kelley (127) and McGaugh

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HB 1600**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (8): Bangert, Baringer, Basye, Black (7), Chipman, Griffith, Kelley (127) and McGaugh

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Administration and Accounts, to which was referred **HB 2372**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bangert, Baringer, Basye, Black (7), Chipman, Griffith, Kelley (127) and McGaugh

Noes (0)

Absent (0)

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1695**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Burger, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rogers, Rone, Sharpe (4), Thompson, Van Schoiack, Weber and Young

Noes (0)

Absent (1): Busick

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1875**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Burger, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rogers, Rone, Sharpe (4), Thompson, Van Schoiack, Weber and Young

Noes (0)

Absent (1): Busick

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 2387**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (16): Burger, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, Knight, McCreery, Rogers, Rone, Sharpe (4), Thompson, Van Schoiack, Weber and Young

Noes (0)

Absent (1): Busick

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HJR 107**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Basye, Chipman, Cupps, Dinkins, Haden, Knight, Mayhew, McDaniel, Pietzman, Pollock (123) and Rone

Noes (9): Bangert, Brown (70), Burton, Haley, Lewis (25), Sassmann, Taylor (48), Turnbaugh and Walsh Moore (93)

Absent (1): Grier

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 70**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Stacy and Toalson Reisch

Noes (3): Adams, Smith (45) and Windham

Absent (3): Baringer, Coleman (32) and Simmons

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1585**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Baker, Bangert, Basye, Black (7), Brown (70), Dogan, Fishel, Haffner, Hicks, Patterson, Pollitt (52), Sharp (36), Stacy and Toalson Reisch

Noes (3): Mackey, Nurrenbern and Terry

Absent (3): Christofanelli, DeGroot and Grier

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1750**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Baker, Basye, Black (7), Dogan, Fishel, Haffner, Hicks, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (6): Bangert, Brown (70), Mackey, Nurrenbern, Sharp (36) and Terry

Absent (3): Christofanelli, DeGroot and Grier

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2143**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Merideth, Pollitt (52), Riley, Rogers, Schnelting, Schwadron, Trent and Weber

Noes (0)

Absent (2): Schroer and Sharp (36)

*The following ex officio member was present: Brown (27)

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 2310**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (15): Boggs, Brown (16), Davidson, Hardwick, Hurlbert, Ingle, Merideth, Pollitt (52), Riley, Rogers, Schnelting, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (1): Schroer

*The following ex officio member was present: Brown (27)

Committee on Higher Education, Chairman Shields reporting:

Mr. Speaker: Your Committee on Higher Education, to which was referred **HB 1724**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (5): Black (137), Houx, Riggs, Shields and Veit

Noes (3): Adams, Phifer and Stevens (46)

Absent (3): Grier, Pike and Windham

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1656**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cook, Hardwick, McDaniel, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (3): Bland Manlove, Mosley and Phifer

Absent (0)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1986**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cook, Hardwick, McDaniel, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (3): Bland Manlove, Mosley and Phifer

Absent (0)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1994**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cook, Hardwick, McDaniel, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (3): Bland Manlove, Mosley and Phifer

Absent (0)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 2193**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Bland Manlove, Cook, Hardwick, McDaniel, Mosley, Phifer, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (0)

Absent (0)

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 2381**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cook, Hardwick, McDaniel, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (3): Bland Manlove, Mosley and Phifer

Absent (0)

Special Committee on Urban Issues, Chairman Proudie reporting:

Mr. Speaker: Your Special Committee on Urban Issues, to which was referred **HB 1743** and **HB 2185**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Aldridge, Anderson, Cupps, Falkner, Hardwick, Hovis, Proudie, Sharp (36) and Veit

Noes (0)

Absent (0)

Committee on Workforce Development, Chairman Henderson reporting:

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2090**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Railsback, Sharpe (4), Thompson, Walsh Moore (93) and Young

Noes (0)

Absent (2): Lewis (6) and Person

Mr. Speaker: Your Committee on Workforce Development, to which was referred **HB 2325**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (11): Bangert, Brown (16), Gregory (51), Haley, Henderson, Hurlbert, Railsback, Sharpe (4), Thompson, Walsh Moore (93) and Young

Noes (0)

Absent (2): Lewis (6) and Person

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HJR 100**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (7): Bailey, Basye, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (3): Aune, Chipman and Rogers

Absent (1): Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1559**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Richey and Rogers

Noes (0)

Absent (1): Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1747**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141) and Richey

Noes (2): Aune and Rogers

Absent (1): Proudie

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 2304**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Bailey, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Richey and Rogers

Noes (0)

Absent (1): Proudie

The following members' presence was noted: Black (7) and Kidd.

ADJOURNMENT

On motion of Representative Kelly (141), the House adjourned until 12:30 p.m., Sunday, February 6, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, February 8, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1862, HB 2172, HB 2204, HB 2515

BUDGET

Wednesday, February 2, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Attorney General, Department of Agriculture and the American Rescue Plan Act.

CANCELLED

BUDGET

Thursday, February 3, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor, Department of Commerce & Insurance and the Department of Labor & Industrial Relations.

CANCELLED

BUDGET

Monday, February 7, 2022, 11:00 AM, House Hearing Room 3.

Executive session will be held: HB 3014, HJR 117

Budget presentations from the Lt. Governor and Department of Corrections.

CONSENT AND HOUSE PROCEDURE

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1541

Executive session may be held on any matter referred to the committee.

Change location to HR 4.

CORRECTED

CONSERVATION AND NATURAL RESOURCES

Monday, February 7, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2328, HB 2532

Executive session will be held: HJR 106, HJR 82

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2568, HB 2596

Executive session will be held: HB 1478

CRIME PREVENTION

Monday, February 7, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2108

Executive session will be held: HB 2032, HB 2307, HJR 114, HB 2439

ELECTIONS AND ELECTED OFFICIALS

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 2113, HB 2140, HB 1455, HB 1859, HB 2002

Executive session will be held: HJR 65, HJR 91, HJR 74, HJR 85

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 8, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2428, HB 2095, HB 2010, HB 2011, HB 1973, HB 2359

Executive session will be held: HB 1804, HB 1814, HB 1721, HB 1995, HB 1474, HB 1903, HB 2306, HJR 110

GENERAL LAWS

Monday, February 7, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Executive session will be held: HB 1462, HB 1660, HB 1856

HEALTH AND MENTAL HEALTH POLICY

Monday, February 7, 2022, 11:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2074, HB 2525, HB 2368

Executive session will be held: HB 1677, HB 2355

HIGHER EDUCATION

Monday, February 7, 2022, 1:00 PM, House Hearing Room 6.

Executive session will be held: HB 1723

JUDICIARY

Wednesday, February 9, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1699, HB 1547, HB 1548, HB 2246

Executive session will be held: HB 1861, HB 1641, HB 2093, HB 1475, HB 1624, HB 1876

LOCAL GOVERNMENT

Thursday, February 3, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1606, HB 1918, HB 2419, HB 2291, HB 2218

Executive session may be held on any matter referred to the committee.

CANCELLED

PENSIONS

Wednesday, February 2, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1984

Executive session will be held: HB 2114, HB 2234

Executive session may be held on any matter referred to the committee.

CANCELLED

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, February 2, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2138, HB 2434

Executive session will be held: HB 2371

CANCELLED

RULES - ADMINISTRATIVE OVERSIGHT

Monday, February 7, 2022, 3:30 PM, House Hearing Room 6.

Executive session will be held: HCS HB 1686, HB 1713, HCS HBs 2358 & 1485,

HCS HB 1583, HCS HB 2012, HCS HJR 88, HCS HB 1732

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, February 8, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1739, HB 2248, HB 2299

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 1594

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 2, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2436

CANCELLED

SPECIAL COMMITTEE ON HOMELAND SECURITY

Wednesday, February 9, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 2436

SPECIAL COMMITTEE ON PUBLIC POLICY

Tuesday, February 8, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1486, HB 2013, HB 2376

UTILITIES

Wednesday, February 2, 2022, 9:00 AM, House Hearing Room 6. Executive session will be held: HB 1684

CANCELLED

VETERANS

Tuesday, February 8, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1562, HB 2455, HB 2543

Executive session will be held: HB 2308, HB 2475

WORKFORCE DEVELOPMENT

Monday, February 7, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1740, HB 2493

Executive session will be held: HB 2171, HB 2202

HOUSE CALENDAR

SEVENTEENTH DAY, SUNDAY, FEBRUARY 6, 2022

HOUSE BILLS FOR SECOND READING

HB 2613 through HB 2640

HOUSE JOINT RESOLUTIONS FOR PERFECTION

HCS HJR 79 - Henderson

HOUSE BILLS FOR PERFECTION

HB 1555 - Gregory (96)
HCS HB 1590 - Fitzwater
HB 1738 - Dogan
HB 1637 - Schwadron
HB 2149 - Shields

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey
HB 1481 - Dinkins

HOUSE BILLS FOR PERFECTION - CONSENT

(02/01/2022)

HB 1697 - Baker

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

ELEVENTH DAY, MONDAY, JANUARY 24, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Danny Busick.

Dear Lord, our great heavenly Father, creator of all:

Hear our prayer today. Lord, I pray that You grant each one here in this chamber the gift of humility. With that humility give us a servant's heart, not just for our constituents that we represent but with each other as fellow members of this body. Help us to open our eyes and hearts to show compassion to our constituents as well as fellow members in need. So many times we fail in this manner, please forgive us of those failures. Lord, put within us Your love and push us to share that great love. Please grant us this prayer. And, Lord, I would like to pray the prayer that Jesus shared with His disciples as example of prayer. And I would like to ask the body to join me in reciting that prayer if they so choose.

Our Father, who art in heaven, Hallowed be thy name. Thy kingdom come, Thy will be done on earth, as it is in heaven. Give us this day our daily bread. And forgive us our debts, as we forgive our debtors. And lead us not into temptation, but deliver us from evil: For thine is the kingdom, and the power, and the glory, forever. Amen.
(Matthew 6:12)

The Pledge of Allegiance to the flag was recited.

The Journal of the tenth day was approved as printed by the following vote:

AYES: 133

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Barnes	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Cook	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Griffith	Gunby	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McDaniel	McGill	Merideth	Morse	Mosley
Murphy	O'Donnell	Owen	Patterson	Perkins

Person	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Rone	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Thomas
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 001

Bosley

ABSENT WITH LEAVE: 023

Aldridge	Bangert	Baringer	Bland Manlove	Boggs
Burton	Collins	Copeland	Derges	Gregory 96
Grier	Hovis	McGaugh	Nurrenbern	Phifer
Pietzman	Roden	Rowland	Sharp 36	Terry
Thompson	Walsh Moore 93	Windham		

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Veit offered House Resolution No. 3396.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 68, introduced by Representative Burnett, relating to the ratification of the Equal Rights Amendment to the United States Constitution.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2529, introduced by Representative DeGroot, relating to financial interests of minors.

HB 2530, introduced by Representative Sauls, relating to sales tax, with a delayed effective date.

HB 2531, introduced by Representative Kelley (127), relating to elections, with penalty provisions.

HB 2532, introduced by Representative Bailey, relating to drinking water in schools, with penalty provisions.

HB 2533, introduced by Representative Bailey, relating to disciplinary removals of public school students.

HB 2534, introduced by Representative Seitz, relating to temporary retail alcohol licenses.

HB 2535, introduced by Representative Seitz, relating to temporary retail alcohol licenses.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 67, relating to the Historical Marker Project.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 121, relating to payment of personal property taxes.

HJR 122, relating to personal property tax exemptions.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2509, relating to the statute of frauds.

HB 2510, relating to telemedicine.

HB 2511, relating to responsibilities of employers.

HB 2512, relating to landfill properties in certain counties.

HB 2513, relating to the recovery of overpaid unemployment benefits, with an emergency clause.

HB 2514, relating to the universal service board.

HB 2515, relating to income tax deductions.

HB 2516, relating to an income tax exemption.

HB 2517, relating to workers' compensation.

HB 2518, relating to the uniform limited liability company act.

HB 2519, relating to personal property taxes.

HB 2520, relating to reorganization and renaming of certain state agencies.

HB 2521, relating to criminal records.

HB 2522, relating to the collection of delinquent taxes on real property.

HB 2523, relating to informants.

HB 2524, relating to the designation of a memorial highway.

HB 2525, relating to tardive dyskinesia awareness week.

HB 2526, relating to sales taxes.

HB 2527, relating to a tax credit for certain benevolent organizations.

HB 2528, relating to shipping of wine by alcoholic beverage retailers.

COMMITTEE REPORTS

Committee on Crime Prevention, Chairman Roberts reporting:

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1589**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Copeland, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (3): Aldridge, Hovis and Sharp (36)

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1637**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (6): Copeland, Kelley (127), Roberts, Sauls, Seitz and West

Noes (1): Davis

Absent (3): Aldridge, Hovis and Sharp (36)

Mr. Speaker: Your Committee on Crime Prevention, to which was referred **HB 1703**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Aldridge, Copeland, Kelley (127), Roberts, Sauls, Seitz, Sharp (36) and West

Noes (1): Davis

Absent (1): Hovis

The following members' presence was noted: Aldridge, Bland Manlove, Boggs, Burton, Collins, Copeland, Derges, Grier, McGaugh, Pietzman, Roden, Sharp (36), Terry, Walsh Moore (93), and Windham.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, January 25, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, January 25, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1695, HB 2387, HB 1875

Executive session may be held on any matter referred to the committee.

Added HB 1875.

AMENDED

BUDGET

Tuesday, January 25, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services (MO HealthNet Division).

BUDGET

Wednesday, January 26, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Mental Health.

CONSENT AND HOUSE PROCEDURE

Tuesday, January 25, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HR 3328, HR 3329, HR 3381, HR 3261

Executive session will be held: HR 3328, HR 3329, HR 3381, HR 3261, HB 1697

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 25, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2088, HB 1597

Executive session will be held: HB 1757

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, January 26, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1616, HB 1735, HB 1761

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 26, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HJR 102, HJR 70, HJR 71

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 25, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1585, HB 1903, HB 2306, HJR 110

Executive session will be held: HB 2304, HB 1747, HB 1750

Executive session may be held on any matter referred to the committee.

EMERGING ISSUES

Tuesday, January 25, 2022, 4:00 PM or upon adjournment (whichever is later),
House Hearing Room 7.

Public hearing will be held: HB 2000, HB 2210

Executive session will be held: HB 1563

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

-Director Patrick McKenna, MoDOT Annual Report

-Pending application(s) for memorial highway and bridge designations

-Pending application(s) for specialty license plates

JUDICIARY

Tuesday, January 25, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1861, HB 1575, HB 2093, HB 1465, HB 1617, HB 1485,
HB 1543, HB 1544, HB 1769, HB 2055, HB 1635, HB 1665, HB 1670, HB 1691, HB 1692,
HB 1475, HB 1624, HB 1904, HB 1762

Executive session may be held on any matter referred to the committee.

Removed HB 1768.

AMENDED

LOCAL GOVERNMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1588, HB 1657

Executive session may be held on any matter referred to the committee.

Hearing room correction.

CORRECTED

PENSIONS

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2114, HB 2234

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2371

Executive session will be held: HB 2096

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, January 25, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: HB 1656, HB 2154, HB 2193, HB 2381

Executive session will be held: HJR 100

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1758, HB 1696

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2012

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 1854, HB 2012

Executive session may be held on any matter referred to the committee.

Added HB 2012.

AMENDED

SPECIAL COMMITTEE ON SMALL BUSINESS

Tuesday, January 25, 2022, 5:00 PM or upon adjournment (whichever is later),
House Hearing Room 1.

Executive session will be held: HB 1489

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, January 26, 2022, 4:00 PM or upon adjournment (whichever is later),
House Hearing Room 1.

Public hearing will be held: HB 1962, HB 2123

Executive session will be held: HB 1584, HB 1749

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1684, HB 2052

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 25, 2022, 4:00 PM or upon adjournment (whichever is later),
House Hearing Room 5.

Public hearing will be held: HB 2308, HB 2475

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 26, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1864

Executive session will be held: HB 1583

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TWELFTH DAY, TUESDAY, JANUARY 25, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 68

HOUSE BILLS FOR SECOND READING

HB 2529 through HB 2535

HOUSE BILLS FOR PERFECTION

HCS HB 1720 - Pollitt (52)

HCS HB 1552 - Richey

HB 2162 - Deaton

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TWELFTH DAY, TUESDAY, JANUARY 25, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Ingrid Burnett.

"Make every effort to supplement your faith with virtue, virtue with knowledge, knowledge with self-control, self-control with endurance, endurance with devotion, devotion with mutual affection, mutual affection with love."
(2 Peter 1:5-7)

Loving God, Creator and our help in ages past, You are our hope and source of inspiration. We invite you now to enter our hearts as we gather in this chamber and lift our hearts to You, seeking strength and wisdom from Your never failing and ever faithful presence.

In a few minutes we will be offering a solemn oath of fidelity as we pledge allegiance to our flag and the union it stands for, and to our Republic and the government it authorizes. Over the last couple of years, we have watched the very fabric of this nation remain intact, even through the politics of a pandemic and global economic stress. Now, more than ever, we need the guidance of Your spirit and the power of Your presence. Help us to remember the men, women, and children who make up the fabric of our communities. Give us wisdom to recognize Your inspiration in those who work to bring us to a place of healing and peace.

Bless all the men and women who work to support the health and well-being of our beloved Missouri. Our health care providers and our teachers are especially in need of the reassurance of Your Holy Spirit and the fortitude of Your authority. May Your spirit dwell richly in their hearts as they carry out their many responsibilities and duties.

Gracious Lord, You have called each one of us here for Your purpose, and we thank You for this magnificent responsibility. Break these hearts of stone and give us hearts for love alone to stand united with each other under God with liberty and justice for all.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Noah Kleinlehrer.

The Journal of the eleventh day was approved as printed by the following vote:

AYES: 136

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs

Bromley	Brown 16	Brown 27	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Chipman
Clemens	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davis	Deaton	Derges
Dinkins	Dogan	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Murphy	O'Donnell	Owen
Patterson	Perkins	Person	Phifer	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Veit	Walsh 50
Walsh Moore 93	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 003

Bland Manlove	Bosley	Windham
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ABSENT WITH LEAVE: 018

Aldridge	Bangert	Brown 70	Christofanelli	Davidson
DeGroot	Gregory 96	Hovis	Johnson	Mosley
Nurrenbern	Pietzman	Price IV	Rogers	Rowland
Smith 163	Van Schoiack	Weber		

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Sauls offered House Resolution No. 3399.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 69, introduced by Representative Quade, relating to the creation of a National Infrastructure Bank.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 123, introduced by Representative Kidd, relating to assessors.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2536, introduced by Representative West, relating to gaming fees.

HB 2537, introduced by Representative Kidd, relating to county assessors, with a contingent effective date.

HB 2538, introduced by Representative Schroer, relating to firearms.

HB 2539, introduced by Representative Proudie, relating to lupus awareness month and day.

HB 2540, introduced by Representative Merideth, relating to medical marijuana.

HB 2541, introduced by Representative Knight, relating to the Missouri video lottery control act, with a penalty provision.

HB 2542, introduced by Representative Doll, relating to liability protections for school district contractors.

HB 2543, introduced by Representative O'Donnell, relating to tuition for military personnel and dependents.

HB 2544, introduced by Representative Patterson, relating to a sales tax exemption for the sale of certain tickets.

HB 2545, introduced by Representative Coleman (97), relating to food pantry donation tax credits.

HB 2546, introduced by Representative Basye, relating to protections for students receiving special educational services.

HB 2547, introduced by Representative Basye, relating to school boards, with a penalty provision.

HB 2548, introduced by Representative Van Schoiack, relating to completion of death certificates, with penalty provisions.

HB 2549, introduced by Representative Gunby, relating to tax credits for planting native species.

HB 2550, introduced by Representative Henderson, relating to grants to employers to encourage employees to obtain upskill credentials.

HB 2551, introduced by Representative Sauls, relating to the electronic transfer of funds by insurers.

HB 2552, introduced by Representative O'Donnell, relating to bonds.

HB 2553, introduced by Representative Derges, relating to medical research treatment.

HB 2554, introduced by Representative Lewis (6), relating to transient guest taxes.

HB 2555, introduced by Representative Andrews, relating to automatically renewed transactions, with a delayed effective date.

HB 2556, introduced by Representative Christofanelli, relating to sports wagering, with penalty provisions.

HB 2557, introduced by Representative Butz, relating to the offense of possession of an open alcoholic beverage container in a motor vehicle, with a penalty provision.

HB 2558, introduced by Representative Mosley, relating to tax credits for qualified film projects.

HB 2559, introduced by Representative Mosley, relating to sickle cell disease.

HB 2560, introduced by Representative Owen, relating to the universal service board.

HB 2561, introduced by Representative Lewis (6), relating to a public safety sales tax.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 68, relating to the ratification of the Equal Rights Amendment to the United States Constitution.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2529, relating to financial interests of minors.

HB 2530, relating to sales tax, with a delayed effective date.

HB 2531, relating to elections, with penalty provisions.

HB 2532, relating to drinking water in schools, with penalty provisions.

HB 2533, relating to disciplinary removals of public school students.

HB 2534, relating to temporary retail alcohol licenses.

HB 2535, relating to temporary retail alcohol licenses.

PERFECTION OF HOUSE BILLS

HCS HB 1720, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

On motion of Representative Pollitt (52), the title of **HCS HB 1720** was agreed to.

Representative Haffner offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 1720, Page 9, Section 135.775, Line 18, by inserting after the number "(5)" the following:

""Distributor", a person, firm, or corporation doing business in this state that:

- (a) Produces, refines, blends, compounds, or manufactures motor fuel;**
- (b) Imports motor fuel into the state; or**
- (c) Is engaged in distribution of motor fuel;**
- (6)"; and**

Further amend said bill, page, and section, Line 20, by deleting the number "6" and inserting in lieu thereof the number "7"; and

Further amend said bill, page, and section, Lines 24-25, by deleting said lines and inserting in lieu thereof the following:

"sells a biodiesel blend at a retail service station or a distributor that sells a biodiesel blend directly to the final user located in this state shall be allowed a tax credit to be taken against the retail dealer or distributor's state income tax liability. The amount of the credit shall be"; and

Further amend said bill, page, and section, Lines 28 and 31, by inserting after the word "**station**" on each line the following:

"or by a distributor directly to the final user located in this state"; and

Further amend said bill and section, Page 10, Line 39, by inserting after the word "**dealers**" the words "**and distributors**"; and

Further amend said bill, page, and section, Line 53, by inserting after the word "**dealer**" the words "**or distributor**"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

On motion of Representative Haffner, **House Amendment No. 1** was adopted.

On motion of Representative Pollitt (52), **HCS HB 1720, as amended**, was adopted.

On motion of Representative Pollitt (52), **HCS HB 1720, as amended**, was ordered perfected and printed.

COMMITTEE REPORTS

Committee on Conservation and Natural Resources, Chairman Pietzman reporting:

Mr. Speaker: Your Committee on Conservation and Natural Resources, to which was referred **HB 1694**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Basye, Chipman, Cupps, Dinkins, Grier, Haden, Knight, Mayhew, McDaniel, Pietzman, Pollock (123) and Rone

Noes (7): Brown (70), Burton, Haley, Lewis (25), Taylor (48), Turnbaugh and Walsh Moore (93)

Absent (2): Bangert and Sassmann

Committee on Professional Registration and Licensing, Chairman Coleman (32) reporting:

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 1555**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Brown (27), Coleman (32), Cook, Davidson, Davis, Dinkins, Doll, Kelley (127), Lewis (25), Riley, Roberts and Smith (67)

Noes (1): Thomas

Absent (1): Grier

Mr. Speaker: Your Committee on Professional Registration and Licensing, to which was referred **HB 2149**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Brown (27), Coleman (32), Cook, Davidson, Davis, Dinkins, Doll, Kelley (127), Lewis (25), Riley, Roberts and Smith (67)

Noes (1): Thomas

Absent (1): Grier

Special Committee on Tourism, Chairman Hudson reporting:

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1627**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Barnes, Hudson, Morse, Pike, Riggs, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1628**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Barnes, Hudson, Morse, Pike, Riggs, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Burnett

Mr. Speaker: Your Special Committee on Tourism, to which was referred **HB 1672**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (10): Barnes, Hudson, Morse, Pike, Riggs, Sassmann, Seitz, Smith (155), Thomas and Weber

Noes (0)

Absent (1): Burnett

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3261**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Appelbaum, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (2): Andrews and Hovis

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3328**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (9): Appelbaum, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (2): Andrews and Hovis

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3329**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute** by the following vote:

Ayes (9): Appelbaum, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (2): Andrews and Hovis

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3381**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Appelbaum, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (2): Andrews and Hovis

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HB 1697**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent** by the following vote:

Ayes (9): Appelbaum, Fishel, Kalberloh, Mosley, Person, Pouche, Railsback, Sassmann and Wright

Noes (0)

Absent (2): Andrews and Hovis

SUBCOMMITTEE CHANGES

January 25, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Subcommittee on Appropriations – Agriculture, Conservation, Natural Resources, and Economic Development:

I hereby appoint Representative Louis Riggs to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 25, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Subcommittee on Appropriations – General Administration:

I hereby remove Representative Don Mayhew from the committee and the position of Vice-Chair.

I hereby appoint Representative Chris Sander to the committee.

I hereby appoint Representative Craig Fishel to the position of Vice-Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

The following members' presence was noted: Aldridge, Brown (70), Christofanelli, Davidson, DeGroot, Johnson, Mosley, Pietzman, Price IV, Rogers, Smith (163), Van Schoiack, and Weber.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, January 26, 2022.

COMMITTEE HEARINGS

BUDGET

Wednesday, January 26, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Mental Health.

DOWNSIZING STATE GOVERNMENT

Wednesday, January 26, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1616, HB 1735, HB 1761

Executive session may be held on any matter referred to the committee.

ECONOMIC DEVELOPMENT

Thursday, January 27, 2022, 9:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1579, HB 1685

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 26, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HJR 102, HJR 70, HJR 71

Executive session will be held: HJR 88

Executive session may be held on any matter referred to the committee.

Added HJR 88.

AMENDED

FISCAL REVIEW

Thursday, January 27, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral of HB 1720.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

JUDICIARY

Wednesday, January 26, 2022, 3:00 PM or upon conclusion of Elections and Elected Officials (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1876, HB 2414

Executive session will be held: HB 1897, HB 2358, HB 1485, HB 1713, HB 1686, HB 2414

Executive session may be held on any matter referred to the committee.

Added HB 1686 and HB 2414.

AMENDED

LOCAL GOVERNMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1588, HB 1657

Executive session may be held on any matter referred to the committee.

Hearing room correction.

CORRECTED

PENSIONS

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2114, HB 2234

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2371

Executive session will be held: HB 2096

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1758, HB 1696

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2012

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 1854, HB 2012

Executive session may be held on any matter referred to the committee.

Added HB 2012.

AMENDED

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 26, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1725, HB 1451

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON FEDERAL STIMULUS SPENDING

Wednesday, January 26, 2022, 4:00 PM or upon adjournment of Budget Committee (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the committee. Public testimony will be taken regarding appropriations from the State Fiscal Recovery Fund. If you would like to be on the list to testify, please contact Rep. Richey's office at (573) 751-2238. We will also have a sign-in sheet at the hearing.

TRANSPORTATION

Wednesday, January 26, 2022, 4:00 PM or upon adjournment (whichever is later),
House Hearing Room 1.

Public hearing will be held: HB 1962, HB 2123

Executive session will be held: HB 1584, HB 1749

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1684, HB 2052

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 26, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1864

Executive session will be held: HB 1583

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

THIRTEENTH DAY, WEDNESDAY, JANUARY 26, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 69

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 123

HOUSE BILLS FOR SECOND READING

HB 2536 through HB 2561

HOUSE BILLS FOR PERFECTION

HCS HB 1552 - Richey

HB 2162 - Deaton

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRTEENTH DAY, WEDNESDAY, JANUARY 26, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Mike Haffner.

Lord, as we gather in this chamber today, we praise You, for You are my God. I will exalt You and praise Your holy name, for in perfect faithfulness You have done wonderful things.

So, as we discuss and debate important legislation on this day, may we consider that this day is not about us; it is about the people of Missouri. Your word says "Trust in the Lord with all your heart, and lean not on your own understanding, and He shall direct your paths."

Lord, we need Your guidance and understanding to accomplish the work that is before us. Give us wisdom beyond our years, to understand the complexity of the issues; give us discernment to reveal the impact of every word and sentence within legislation; and give us the strength to see it through to the end.

And may all that we do, be done for Your glory, Lord.

And we pray these things in the name of Jesus, and the House said, "Amen."

The Pledge of Allegiance to the flag was recited.

The Journal of the twelfth day was approved as printed by the following vote:

AYES: 140

Adams	Andrews	Appelbaum	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Basye
Billington	Black 137	Black 7	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burnett
Burton	Busick	Butz	Chipman	Christofanelli
Clemens	Coleman 32	Coleman 97	Cook	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Merideth	Morse	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer

Pietzman	Pike	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 005

Aldridge	Bland Manlove	Bosley	Collins	Windham
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ABSENT WITH LEAVE: 012

Anderson	Barnes	Boggs	Copeland	Cupps
Derges	Hardwick	Mosley	Plocher	Price IV
Roden	Rowland			

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Bailey offered House Resolution No. 3434.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 70, introduced by Representative Morse, relating to Taiwan.

HCR 71, introduced by Representative Riggs, relating to the creation of a federal district judge or magistrate position.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 124, introduced by Representative Mayhew, relating to legislative procedure.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2562, introduced by Representative Burnett, relating to higher education tuition.

HB 2563, introduced by Representative Riggs, relating to inspections performed by the department of economic development.

HB 2564, introduced by Representative Riggs, relating to the twenty-first century innovation hub task force.

HB 2565, introduced by Representative Riggs, relating to the U.S. Grant heritage area.

HB 2566, introduced by Representative Porter, relating to travel insurance, with penalty provisions.

HB 2567, introduced by Representative Porter, relating to the imagination library of Missouri program.

HB 2568, introduced by Representative Perkins, to authorize the conveyance of property owned by the state in Pike County to the state highways and transportation commission.

HB 2569, introduced by Representative Quade, relating to attorney's fees for certain civil actions instituted by the attorney general.

HB 2570, introduced by Representative Gunby, relating to the fentanyl testing strip pilot program.

HB 2571, introduced by Representative Owen, relating to the division of finance, with penalty provisions.

HB 2572, introduced by Representative Adams, relating to emergency services, with penalty provisions.

HB 2573, introduced by Representative DeGroot, relating to damages in wrongful death actions.

HB 2574, introduced by Representative Mayhew, relating to catalytic converters, with penalty provisions.

HB 2575, introduced by Representative West, relating to school board meetings.

HB 2576, introduced by Representative Bromley, relating to biennial motor vehicle registrations.

HB 2577, introduced by Representative Simmons, relating to elections, with penalty provisions.

HB 2578, introduced by Representative Gregory (96), relating to an income tax deduction.

HB 2579, introduced by Representative Gregory (96), relating to the offense of resisting or interfering with arrest, detention, or stop, with penalty provisions.

HB 2580, introduced by Representative Aldridge, relating to discrimination based on sexual orientation or gender identity.

HB 2581, introduced by Representative Aldridge, relating to a tax credit for the care of certain dependents.

HB 2582, introduced by Representative Aldridge, relating to the establishment of a board of police commissioners, with penalty provisions.

HB 2583, introduced by Representative Riggs, relating to the Missouri state technology task force.

HB 2584, introduced by Representative Gregory (96), relating to the offense of burglary in the third degree, with a penalty provision.

HB 2585, introduced by Representative Bangert, relating to election judges, with penalty provisions.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 69, relating to the creation of a National Infrastructure Bank.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 123, relating to assessors.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2536, relating to gaming fees.

HB 2537, relating to county assessors, with a contingent effective date.

HB 2538, relating to firearms.

HB 2539, relating to lupus awareness month and day.

HB 2540, relating to medical marijuana.

HB 2541, relating to the Missouri video lottery control act, with a penalty provision.

HB 2542, relating to liability protections for school district contractors.

HB 2543, relating to tuition for military personnel and dependents.

HB 2544, relating to a sales tax exemption for the sale of certain tickets.

HB 2545, relating to food pantry donation tax credits.

HB 2546, relating to protections for students receiving special educational services.

HB 2547, relating to school boards, with a penalty provision.

HB 2548, relating to completion of death certificates, with penalty provisions.

HB 2549, relating to tax credits for planting native species.

HB 2550, relating to grants to employers to encourage employees to obtain upskill credentials.

HB 2551, relating to the electronic transfer of funds by insurers.

HB 2552, relating to bonds.

HB 2553, relating to medical research treatment.

HB 2554, relating to transient guest taxes.

HB 2555, relating to automatically renewed transactions, with a delayed effective date.

HB 2556, relating to sports wagering, with penalty provisions.

HB 2557, relating to the offense of possession of an open alcoholic beverage container in a motor vehicle, with a penalty provision.

HB 2558, relating to tax credits for qualified film projects.

HB 2559, relating to sickle cell disease.

HB 2560, relating to the universal service board.

HB 2561, relating to a public safety sales tax.

PERFECTION OF HOUSE BILLS

HCS HB 1552, relating to funding for charter schools, was placed on the Informal Calendar.

HB 2162, relating to the opioid addiction treatment and recovery fund, was taken up by Representative Deaton.

On motion of Representative Deaton, the title of **HB 2162** was agreed to.

On motion of Representative Deaton, **HB 2162** was ordered perfected and printed.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 1720 - Fiscal Review

COMMITTEE REPORTS

Committee on Corrections and Public Institutions, Chairman McDaniel reporting:

Mr. Speaker: Your Committee on Corrections and Public Institutions, to which was referred **HB 1757**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Appelbaum, Collins, Dinkins, Griffith, Henderson, McDaniel, Morse, Perkins and Stacy

Noes (0)

Absent (2): Aldridge and Wright

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 1747**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Baker, Basye, Black (7), Christofanelli, DeGroot, Fishel, Grier, Haffner, Patterson, Pollitt (52), Stacy and Toalson Reisch

Noes (3): Brown (70), Mackey and Terry

Absent (5): Bangert, Dogan, Hicks, Nurrenbern and Sharp (36)

Committee on Emerging Issues, Chairman Patterson reporting:

Mr. Speaker: Your Committee on Emerging Issues, to which was referred **HB 1590**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Aune, Davidson, Fitzwater, Fogle, Gregory (51), McCreery, Patterson, Richey, Sauls, Smith (45) and Taylor (139)

Noes (0)

Absent (3): Cupps, Haffner and Hicks

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HJR 100**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (6): Cook, McDaniel, Roden, Schroer, Taylor (48) and Walsh (50)

Noes (0)

Absent (4): Bland Manlove, Hardwick, Mosley and Phifer

*The following ex officio member was present: Clemens

Special Committee on Small Business, Chairman Schroer reporting:

Mr. Speaker: Your Special Committee on Small Business, to which was referred **HB 1489**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Andrews, Aune, Brown (16), Burton, Butz, Falkner, Murphy, Sander, Sassmann, Schroer, Schwadron, Seitz, Smith (155) and Turnbaugh

Noes (0)

Present (3): Billington, Busick and Smith (67)

Absent (1): Boggs

COMMITTEE APPOINTMENTS

January 26, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby establish the following committee, Special Committee on Public Policy, and appoint the following members:

Representative Scott Cupps, Chair
Representative Dottie Bailey, Vice-Chair
Representative Ben Baker
Representative Jason Chipman
Representative Mark Ellebracht
Representative Hannah Kelly
Representative Mark Sharp

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

COMMUNICATIONS

January 26, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Public Policy will report to Rules – Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

WITHDRAWAL OF HOUSE BILLS

January 26, 2022

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
Missouri State Capitol
Jefferson City, MO 65101

Dear Madam Clerk,

I request that **House Bill No. 1885** be withdrawn.

Thank you in advance for your consideration.

Very truly yours,

/s/ David Gregory
State Representative
District 96

January 26, 2022

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
Missouri State Capitol
Jefferson City, MO 65101

Dear Madam Clerk,

I request that **House Bill No. 2482** be withdrawn.

Thank you in advance for your consideration.

Very truly yours,

/s/ David Gregory
State Representative
District 96

The following members' presence was noted: Anderson, Barnes, Boggs, Copeland, Cupps, Hardwick, Mosley, Price IV, and Roden.

ADJOURNMENT

On motion of Representative Kelly (141), the House adjourned until 10:00 a.m., Thursday, January 27, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, February 1, 2022, 1:00 PM or upon adjournment (whichever is later),
House Hearing Room 4.

Executive session will be held: HB 1600, HB 2372, HR 3268

Executive session may be held on any matter referred to the committee.

Discussion and voting on changes to the House Policy Handbook.

ECONOMIC DEVELOPMENT

Thursday, January 27, 2022, 9:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1579, HB 1685

Executive session may be held on any matter referred to the committee.

FISCAL REVIEW

Thursday, January 27, 2022, 9:45 AM, House Hearing Room 4.

Executive session may be held on any matter referred to the committee.

Pending bill referral of HB 1720.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

LOCAL GOVERNMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1588, HB 1657

Executive session may be held on any matter referred to the committee.

Hearing room correction.

CORRECTED

RULES - LEGISLATIVE OVERSIGHT

Thursday, January 27, 2022, 10:30 AM or upon adjournment (whichever is later),
House Hearing Room 4.

Executive session will be held: HB 1481, HB 1555, HB 1667, HB 2149

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1758, HB 1696

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 1854, HB 2012

Executive session may be held on any matter referred to the committee.

Added HB 2012.

AMENDED

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 31, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 1743, HB 2185

Executive session may be held on any matter referred to the committee.

Public informational hearing with the Office of Administration will follow executive session.

HOUSE CALENDAR

FOURTEENTH DAY, THURSDAY, JANUARY 27, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 70 and HCR 71

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 124

HOUSE BILLS FOR SECOND READING

HB 2562 through HB 2585

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey

HOUSE BILLS FOR THIRD READING

HCS HB 1720, (Fiscal Review 1/26/22), E.C. - Pollitt (52)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FOURTEENTH DAY, THURSDAY, JANUARY 27, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Steve Butz.

As we gather this morning to start a new day in the people's house, we reflect that in You, oh Lord, alone do we find true hope and recall the words of the prophet in the book of Lamentations, "Through the Lord's mercies we are not consumed. Because his compassion fails us not. The tender mercies of the Lord are renewed each morning. Great is thy faithfulness oh Lord."

Send Your Holy Spirit upon each of us, this morning.

Heal us!
Inspire us!
Lead us!
Forgive us!

We pray for a special blessing upon any of our members gathered here or our loved ones back home who are faced with a difficult personal issue or serious health concern.

We pray that we will be judged worthy to be called Your sons and daughters. To God be the glory! Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the thirteenth day was approved as corrected.

HOUSE RESOLUTIONS

Representative Chipman offered House Resolution No. 3441.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2586, introduced by Representative Kelly (141), relating to solid waste forfeiture funds.

HB 2587, introduced by Representative Riley, relating to the regulatory sandbox act.

HB 2588, introduced by Representative Buchheit-Courtway, relating to the vertical real estate management and availability act.

HB 2589, introduced by Representative Evans, relating to convictions of included offenses.

HB 2590, introduced by Representative Evans, relating to sexual offenses, with penalty provisions.

HB 2591, introduced by Representative Burnett, relating to services provided to students.

HB 2592, introduced by Representative Quade, relating to restitution for certain individuals.

HB 2593, introduced by Representative Lovasco, relating to home-based businesses.

HB 2594, introduced by Representative Lovasco, relating to personal property taxes.

HB 2595, introduced by Representative Shields, relating to limited tax credits for certain medical education-related preceptorships.

HB 2596, introduced by Representative Cook, relating to the offense of abuse or neglect of a child, with penalty provisions.

HB 2597, introduced by Representative Shields, relating to postconviction treatment programs.

HB 2598, introduced by Representative Davidson, relating to liability of private contractors.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 70, relating to Taiwan.

HCR 71, relating to the creation of a federal district judge or magistrate position.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 124, relating to legislative procedure.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2562, relating to higher education tuition.

HB 2563, relating to inspections performed by the department of economic development.

HB 2564, relating to the twenty-first century innovation hub task force.

HB 2565, relating to the U.S. Grant heritage area.

HB 2566, relating to travel insurance, with penalty provisions.

HB 2567, relating to the imagination library of Missouri program.

HB 2568, to authorize the conveyance of property owned by the state in Pike County to the state highways and transportation commission.

HB 2569, relating to attorney's fees for certain civil actions instituted by the attorney general.

HB 2570, relating to the fentanyl testing strip pilot program.

HB 2571, relating to the division of finance, with penalty provisions.

HB 2572, relating to emergency services, with penalty provisions.

HB 2573, relating to damages in wrongful death actions.

HB 2574, relating to catalytic converters, with penalty provisions.

HB 2575, relating to school board meetings.

HB 2576, relating to biennial motor vehicle registrations.

HB 2577, relating to elections, with penalty provisions.

HB 2578, relating to an income tax deduction.

HB 2579, relating to the offense of resisting or interfering with arrest, detention, or stop, with penalty provisions.

HB 2580, relating to discrimination based on sexual orientation or gender identity.

HB 2581, relating to a tax credit for the care of certain dependents.

HB 2582, relating to the establishment of a board of police commissioners, with penalty provisions.

HB 2583, relating to the Missouri state technology task force.

HB 2584, relating to the offense of burglary in the third degree, with a penalty provision.

HB 2585, relating to election judges, with penalty provisions.

COMMITTEE REPORTS**Committee on Fiscal Review**, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 1720**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Baringer, Eggleston, Fitzwater, Fogle, Richey and Walsh (50)

Noes (1): Chipman

Absent (0)

THIRD READING OF HOUSE BILLS

HCS HB 1720, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

On motion of Representative Pollitt (52), **HCS HB 1720** was read the third time and passed by the following vote:

AYES: 120

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Bosley	Bromley	Brown 16	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Clemens	Collins	Cook	Copeland	Dinkins
Dogan	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hurlbert	Ingle
Johnson	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McDaniel	McGaugh	McGill	Merideth	Morse
Mosley	Murphy	O'Donnell	Owen	Perkins
Person	Phifer	Pike	Plocher	Pollitt 52
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Reedy	Riggs	Roberts	Rogers
Rone	Sassmann	Sauls	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Smith 155	Smith 45
Smith 67	Stephens 128	Stevens 46	Tate	Taylor 48
Terry	Thomas	Thompson	Toalson Reisch	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	Wiemann	Windham	Wright	Young

NOES: 030

Baker	Boggs	Chipman	Christofanelli	Coleman 32
Coleman 97	Davidson	Davis	Deaton	Grier
Hudson	Kidd	Lovasco	Patterson	Pietzman

Pollock 123	Richey	Riley	Roden	Sander
Schnelting	Schroer	Schwadron	Simmons	Smith 163
Stacy	Taylor 139	Trent	West	Mr. Speaker

PRESENT: 001

Cupps

ABSENT WITH LEAVE: 006

Bailey	Brown 27	DeGroot	Derges	Nurrenbern
Rowland				

VACANCIES: 006

Speaker Vescovo declared the bill passed.

The emergency clause was adopted by the following vote:

AYES: 110

Adams	Aldridge	Andrews	Appelbaum	Atchison
Aune	Bangert	Baringer	Barnes	Basye
Billington	Black 137	Black 7	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burnett	Burton	Busick	Butz	Coleman 32
Collins	Cook	Copeland	Cupps	Davidson
Dinkins	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Griffith	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hurlbert
Johnson	Kalberloh	Kelly 141	Knight	Lewis 6
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Phifer	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Riggs	Roberts
Roden	Rogers	Rone	Sassmann	Sauls
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Smith 155	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	Wiemann	Wright	Young	Mr. Speaker

NOES: 031

Baker	Boggs	Chipman	Christofanelli	Coleman 97
Davis	Deaton	Dogan	Doll	Fogle
Grier	Gunby	Hudson	Kelley 127	Kidd
Lewis 25	Lovasco	Pietzman	Pollock 123	Richey
Riley	Sander	Schnelting	Schroer	Simmons
Smith 163	Smith 45	Stacy	Stevens 46	Trent
West				

PRESENT: 011

Anderson	Bland Manlove	Clemens	Gray	Ingle
Mosley	Person	Price IV	Smith 67	Terry
Windham				

ABSENT WITH LEAVE: 005

Bailey	DeGroot	Derges	Nurrenbern	Rowland
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VACANCIES: 006

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 69 - Special Committee on Public Policy
HJR 72 - Special Committee on Public Policy
HJR 73 - Special Committee on Public Policy
HJR 80 - Special Committee on Public Policy
HJR 81 - Special Committee on Public Policy
HJR 94 - Elections and Elected Officials
HJR 114 - Crime Prevention
HJR 115 - Special Committee on Public Policy
HJR 119 - Special Committee on Public Policy
HJR 122 - Special Committee on Public Policy

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1454 - Elections and Elected Officials
HB 1455 - Elections and Elected Officials
HB 1464 - Transportation
HB 1478 - Corrections and Public Institutions
HB 1483 - Elections and Elected Officials
HB 1486 - Special Committee on Public Policy
HB 1556 - Elementary and Secondary Education
HB 1594 - Special Committee on Government Oversight
HB 1595 - Elections and Elected Officials
HB 1609 - Local Government
HB 1630 - Rural Community Development
HB 1632 - General Laws
HB 1636 - Special Committee on Government Oversight
HB 1646 - Elections and Elected Officials
HB 1666 - Special Committee on Public Policy
HB 1682 - Judiciary
HB 1687 - Public Safety
HB 1689 - General Laws

HB 1705 - Crime Prevention
HB 1721 - Elementary and Secondary Education
HB 1734 - Utilities
HB 1740 - Workforce Development
HB 1856 - General Laws
HB 1859 - Elections and Elected Officials
HB 1878 - Elections and Elected Officials
HB 1908 - Elementary and Secondary Education
HB 1928 - Elementary and Secondary Education
HB 1956 - Workforce Development
HB 1972 - Corrections and Public Institutions
HB 1976 - Elections and Elected Officials
HB 1980 - Elementary and Secondary Education
HB 1984 - Pensions
HB 1997 - Emerging Issues
HB 2002 - Elections and Elected Officials
HB 2005 - Judiciary
HB 2008 - Elementary and Secondary Education
HB 2009 - Downsizing State Government
HB 2010 - Elementary and Secondary Education
HB 2011 - Elementary and Secondary Education
HB 2013 - Special Committee on Public Policy
HB 2032 - Crime Prevention
HB 2074 - Health and Mental Health Policy
HB 2127 - Financial Institutions
HB 2137 - Local Government
HB 2151 - Special Committee on Public Policy
HB 2167 - Emerging Issues
HB 2168 - Insurance
HB 2201 - Judiciary
HB 2216 - Pensions
HB 2218 - Local Government
HB 2219 - Transportation
HB 2220 - Local Government
HB 2246 - Judiciary
HB 2307 - Crime Prevention
HB 2359 - Elementary and Secondary Education
HB 2366 - Emerging Issues
HB 2368 - Health and Mental Health Policy
HB 2369 - General Laws
HB 2370 - Financial Institutions
HB 2376 - Special Committee on Public Policy
HB 2382 - Special Committee on Tourism
HB 2428 - Elementary and Secondary Education
HB 2434 - Professional Registration and Licensing

HB 2453 - Special Committee on Public Policy
HB 2483 - Corrections and Public Institutions
HB 2485 - Economic Development
HB 2489 - Judiciary
HB 2493 - Workforce Development
HB 2499 - Downsizing State Government
HB 2502 - Special Committee on Public Policy
HB 2509 - General Laws
HB 2524 - Transportation
HB 2525 - Health and Mental Health Policy
HB 2527 - Ways and Means
HB 2532 - Conservation and Natural Resources
HB 2556 - Special Committee on Public Policy

COMMITTEE REPORTS

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 88**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (0)

Committee on Elementary and Secondary Education, Chairman Basye reporting:

Mr. Speaker: Your Committee on Elementary and Secondary Education, to which was referred **HB 2304**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (16): Baker, Basye, Black (7), Christofanelli, DeGroot, Dogan, Fishel, Grier, Haffner, Mackey, Patterson, Pollitt (52), Sharp (36), Stacy, Terry and Toalson Reisch

Noes (1): Brown (70)

Absent (3): Bangert, Hicks and Nurrenbern

Special Committee on Government Oversight, Chairman Taylor (139) reporting:

Mr. Speaker: Your Special Committee on Government Oversight, to which was referred **HB 2012**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Cupps, Eggleston, Ellebracht, Evans, Falkner, Kelly (141), Lovasco and Taylor (139)

Noes (3): Ingle, Proudie and Rogers

Absent (2): Bailey and Deaton

Committee on Transportation, Chairman Porter reporting:

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1584**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bromley, Buchheit-Courtway, Burger, Busick, Hurlbert, Porter, Pouche, Railsback and Taylor (48)

Noes (5): Bangert, Butz, Mosley, Phifer and Smith (67)

Absent (0)

Mr. Speaker: Your Committee on Transportation, to which was referred **HB 1749**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (14): Bangert, Bromley, Buchheit-Courtway, Burger, Busick, Butz, Hurlbert, Mosley, Phifer, Porter, Pouche, Railsback, Smith (67) and Taylor (48)

Noes (0)

Absent (0)

Committee on Ways and Means, Chairman McGirl reporting:

Mr. Speaker: Your Committee on Ways and Means, to which was referred **HB 1583**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (7): Coleman (32), Eggleston, Lovasco, McGirl, Phifer, Roden and Weber

Noes (0)

Absent (3): Bland Manlove, Mayhew and Riggs

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1481**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1555**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Basye, Chipman, Christofanelli, Haffner, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Bailey and Hicks

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 1667**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2149**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Aune, Basye, Chipman, Christofanelli, Haffner, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (1): Bailey

WITHDRAWAL OF HOUSE BILLS

January 27, 2022

Ms. Dana Miller, Chief Clerk
Missouri House of Representatives
201 W. Capitol Ave.
Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby withdraw **House Bill No. 2562**, relating to modifications of provisions relating to higher education tuition. If you have any questions, please feel free to contact my office.

Respectfully,

/s/ Ingrid Burnett
State Representative
District 19

The following member's presence was noted: DeGroot.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, January 31, 2022.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, Thirteenth Day, Wednesday, January 26, 2022, Page 812, Line 36, by deleting said line and inserting in lieu thereof the following:

“I request that **House Bill No. 1558** be withdrawn.”

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, February 1, 2022, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Executive session will be held: HB 1600, HB 2372, HR 3268

Executive session may be held on any matter referred to the committee.

Discussion and voting on changes to the House Policy Handbook.

AGRICULTURE POLICY

Tuesday, February 1, 2022, 9:00 AM, House Hearing Room 1.

Executive session will be held: HB 1875, HB 1695, HB 2387

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, January 31, 2022, 12:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Elementary and Secondary Education.

BUDGET

Tuesday, February 1, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services – Support Divisions, Family Support Division, Children’s Division and Division of Youth Services.

BUDGET

Wednesday, February 2, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Attorney General, Department of Agriculture and the American Rescue Plan Act.

BUDGET

Thursday, February 3, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentations from the Governor, Department of Commerce & Insurance and the Department of Labor & Industrial Relations.

CONSERVATION AND NATURAL RESOURCES

Monday, January 31, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HJR 106, HB 1898

Executive session will be held: HJR 107

Executive session may be held on any matter referred to the committee.

Removed HJR 82.

AMENDED

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, February 1, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1478, HB 1972, HB 2483

Executive session will be held: HB 2088, HB 1597

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION

Monday, January 31, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2439, HB 2032, HB 2307, HJR 114

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Tuesday, February 1, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 65, HJR 91, HJR 74, HJR 85, HJR 112, HJR 113

Executive session will be held: HJR 102, HJR 70

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, February 1, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1814, HB 1804, HB 2428, HB 1933, HB 2359, HB 1721

Executive session will be held: HB 1585, HB 1750, HB 1903

Executive session may be held on any matter referred to the committee.

Added HB 1721.

AMENDED

EMERGING ISSUES

Tuesday, February 1, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2412, HB 2474

Executive session will be held: HB 2000

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, January 31, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1462, HB 1660, HB 1689, HB 2369, HB 1856

Executive session will be held: HB 2143, HB 2289, HB 2310

Executive session may be held on any matter referred to the committee.

CORRECTED

HEALTH AND MENTAL HEALTH POLICY

Monday, January 31, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1677, HB 2462, HB 2355

Executive session will be held: HB 2356, HB 1629

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Monday, January 31, 2022, 1:30 PM, House Hearing Room 6.

Executive session will be held: HB 1724

Executive session may be held on any matter referred to the committee.

INSURANCE

Tuesday, February 1, 2022, 12:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1700, HB 2145, HB 2168

Executive session may be held on any matter referred to the committee.

Removed HB 1978 and added HB 1700.

AMENDED

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

LOCAL GOVERNMENT

Thursday, February 3, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1606, HB 1918, HB 2419, HB 2291, HB 2218

Executive session may be held on any matter referred to the committee.

PENSIONS

Wednesday, February 2, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1984

Executive session will be held: HB 2114, HB 2234

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, February 1, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: HB 1687

Executive session will be held: HB 1656, HB 2381, HB 2193, HB 1994, HB 1986

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, January 31, 2022, 3:45 PM, House Hearing Room 4.

Executive session will be held: HCS HB 1590, HB 1637, HB 1738, HCS HJR 79

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 31, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 1743, HB 2185

Executive session may be held on any matter referred to the committee.

Public informational hearing with the Office of Administration will follow executive session.

VETERANS

Tuesday, February 1, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 2308, HB 2475

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, January 31, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2171, HB 2202

Executive session will be held: HB 2090, HB 2325

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTEENTH DAY, MONDAY, JANUARY 31, 2022

HOUSE BILLS FOR SECOND READING

HB 2586 through HB 2598

HOUSE BILLS FOR PERFECTION

HB 1481 - Dinkins

HB 1667 - Christofanelli

HOUSE BILLS FOR PERFECTION - INFORMAL

HCS HB 1552 - Richey

HOUSE BILLS FOR THIRD READING

HB 2162 - Deaton

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

EIGHTH DAY, TUESDAY, JANUARY 18, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Ben Baker.

Father, we pause today for a moment to recognize we need Your help to accomplish anything good. And it is in Your Word we find what is good and what exactly You require of us, where You admonished us to “do justly, to love mercy, and to walk humbly with thy God...”

So today give us the wisdom and strength to pursue Your purpose for us, to behave justly in all we do, to prioritize mercy in our interactions with others, and to walk in humility so that we may glorify You and serve the people with excellence.

As we delve into the business of the day, grant us a resolve to always seek truth as the foundation of every policy. Guide us not by emotion but by principle, and let our deliberation be so as there may be concession without coercion and conciliation without compromise. Give us grace that we might fulfill the task You have set before us with the utmost civility and respect for we know that is Your desire.

Challenge us to put aside any selfish ambition or motive and keep focused on what is best for the people we serve, so that our conscious may be clear knowing our course was pure.

Lord, lift our hearts and our spirits to be in accordance with Your perfect will, and draw us nearer to You this day, in Jesus’ name, Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the sixth day was approved as printed by the following vote:

AYES: 140

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 32
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Derges	Dinkins
Dogan	Doll	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight

Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McGaugh	McGill	Morse	Murphy
Owen	Patterson	Perkins	Phifer	Pietzman
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 163
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Veit	Walsh 50	Walsh Moore 93	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 000

PRESENT: 003

Aldridge	Bland Manlove	Merideth
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ABSENT WITH LEAVE: 014

Bosley	Coleman 97	Eggleston	Haffner	Hurlbert
McDaniel	Mosley	Nurrenbern	O'Donnell	Person
Price IV	Roden	Rowland	Windham	

VACANCIES: 006

The Journal of the seventh day was approved as printed by the following vote:

AYES: 139

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Christofanelli	Clemens	Coleman 32	Collins
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Derges	Dinkins	Dogan
Doll	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griffith	Gunby	Haden
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Ingle	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Lovasco	Mackey	Mayhew	McCreery
McGaugh	McGill	Morse	Murphy	Owen
Patterson	Perkins	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson

Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 003

Aldridge	Bland Manlove	Merideth
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ABSENT WITH LEAVE: 015

Bosley	Chipman	Coleman 97	Eggleston	Haffner
Hurlbert	McDaniel	Mosley	Nurrenbern	O'Donnell
Person	Price IV	Roden	Rowland	Windham

VACANCIES: 006

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 65, introduced by Representative Appelbaum, relating to Christmas in July.

HCR 66, introduced by Representative Mackey, relating to a student's bill of rights.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 120, introduced by Representative Merideth, relating to motor vehicle fuel tax.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2453, introduced by Representative McDaniel, relating to bridge and highway designations.

HB 2454, introduced by Representative Murphy, relating to political subdivisions, with penalty provisions.

HB 2455, introduced by Representative Griffith, relating to the Missouri veterans commission.

HB 2456, introduced by Representative Burnett, relating to school counseling week.

HB 2457, introduced by Representative Burnett, relating to political subdivisions.

HB 2458, introduced by Representative Burnett, relating to the designation of the official state work chronicling the 1993 flood.

HB 2459, introduced by Representative Burnett, relating to animal abuse, with penalty provisions.

HB 2460, introduced by Representative Burnett, relating to animal abuse, with penalty provisions.

HB 2461, introduced by Representative Burger, relating to public school athletics.

HB 2462, introduced by Representative Burger, relating to Missouri donate life day.

HB 2463, introduced by Representative Houx, relating to tobacco products, with penalty provisions.

HB 2464, introduced by Representative Merideth, relating to obtaining electronic signatures on initiative petitions.

HB 2465, introduced by Representative Merideth, relating to the 21st Century Voting Act.

HB 2466, introduced by Representative Merideth, relating to state aid for transportation of pupils.

HB 2467, introduced by Representative Merideth, relating to taxation of cigarettes and tobacco products.

HB 2468, introduced by Representative Merideth, relating to criminal nonsupport, with penalty provisions.

HB 2469, introduced by Representative Merideth, relating to the offense of possession of a controlled substance, with penalty provisions.

HB 2470, introduced by Representative Merideth, relating to incarceration costs.

HB 2471, introduced by Representative Appelbaum, relating to insurance coverage of drugs.

HB 2472, introduced by Representative Sauls, relating to alternative treatment options for veterans.

HB 2473, introduced by Representative Appelbaum, relating to tax credits for qualified motion media projects.

HB 2474, introduced by Representative Hicks, relating to restitution for individuals who are actually innocent.

HB 2475, introduced by Representative Stephens (128), relating to the designation of a memorial bridge.

HB 2476, introduced by Representative Stephens (128), relating to concentrated animal feeding operations, with penalty provisions.

HB 2477, introduced by Representative McCreery, relating to the state dinosaur.

HB 2478, introduced by Representative Ingle, relating to sexual assault policies of institutions of higher education.

HB 2479, introduced by Representative Ingle, relating to state entity flower purchases.

HB 2480, introduced by Representative Mackey, relating to whistleblower protections.

HB 2481, introduced by Representative Mackey, relating to attorney's fees for certain civil actions instituted by the attorney general.

HB 2482, introduced by Representative Gregory (96), relating to the offense of stealing, with penalty provisions.

HB 2483, introduced by Representative Dinkins, to authorize the conveyance of certain state property.

HB 2484, introduced by Representative Kalberloh, relating to outdoor advertising.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 2452, relating to the administration of medications by pharmacists.

PERFECTION OF HOUSE BILLS

HCS HB 2117, relating to the composition of congressional districts, was taken up by Representative Shaul.

On motion of Representative Shaul, the title of **HCS HB 2117** was agreed to.

Representative Schroer offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 2117, Pages 2 to 134, Sections 128.461 to 128.468, by removing all of said sections from the bill and inserting in lieu thereof the following:

"128.461. The first congressional district shall be composed of the following:

County: St. Louis City MO

County: St. Louis MO

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VTD: UNV040

VTD: UNV041

VTD: UNV042

VTD: UNV043

VTD: UNV045

VTD: UNV201

VTD: UNV202

VTD: UNV205

VTD: UNV206

VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: Audrain MO

County: Boone MO

VTD: 08

Block: 290190019041000

Block: 290190019041001

Block: 290190019041002

Block: 290190019041003

Block: 290190019041004

Block: 290190019041005

Block: 290190019041006

Block: 290190019041007

Block: 290190019041008

Block: 290190019041009

Block: 290190019041010

Block: 290190019041011

Block: 290190019041013

Block: 290190019041014

Block: 290190019041015

Block: 290190019041016

Block: 290190019041017

Block: 290190019041018

Block: 290190019041019

Block: 290190019041020

Block: 290190019041021

Block: 290190019041022

Block: 290190019041023

Block: 290190019041024

Block: 290190019041025

Block: 290190019041026

Block: 290190019041027

Block: 290190019041028

Block: 290190019041029

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Block: 290190019041038

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Block: 290190019043012
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Block: 290190019043015
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Block: 290190019043030

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VTD: 09
VTD: 10
VTD: 11
VTD: 12
VTD: 16
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Block: 290190019042000
Block: 290190019042001
Block: 290190019042002
VTD: 17
VTD: 1A

Block: 290190009001001
Block: 290190009001030
Block: 290190009001031
Block: 290190021002000
Block: 290190021002027
Block: 290190021002028
Block: 290190021003000
VTD: 23
VTD: 24
Block: 290190016021000
Block: 290190016021001
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Block: 290190016021003
Block: 290190016021004
Block: 290190016021005
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Block: 290190016021014
Block: 290190016021015
Block: 290190016021016
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Block: 290190016031003
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Block: 290190016031008
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Block: 290190019033045
Block: 290190019033046
Block: 290190019033047
Block: 290190019033052
VTD: 2H
Block: 290190015081014
Block: 290190015083026
VTD: 2J
Block: 290190015071018
Block: 290190015071020
Block: 290190015071021
Block: 290190015071025
VTD: 33
VTD: 34
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Block: 290190016022001
Block: 290190016022004
Block: 290190016022005
Block: 290190016022007
Block: 290190016022009
Block: 290190016023030
VTD: 39
Block: 290190019033007
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VTD: 3A
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Block: 290190015031011
Block: 290190015031014
Block: 290190015031015
Block: 290190015031016
Block: 290190015031017
Block: 290190015031018
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Block: 290190015032005
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Block: 290190015032009
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 Block: 290190015081026
 Block: 290190015081027
 Block: 290190015081028
 Block: 290190015081029
 Block: 290190015081030
 VTD: 3B
 VTD: 3C
 VTD: 3D
 VTD: 3E
 VTD: 3F
 VTD: 3G
 VTD: 3H
 VTD: 3I
 VTD: 3J
 VTD: 3L
 VTD: 3M
 VTD: 3N
 VTD: 40
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 Block: 290190015031008
 Block: 290190015031009
 Block: 290190015031021
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 VTD: 41
 VTD: 45
 Block: 290190015081001
 VTD: 6A
 VTD: 6B
 VTD: 6C
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Block: 290190010014009
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VTD: 6J
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County: Callaway MO
VTD: Auxvasse
VTD: Calwood
VTD: Hatton
VTD: McCredie
VTD: Millersburg
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VTD: Shamrock
VTD: Stephens
VTD: West Fulton
Block: 290270705003004
VTD: Williamsburg
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County: Lincoln MO
County: Montgomery MO
County: Pike MO
County: St. Charles MO
County: St. Louis MO
VTD: CC002
VTD: CC007
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VTD: CC020
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Block: 291892177012005
Block: 291892177012006
VTD: CC026
VTD: CC040
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VTD: CHE001
VTD: CHE002
VTD: CHE003
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VTD: CHE006
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VTD: CHE011
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VTD: CHE022
VTD: CHE023
VTD: CHE024
VTD: CHE025
VTD: CHE026
VTD: CHE027
VTD: CHE028
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VTD: CHE031
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VTD: CHE038
VTD: CHE039
VTD: CHE040
VTD: CHE041
VTD: CHE042
VTD: CHE043
VTD: CHE044
VTD: CHE045
VTD: CHE047
VTD: CHE048
VTD: CHE049
VTD: CHE050
VTD: CHE051
VTD: CHE052
VTD: CHE053
VTD: CHE055
VTD: CHE057
VTD: CHE200
VTD: CHE203
VTD: CHE212
VTD: CHE214
VTD: CHE215
VTD: LAF001
VTD: LAF002
VTD: LAF003
VTD: LAF004
VTD: LAF005
VTD: LAF006
VTD: LAF007

VTD: LAF008
VTD: LAF009
VTD: LAF010
VTD: LAF011
VTD: LAF012
VTD: LAF013
VTD: LAF014
VTD: LAF015
VTD: LAF016
VTD: LAF017
VTD: LAF018
VTD: LAF019
VTD: LAF020
VTD: LAF022
VTD: LAF023
VTD: LAF024
VTD: LAF025
VTD: LAF026
VTD: LAF027
VTD: LAF028
VTD: LAF029
VTD: LAF030
VTD: LAF031
VTD: LAF032
VTD: LAF033
VTD: LAF034
VTD: LAF035
VTD: LAF036
VTD: LAF037
VTD: LAF038
VTD: LAF039
VTD: LAF040
VTD: LAF041
VTD: LAF042
VTD: LAF043
VTD: LAF044
VTD: LAF045
VTD: LAF046
VTD: LAF200
VTD: LAF205
VTD: LAF207
VTD: MER002
VTD: MER034
Block: 291892179442000
Block: 291892179442001
VTD: MHT001
VTD: MHT002
VTD: MHT003
VTD: MHT004
VTD: MHT005
Block: 291892152312005
Block: 291892152312023
Block: 291892152312024
Block: 291892152312025

Block: 291892152312026
Block: 291892152332020
Block: 291892152333000
Block: 291892152333001
Block: 291892152333009
Block: 291892152333010
Block: 291892152333011
Block: 291892152333012
Block: 291892152333013
Block: 291892152333014
Block: 291892152333015
Block: 291892152333016
Block: 291892152333018
Block: 291892152333019
Block: 291892152333020
Block: 291892152333021
Block: 291892152333022
Block: 291892152333023
Block: 291892152333026
VTD: MHT007
VTD: MHT008
VTD: MHT010
VTD: MHT011
VTD: MHT013
VTD: MHT019
VTD: MHT021
VTD: MHT023
VTD: MHT024
VTD: MHT025
Block: 291892151031007
Block: 291892151031008
Block: 291892151031015
Block: 291892151031016
Block: 291892151031017
Block: 291892151031018
Block: 291892151031019
Block: 291892151031020
Block: 291892151031021
Block: 291892151031031
Block: 291892151413004
Block: 291892151413005
VTD: MHT026
VTD: MHT027
VTD: MHT031
VTD: MHT032
VTD: MHT033
VTD: MHT034
VTD: MHT040
VTD: MHT043
VTD: MHT044
VTD: MHT054
Block: 291892152012045
Block: 291892152012046
Block: 291892152012047
Block: 291892152012051
Block: 291892152012052

VTD: MHT056
Block: 291892152362022
Block: 291892152362023
Block: 291892178533000
VTD: MHT057
VTD: MHT058
VTD: MHT214
Block: 291892152333028
Block: 291892152341010
VTD: MR002
VTD: MR003
VTD: MR004
VTD: MR009
VTD: MR010
VTD: MR013
VTD: MR014
VTD: MR016
VTD: MR017
VTD: MR018
VTD: MR020
VTD: MR023
VTD: MR025
Block: 291892177011022
Block: 291892177011023
Block: 291892177011024
Block: 291892177011025
Block: 291892177011026
Block: 291892177011027
Block: 291892177023004
Block: 291892177023005
VTD: MR026
VTD: MR029
Block: 291892177011006
Block: 291892177011007
Block: 291892177011019
Block: 291892177011020
VTD: MR030
VTD: MR032
VTD: MR035
VTD: MR038
VTD: MR043
Block: 291892177011014
Block: 291892177013000
Block: 291892177013009
VTD: MR044
VTD: MR045
Block: 291892177021000
Block: 291892177021008
Block: 291892177021009
Block: 291892177021010
Block: 291892177021011
Block: 291892177021013
Block: 291892177021014
Block: 291892177021015

Block: 291892178533023
VTD: MR048
VTD: MR050
VTD: MR052
VTD: MR053
Block: 291892178533004
Block: 291892178533005
Block: 291892178533006
Block: 291892178533007
VTD: MR055
VTD: MR059
VTD: MR200
VTD: MR203
VTD: MR204
VTD: MR209
VTD: MR212
VTD: MR213
VTD: QUE001
Block: 291892180161000
Block: 291892180161001
Block: 291892180161002
Block: 291892180161014
Block: 291892180161015
Block: 291892180161017
Block: 291892180161018
Block: 291892180162005
Block: 291892180162006
Block: 291892180162007
Block: 291892180162008
Block: 291892180162009
Block: 291892180162010
Block: 291892180162011
Block: 291892180162012
Block: 291892180162014
VTD: QUE002
VTD: QUE003
VTD: QUE004
VTD: QUE005
Block: 291892180162000
Block: 291892180162003
Block: 291892180162004
VTD: QUE014
VTD: QUE016
VTD: QUE018
VTD: QUE022
VTD: QUE023
VTD: QUE026
VTD: QUE027
VTD: QUE030
VTD: QUE044
Block: 291892179413003
Block: 291892180132001
Block: 291892180132003
Block: 291892180132005
Block: 291892180132010
Block: 291892180161025

Block: 291892180161026

VTD: QUE207

VTD: QUE208

VTD: QUE210

VTD: WH001

Block: 291892179211007

Block: 291892179211008

Block: 291892179212001

Block: 291892179431006

Block: 291892179432000

Block: 291892179432002

Block: 291892179432008

Block: 291892179432009

Block: 291892179432012

VTD: WH003

Block: 291892221001008

Block: 291892221001009

Block: 291892221001010

Block: 291892221001015

Block: 291892221002020

Block: 291892221004008

Block: 291892221004009

VTD: WH004

VTD: WH005

Block: 291892221001004

VTD: WH007

VTD: WH008

VTD: WH009

VTD: WH010

VTD: WH011

VTD: WH012

VTD: WH013

VTD: WH014

VTD: WH015

VTD: WH016

VTD: WH017

VTD: WH018

VTD: WH019

VTD: WH020

VTD: WH021

VTD: WH022

VTD: WH023

VTD: WH024

VTD: WH025

VTD: WH026

VTD: WH027

VTD: WH028

VTD: WH029

VTD: WH030

VTD: WH031

VTD: WH032

VTD: WH033

VTD: WH034

VTD: WH035

VTD: WH036

VTD: WH038

VTD: WH039

VTD: WH040

VTD: WH041

VTD: WH042

VTD: WH043

VTD: WH044

VTD: WH045

Block: 291892179432005

Block: 291892179432010

Block: 291892179432011

Block: 291892179443004

Block: 291892179443005

Block: 291892179443006

Block: 291892179443007

VTD: WH046

VTD: WH202

VTD: WH203

VTD: WH208

County: Warren MO

128.463. The third congressional district shall be composed of the following:

County: Franklin MO

County: Gasconade MO

County: Jefferson MO

County: Maries MO

County: Miller MO

County: Osage MO

County: St. Louis MO

VTD: BON001

VTD: BON002

VTD: BON003

VTD: BON004

VTD: BON005

VTD: BON006

VTD: BON007

VTD: BON008

VTD: BON009

VTD: BON010

VTD: BON011

VTD: BON012

VTD: BON013

VTD: BON014

VTD: BON015

VTD: BON016

VTD: BON017

VTD: BON018

VTD: BON019

VTD: BON020

VTD: BON021

VTD: BON022

VTD: BON023

VTD: BON024

VTD: BON025

VTD: BON026

VTD: BON027

VTD: BON028
VTD: BON029
VTD: BON030
VTD: BON031
VTD: BON032
VTD: BON033
VTD: BON034
VTD: BON035
VTD: BON036
VTD: BON037
VTD: BON038
VTD: BON039
VTD: BON040
VTD: BON200
VTD: BON202
VTD: BON203
VTD: BON205
VTD: BON206
VTD: BON207
VTD: BON208
VTD: BON210
VTD: BON211
VTD: CC034
VTD: CHE046
VTD: CHE054
VTD: CLA006
VTD: CLA010
VTD: CLA015
VTD: CLA017
Block: 291892173002000
Block: 291892173002005
VTD: CLA019
Block: 291892166002013
Block: 291892166002014
Block: 291892173002001
Block: 291892173002002
Block: 291892173002003
Block: 291892173002004
VTD: CLA021
VTD: CLA022
VTD: CLA023
VTD: CLA025
VTD: CLA027
Block: 291892166001011
Block: 291892166001012
Block: 291892166001013
Block: 291892166002010
Block: 291892166002011
Block: 291892166002012
Block: 291892174001004
Block: 291892174001011
Block: 291892174001012
VTD: CLA030
VTD: CLA031

VTD: CLA032
Block: 291892174001002
Block: 291892174001003
Block: 291892174001005
Block: 291892174001006
Block: 291892174001007
Block: 291892174001008
Block: 291892174001009
Block: 291892174001010
Block: 291892174001013
Block: 291892174001017
Block: 291892174001018
Block: 291892174001019
VTD: CLA033
VTD: CLA034
VTD: CLA035
VTD: CLA036
VTD: CLA037
VTD: CLA038
VTD: CLA039
VTD: CLA040
VTD: CLA041
VTD: CLA042
VTD: CLA045
VTD: CLA046
VTD: CLA049
VTD: CLA050
VTD: CLA051
VTD: CLA200
VTD: CLA201
VTD: CLA202
VTD: CLA205
VTD: CLA206
VTD: CON001
VTD: CON002
VTD: CON003
VTD: CON004
VTD: CON005
VTD: CON006
VTD: CON007
VTD: CON008
VTD: CON009
VTD: CON010
VTD: CON011
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VTD: CON052
VTD: CON053
VTD: CON200
VTD: CON202
VTD: CON204
VTD: CON205
VTD: CON206
VTD: CON212
VTD: CON213
VTD: GRA001
VTD: GRA002
VTD: GRA003
VTD: GRA004
VTD: GRA005
VTD: GRA006
VTD: GRA007
VTD: GRA008
VTD: GRA009
VTD: GRA010
VTD: GRA011
VTD: GRA012
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VTD: GRA018
VTD: GRA019
VTD: GRA020
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VTD: GRA024
VTD: GRA025
VTD: GRA026
VTD: GRA027
VTD: GRA028
VTD: GRA029
VTD: GRA030
VTD: GRA031
VTD: GRA032
VTD: GRA033
VTD: GRA034
VTD: GRA035
VTD: GRA036
VTD: GRA037
VTD: GRA038
VTD: GRA039
VTD: GRA040
VTD: GRA041
VTD: GRA042
VTD: GRA043
VTD: GRA044
VTD: GRA045
VTD: GRA046
VTD: GRA047
VTD: GRA048
VTD: GRA201
VTD: GRA202
VTD: GRA206
VTD: GRA209
VTD: GRA210
VTD: HAD002
VTD: HAD003
VTD: HAD006
VTD: HAD007
VTD: HAD019
VTD: HAD021
Block: 291892167004000
Block: 291892167004001
VTD: HAD022
Block: 291892168001013
Block: 291892168001014
Block: 291892168001019
Block: 291892168001020
Block: 291892168002006
Block: 291892168002007
Block: 291892168002008
Block: 291892168002009
Block: 291892168002010
Block: 291892168003010
Block: 291892168003011

VTD: HAD023
Block: 291892167003000
Block: 291892167003001
Block: 291892167003002
Block: 291892168001012
Block: 291892168001015
VTD: HAD024
VTD: HAD025
VTD: HAD026
Block: 291892167004002
VTD: HAD027
VTD: HAD028
VTD: HAD029
VTD: HAD030
VTD: HAD031
VTD: HAD032
VTD: HAD033
VTD: HAD200
VTD: JEF001
VTD: JEF002
VTD: JEF003
VTD: JEF004
VTD: JEF005
VTD: JEF006
VTD: JEF007
VTD: JEF008
VTD: JEF009
VTD: JEF010
VTD: JEF011
VTD: JEF012
VTD: JEF013
VTD: JEF014
VTD: JEF015
VTD: JEF016
VTD: JEF017
VTD: JEF018
VTD: JEF019
VTD: JEF020
VTD: JEF021
VTD: JEF022
VTD: JEF023
VTD: JEF024
VTD: JEF025
VTD: JEF026
VTD: JEF027
VTD: JEF028
VTD: JEF029
VTD: JEF030
VTD: JEF031
VTD: JEF032
VTD: JEF033
VTD: JEF034
VTD: JEF035
VTD: JEF036

VTD: JEF037
VTD: JEF200
VTD: JEF202
VTD: LEM001
VTD: LEM002
VTD: LEM003
VTD: LEM004
VTD: LEM005
VTD: LEM006
VTD: LEM007
VTD: LEM008
VTD: LEM009
VTD: LEM010
VTD: LEM011
VTD: LEM012
VTD: LEM013
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VTD: LEM025
VTD: LEM026
VTD: LEM027
VTD: LEM028
VTD: LEM029
VTD: LEM030
VTD: LEM031
VTD: LEM032
VTD: LEM033
VTD: LEM200
VTD: LEM201
VTD: LEM202
VTD: LEM204
VTD: LEM205
VTD: LEM208
VTD: MER001
VTD: MER003
VTD: MER004
VTD: MER005
VTD: MER006
VTD: MER007
VTD: MER008
VTD: MER009
VTD: MER010
VTD: MER011
VTD: MER012
VTD: MER013
VTD: MER014
VTD: MER015

VTD: MER016
VTD: MER017
VTD: MER018
VTD: MER019
VTD: MER020
VTD: MER021
VTD: MER022
VTD: MER023
VTD: MER024
VTD: MER025
VTD: MER026
VTD: MER027
VTD: MER028
VTD: MER029
VTD: MER030
VTD: MER031
VTD: MER032
VTD: MER033
VTD: MER034
Block: 291892179442002
Block: 291892179442003
Block: 291892179443000
Block: 291892179443001
Block: 291892179443002
VTD: MER035
VTD: MER036
VTD: MER037
VTD: MER038
VTD: MER039
VTD: MER040
VTD: MER041
VTD: MER042
VTD: MER043
VTD: MER044
VTD: MER045
VTD: MER046
VTD: MER047
VTD: MER048
VTD: MER200
VTD: MER202
VTD: MER204
VTD: MER207
VTD: MER209
VTD: MER210
VTD: MER213
VTD: MER214
VTD: MER215
VTD: MER219
VTD: MR001
VTD: MR005
VTD: MR006
VTD: MR007
VTD: MR008
VTD: MR011

VTD: MR012
VTD: MR015
VTD: MR019
VTD: MR021
VTD: MR022
VTD: MR024
VTD: MR025
Block: 291892177013032
Block: 291892177013034
Block: 291892177013035
Block: 291892177023007
Block: 291892177023013
Block: 291892177023016
Block: 291892177023017
VTD: MR027
VTD: MR028
VTD: MR029
Block: 291892177013030
Block: 291892177013031
Block: 291892177013039
VTD: MR033
VTD: MR034
VTD: MR036
VTD: MR037
VTD: MR039
VTD: MR040
VTD: MR041
VTD: MR042
VTD: MR043
Block: 291892177013028
Block: 291892177013029
VTD: MR046
VTD: MR047
VTD: MR049
VTD: MR051
VTD: MR054
VTD: MR056
VTD: MR057
VTD: MR058
VTD: MR205
VTD: MR210
VTD: OAK001
VTD: OAK002
VTD: OAK003
VTD: OAK004
VTD: OAK005
VTD: OAK006
VTD: OAK007
VTD: OAK008
VTD: OAK009
VTD: OAK010
VTD: OAK011
VTD: OAK012
VTD: OAK013
VTD: OAK014
VTD: OAK015

VTD: OAK016
VTD: OAK017
VTD: OAK018
VTD: OAK019
VTD: OAK020
VTD: OAK021
VTD: OAK022
VTD: OAK023
VTD: OAK024
VTD: OAK025
VTD: OAK026
VTD: OAK027
VTD: OAK028
VTD: OAK029
VTD: QUE001
Block: 291892180162013
VTD: QUE005
Block: 291892180162001
Block: 291892180162002
VTD: QUE006
VTD: QUE007
VTD: QUE008
VTD: QUE009
VTD: QUE010
VTD: QUE011
VTD: QUE012
VTD: QUE013
VTD: QUE015
VTD: QUE017
VTD: QUE019
VTD: QUE020
VTD: QUE021
VTD: QUE024
VTD: QUE025
VTD: QUE028
VTD: QUE029
VTD: QUE031
VTD: QUE032
VTD: QUE033
VTD: QUE034
VTD: QUE035
VTD: QUE036
VTD: QUE037
VTD: QUE038
VTD: QUE039
VTD: QUE040
VTD: QUE041
VTD: QUE042
VTD: QUE043
VTD: QUE044
Block: 291892180132000
Block: 291892180132006
Block: 291892180132007
Block: 291892180132008

Block: 291892180132009

Block: 291892180132020

Block: 291892180132021

VTD: QUE045

VTD: QUE046

VTD: QUE047

VTD: QUE048

VTD: QUE049

VTD: QUE200

VTD: QUE201

VTD: QUE202

VTD: QUE203

VTD: QUE204

VTD: QUE205

VTD: QUE209

VTD: QUE211

VTD: QUE213

VTD: TSF001

VTD: TSF002

VTD: TSF003

VTD: TSF004

VTD: TSF005

VTD: TSF006

VTD: TSF007

VTD: TSF008

VTD: TSF009

VTD: TSF010

VTD: TSF011

VTD: TSF012

VTD: TSF013

VTD: TSF014

VTD: TSF015

VTD: TSF016

VTD: TSF017

VTD: TSF018

VTD: TSF019

VTD: TSF020

VTD: TSF021

VTD: TSF022

VTD: TSF023

VTD: TSF024

VTD: TSF025

VTD: TSF026

VTD: TSF027

VTD: TSF201

VTD: WH001

Block: 291892179212000

Block: 291892179212006

Block: 291892179212008

VTD: WH002

VTD: WH003

Block: 291892214215073

Block: 291892221001016

Block: 291892221001017

Block: 291892221001019

Block: 291892221001020

Block: 291892221001021

VTD: WH005

Block: 291892221001003

VTD: WH006

VTD: WH037

VTD: WH045

Block: 291892179443003

VTD: WH047

VTD: WH200

VTD: WH201

128.464. The fourth congressional district shall be composed of the following:

County: Boone MO

VTD: 07

VTD: 08

Block: 290190019011000

Block: 290190019011001

Block: 290190019011002

Block: 290190019011003

Block: 290190019011014

Block: 290190019011015

Block: 290190019011016

Block: 290190019011017

Block: 290190019011018

Block: 290190019011019

Block: 290190019011020

Block: 290190019011021

Block: 290190019011022

Block: 290190019011023

Block: 290190019011025

Block: 290190019011026

Block: 290190019011061

Block: 290190019011062

Block: 290190019011063

Block: 290190019011064

Block: 290190019011065

Block: 290190019011066

Block: 290190019011067

Block: 290190019011068

Block: 290190019011069

Block: 290190019011072

Block: 290190019011073

Block: 290190019011091

Block: 290190019032006

Block: 290190019041012

Block: 290190019043016

Block: 290190019043017

Block: 290190019043019

Block: 290190019043020

Block: 290190019043022

Block: 290190019043023

Block: 290190019043024

Block: 290190019043025

Block: 290190019043026

Block: 290190019043027

Block: 290190019043028

Block: 290190019043029

Block: 290190019043050

Block: 290190019043051

Block: 290190019043052

Block: 290190019043053

Block: 290190019043054

VTD: 15

VTD: 16

Block: 290190019031000

Block: 290190019031002

Block: 290190019042003

Block: 290190019042015

Block: 290190019042016

Block: 290190019042019

Block: 290190019042020

Block: 290190019042021

Block: 290190019042022

Block: 290190019042023

Block: 290190019042024

Block: 290190019042025

Block: 290190019042028

Block: 290190019042030

Block: 290190019042031

Block: 290190019042032

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VTD: 4L
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VTD: 5C
VTD: 5E
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VTD: 6G

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County: Caldwell MO

County: Carroll MO

County: Chariton MO

County: Cooper MO

County: Howard MO

County: Jackson MO

VTD: Blue 01-01

VTD: Blue 01-02

VTD: Blue 01-03

VTD: Blue 01-04

VTD: Blue 01-05

VTD: Blue 01-06

VTD: Blue 01-07

VTD: Blue 01-08

VTD: Blue 01-09

VTD: Blue 02-01

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VTD: Brooking No. 12

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VTD: Prairie 63
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VTD: Sni-A-Bar 02

VTD: Sni-A-Bar 03
VTD: Sni-A-Bar 04
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VTD: Sni-A-Bar 06
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VTD: Sni-A-Bar 39
VTD: Sni-A-Bar 40
VTD: Sni-A-Bar 41
VTD: Sni-A-Bar 42
VTD: Sni-A-Bar 43
VTD: Sni-A-Bar 44
VTD: Sni-A-Bar 45
VTD: Sni-A-Bar 46
VTD: Sni-A-Bar 47
VTD: Sni-A-Bar 48
VTD: Sni-A-Bar 49
VTD: Sni-A-Bar 50
VTD: Sni-A-Bar 51
VTD: Sni-A-Bar 52
VTD: Sni-A-Bar 83
VTD: Van Buren 01
VTD: Van Buren 02
VTD: Van Buren 03
VTD: Van Buren 04
VTD: Van Buren 06

VTD: Van Buren 07
VTD: Van Buren 08
VTD: Van Buren 09
VTD: Van Buren 10
VTD: Van Buren 11
VTD: Van Buren 12
VTD: Van Buren 13
VTD: Van Buren 14
VTD: Van Buren 15
VTD: Van Buren 16
VTD: Van Buren 17
VTD: Van Buren 18
VTD: Van Buren 19
VTD: Washington 01
VTD: Washington 02
VTD: Washington 03
VTD: Washington 04
Block: 290950133092001
Block: 290950133092002
Block: 290950133092003
Block: 290950133092004
Block: 290950133092005
Block: 290950133092006
Block: 290950133092015
Block: 290950133092016
Block: 290950133092017
Block: 290950133092018
Block: 290950133092019
Block: 290950133092020
Block: 290950133092029
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Block: 290950133093006
Block: 290950133093007
Block: 290950133093008
Block: 290950133093009
Block: 290950133093010
Block: 290950133093011
Block: 290950133093012
Block: 290950133093013
Block: 290950133093014
Block: 290950133093015
Block: 290950133093016
Block: 290950133093017
Block: 290950133133002
VTD: Washington 10
Block: 290950133131000
Block: 290950133131001
Block: 290950133131002
Block: 290950133131003
Block: 290950133131004
Block: 290950133131005
Block: 290950133131006
Block: 290950133131007
Block: 290950133131008

Block: 290950133131009
 Block: 290950133131010
 Block: 290950133131011
 Block: 290950133131012
 Block: 290950133131013
 Block: 290950133131014
 Block: 290950133131015
 Block: 290950133131016
 Block: 290950133131017
 Block: 290950133131018
 Block: 290950133131019
 Block: 290950133131020
 Block: 290950133131021
 Block: 290950133131022
 Block: 290950133131023
 Block: 290950133131024
 Block: 290950133131025
 Block: 290950133131027
 Block: 290950133132000
 Block: 290950133133000
 Block: 290950133133001
 Block: 290950133133003
 Block: 290950133133004
 Block: 290950133133005
 Block: 290950133133006
 Block: 290950133133007
 Block: 290950133133010
 Block: 290950133133011
 Block: 290950133133014
 Block: 290950134161004
 VTD: Washington 11
 Block: 290950133131026
 Block: 290950134161003
 County: Lafayette MO
 County: Linn MO
 County: Livingston MO
 County: Pettis MO
 County: Randolph MO
 County: Ray MO
 County: Saline MO
 128.465. The fifth congressional district shall be composed of the following:
 County: Barton MO
 County: Bates MO
 County: Benton MO
 County: Boone MO
 VTD: 24
 Block: 290190016021017
 VTD: 25
 VTD: 26
 Block: 290190011061009
 Block: 290190011061010
 Block: 290190011061011
 Block: 290190011064039
 Block: 290190011092015
 Block: 290190011092016
 Block: 290190011093007

Block: 290190011093010
Block: 290190011093018
Block: 290190011093019
Block: 290190011093020
Block: 290190011102000
Block: 290190011102006
Block: 290190011102007
Block: 290190011102008
Block: 290190011102009
Block: 290190011102010
Block: 290190011102015
Block: 290190011102016
Block: 290190017021000
Block: 290190017021001
Block: 290190017021002
Block: 290190017021004
Block: 290190017021005
Block: 290190017021006
Block: 290190017021007
Block: 290190017021044
Block: 290190017021056
Block: 290190017021057
Block: 290190017021058
Block: 290190017021059
Block: 290190017021061
Block: 290190017021062
Block: 290190017021063
Block: 290190017021064
Block: 290190017021065
Block: 290190017021066
Block: 290190017021067
Block: 290190017021068
Block: 290190017021069
Block: 290190017021070
Block: 290190017021071
Block: 290190017021072
Block: 290190017021073
Block: 290190017021074
Block: 290190017021075
Block: 290190017021076
Block: 290190017021077
Block: 290190017021078
Block: 290190017021079
Block: 290190017022015
Block: 290190017022018
Block: 290190017022021
Block: 290190017022022
Block: 290190017022023
Block: 290190017022024
Block: 290190017022025
Block: 290190017023015
Block: 290190017023016
Block: 290190017023017
Block: 290190017023018

Block: 290190017023019
Block: 290190017023020
Block: 290190017023021
Block: 290190017023022
Block: 290190017023023
Block: 290190017023024
Block: 290190017023025
Block: 290190017023026
Block: 290190017023027
Block: 290190017023028
Block: 290190017023035
Block: 290190017023048
Block: 290190017023049
Block: 290190017023050
Block: 290190017023051
Block: 290190017023052
Block: 290190017023061
Block: 290190017023062
Block: 290190017023063
Block: 290190017023075
Block: 290190017023076
Block: 290190017023077
Block: 290190017023078
Block: 290190017023084
Block: 290190017023086
Block: 290190017023087
Block: 290190017023088
Block: 290190017023095
Block: 290190017023096
VTD: 27
VTD: 28
Block: 290190010041004
Block: 290190010041006
Block: 290190010041007
Block: 290190010041008
Block: 290190010041012
Block: 290190010041013
Block: 290190010041014
Block: 290190010041015
Block: 290190010041016
Block: 290190010041017
Block: 290190010041018
Block: 290190010042030
Block: 290190011063018
Block: 290190011063019
Block: 290190011063020
Block: 290190011064001
Block: 290190011064002
Block: 290190011064003
Block: 290190011064004
Block: 290190011064009
Block: 290190011064012
Block: 290190011064013
Block: 290190011064014
Block: 290190011064017
Block: 290190011064018

Block: 290190011064026
Block: 290190011064029
Block: 290190011064032
Block: 290190011064033
Block: 290190011064046
VTD: 29
VTD: 30
VTD: 31
VTD: 32
VTD: 34
Block: 290190010041002
Block: 290190010041003
Block: 290190010043010
Block: 290190010043011
Block: 290190010043012
Block: 290190010043013
Block: 290190010043014
Block: 290190010043015
Block: 290190010043017
Block: 290190010043018
Block: 290190010043019
Block: 290190010043020
Block: 290190010043021
Block: 290190010043023
Block: 290190010043024
Block: 290190010043025
VTD: 35
VTD: 36
Block: 290190011103029
Block: 290190018063002
Block: 290190018063003
Block: 290190018063006
Block: 290190018063007
VTD: 37
Block: 290190018062048
Block: 290190018062049
Block: 290190018062053
VTD: 42
VTD: 43
VTD: 5B
VTD: 5D
VTD: 5K
VTD: 5N
Block: 290190011101015
Block: 290190011101016
Block: 290190011101017
Block: 290190011101019
Block: 290190011101020
Block: 290190011101021
Block: 290190011101022
Block: 290190011101024
Block: 290190011101025
Block: 290190011101031
Block: 290190011103018

Block: 290190011103033
 Block: 290190011103044
 Block: 290190011103055
 Block: 290190017021022
 Block: 290190017021023
 Block: 290190017021024
 Block: 290190017021025
 Block: 290190017021026
 Block: 290190017021027
 VTD: 6C
 Block: 290190010014003
 VTD: 6D
 VTD: 6E
 VTD: 6G
 Block: 290190011061002
 VTD: 6H
 VTD: 6I
 VTD: 6J
 Block: 290190010041000
 Block: 290190010041001
 Block: 290190010043008
 Block: 290190010043009
 Block: 290190010043016
 Block: 290190010043022
 VTD: 6K
 VTD: 6L
 VTD: 6M
 County: Callaway MO
 VTD: Carrington/Guthrie
 VTD: Dixie
 VTD: East Fulton
 VTD: Fulton No. 1
 VTD: Fulton No. 2
 VTD: Fulton No. 3
 VTD: Fulton No. 4
 VTD: Hams Prairie
 VTD: Holts Summit No. 1
 VTD: Holts Summit No. 2
 VTD: Holts Summit Rural/Cedar City
 VTD: Millersburg
 Block: 290270705003007
 Block: 290270705003010
 Block: 290270705003011
 Block: 290270705003012
 Block: 290270705003014
 Block: 290270705003041
 VTD: Mokane
 VTD: New Bloomfield
 VTD: Portland
 VTD: Readsville
 VTD: Tebbetts
 VTD: West Fulton
 Block: 290270701003208
 Block: 290270704002028
 Block: 290270704002029
 Block: 290270704002030

Block: 290270704002032
Block: 290270704002033
Block: 290270704004003
Block: 290270704004004
Block: 290270704004005
Block: 290270704004019
Block: 290270704004022
Block: 290270704005013
Block: 290270705001000
Block: 290270705001001
Block: 290270705001008
Block: 290270705001041
Block: 290270705002018
Block: 290270705002023
Block: 290270705002024
Block: 290270705002025
Block: 290270705002030
Block: 290270705002031
Block: 290270705002032
Block: 290270705002059
Block: 290270705002065
Block: 290270705002075
Block: 290270705002083
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Block: 290270705002085
Block: 290270705002086
Block: 290270705002087
Block: 290270705002090
Block: 290270705002091
Block: 290270705002092
Block: 290270705002093
Block: 290270705002094
Block: 290270705002097
Block: 290270705002098
Block: 290270705002099
Block: 290270705002100
Block: 290270705003000
Block: 290270705003001
Block: 290270705003002
Block: 290270705003008
Block: 290270705003009
Block: 290270705003019
Block: 290270705003020
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Block: 290270705003023
Block: 290270705003024
Block: 290270705003025
Block: 290270705003026
Block: 290270705003027
Block: 290270705003028
Block: 290270705003030
Block: 290270705003031
Block: 290270705003032

Block: 290270705003037
 Block: 290270705003038
 Block: 290270705003039
 Block: 290270705003040
 Block: 290270705003042
 Block: 290270705003045
 Block: 290270705003046
 Block: 290270706011021
 VTD: Williamsburg
 Block: 290270702001137
 County: Camden MO
 County: Cass MO
 County: Cedar MO
 County: Cole MO
 County: Dade MO
 County: Dallas MO
 VTD: Benton North
 VTD: Benton South
 VTD: Grant
 VTD: Jackson
 VTD: Jasper
 VTD: Lincoln
 VTD: Miller
 VTD: Sheridan
 Block: 290594803022011
 Block: 290594803022012
 Block: 290594803022013
 Block: 290594803022014
 Block: 290594803022015
 Block: 290594803022016
 Block: 290594803022018
 Block: 290594803022019
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 Block: 290594803022038
 Block: 290594803022039
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 Block: 290594803022041
 Block: 290594803022042
 Block: 290594803022043
 Block: 290594803022044
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Block: 290594803022064
Block: 290594803022065
Block: 290594803022066
Block: 290594803022067
Block: 290594803022068
Block: 290594803022070
Block: 290594803022071
VTD: Sherman
VTD: Washington
VTD: Wilson
County: Henry MO
County: Hickory MO
County: Jackson MO
VTD: 1603
VTD: 413
VTD: 414
VTD: 415
VTD: 616
VTD: 617
VTD: 618
VTD: 619
VTD: Blue 05-02
Block: 290950120002010
Block: 290950120002011
Block: 290950120002023
Block: 290950120002024
Block: 290950120003026
Block: 290950120003027
VTD: Blue 05-04
Block: 290950120002025
VTD: Blue 07-01
Block: 290950120001020
Block: 290950120001023
VTD: Blue 07-02
Block: 290950120001018
Block: 290950120001019
Block: 290950121003013
Block: 290950121003014

VTD: Brooking No. 15
Block: 290950129033001

VTD: KC 1001
VTD: KC 1002
VTD: KC 1003
VTD: KC 1004
VTD: KC 1005
VTD: KC 1006
VTD: KC 1007
VTD: KC 1008
VTD: KC 1009
VTD: KC 1010
VTD: KC 1011
VTD: KC 1012
VTD: KC 1501
VTD: KC 1502
VTD: KC 1504
VTD: KC 1506
VTD: KC 1507
VTD: KC 1508
VTD: KC 1509
VTD: KC 1510
VTD: KC 1511
VTD: KC 1512
VTD: KC 1513
VTD: KC 1514
VTD: KC 1515
VTD: KC 1516
VTD: KC 1517
VTD: KC 1519
VTD: KC 1520
VTD: KC 1521
VTD: KC 1522
VTD: KC 1523
VTD: KC 1524
VTD: KC 1601
VTD: KC 1602
VTD: KC 1604
VTD: KC 1605
VTD: KC 1606
VTD: KC 1607
VTD: KC 1608
VTD: KC 1609
VTD: KC 1610
VTD: KC 1611
VTD: KC 1612
VTD: KC 1613
VTD: KC 1614
VTD: KC 1615
VTD: KC 1701
VTD: KC 1702
VTD: KC 1703
VTD: KC 1704
VTD: KC 1705
VTD: KC 1706
VTD: KC 1707

VTD: KC 1708
VTD: KC 1709
VTD: KC 1710
VTD: KC 1711
VTD: KC 1712
VTD: KC 1713
VTD: KC 1714
VTD: KC 1801
VTD: KC 1802
VTD: KC 1803
VTD: KC 1804
VTD: KC 1805
VTD: KC 1806
VTD: KC 1807
VTD: KC 1808
VTD: KC 1809
VTD: KC 1810
VTD: KC 1811
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Block: 290950172004002
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Block: 290950172004004
Block: 290950172004005
Block: 290950172004006
Block: 290950172004007
Block: 290950172004008
Block: 290950172004009
Block: 290950172004010
Block: 290950172004013
VTD: KC 1812
VTD: KC 1813
VTD: KC 1814
VTD: KC 1815
VTD: KC 1816
VTD: KC 1901
VTD: KC 1902
VTD: KC 1903
VTD: KC 1904
VTD: KC 1905
VTD: KC 1906
VTD: KC 1907
VTD: KC 1908
VTD: KC 1909
VTD: KC 1910
VTD: KC 1911
VTD: KC 1912
VTD: KC 1913
VTD: KC 1914
VTD: KC 1915
VTD: KC 1916
VTD: KC 1917
VTD: KC 1918

VTD: KC 1919
VTD: KC 1920
VTD: KC 1921
VTD: KC 1922
VTD: KC 1923
VTD: KC 2002
VTD: KC 2003
VTD: KC 2004
VTD: KC 2005
VTD: KC 2006
VTD: KC 2007
VTD: KC 2008
VTD: KC 2009
Block: 290950102031022
Block: 290950102031023
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Block: 290950102041001
Block: 290950102041002
Block: 290950102041003
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Block: 290950102041005
Block: 290950102041006
Block: 290950102041007
Block: 290950102041008
Block: 290950102041009
Block: 290950102041010
Block: 290950102041011
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Block: 290950102041016
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Block: 290950102041019
Block: 290950102041020
Block: 290950102041021
Block: 290950102041022
Block: 290950102042000
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Block: 290950102042002
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Block: 290950102042007
Block: 290950102042008
Block: 290950102042009
Block: 290950102042010
Block: 290950102042011
Block: 290950102042012
Block: 290950131002004
Block: 290950131002007
Block: 290950131002008
Block: 290950131002009
Block: 290950131003028

Block: 290950131003029
Block: 290950131003030
VTD: KC 2010
VTD: KC 2201
VTD: KC 2202
VTD: KC 2203
VTD: KC 2204
VTD: KC 2205
VTD: KC 2206
VTD: KC 2207
VTD: KC 2208
VTD: KC 2209
VTD: KC 2210
VTD: KC 2211
VTD: KC 2212
VTD: KC 2213
VTD: KC 2301
Block: 290950107021003
Block: 290950107021004
Block: 290950107021008
Block: 290950107021009
Block: 290950107021028
Block: 290950107021029
Block: 290950107021030
VTD: KC 2302
VTD: KC 2303
VTD: KC 2304
VTD: KC 2305
VTD: KC 2307
VTD: KC 2308
VTD: KC 2309
VTD: KC 2310
VTD: KC 2311
VTD: KC 2312
VTD: KC 2313
VTD: KC 2315
VTD: KC 2316
VTD: KC 2604
VTD: KC 2605
Block: 290950129033002
Block: 290950129033007
Block: 290950129033012
VTD: KC 2606
Block: 290950129033019
Block: 290950129034000
Block: 290950129034001
Block: 290950129034002
Block: 290950129034003
Block: 290950129034004
Block: 290950129034005
Block: 290950129034006
Block: 290950129034007
Block: 290950129034008
VTD: KC 2609

Block: 290950130031000
 Block: 290950130031001
 Block: 290950130031002
 Block: 290950130031005
 Block: 290950130031006
 Block: 290950130031007
 Block: 290950130031008
 Block: 290950130031009
 Block: 290950130031010
 Block: 290950130033000
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 Block: 290950130033003
 Block: 290950130033004
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 Block: 290950130033014
 Block: 290950130033016
 VTD: KC 2610
 Block: 290950130033015
 Block: 290950131001003
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 Block: 290950131001007
 Block: 290950131001008
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 Block: 290950131003003
 Block: 290950131003004
 Block: 290950131003005
 Block: 290950131003006
 Block: 290950131003007
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 Block: 290950131003017
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 Block: 290950131003019
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 Block: 290950131003021
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 Block: 290950131003023
 Block: 290950131003024
 Block: 290950131003025
 VTD: KC 2612
 VTD: KC 301
 VTD: KC 306
 Block: 290950056021003
 Block: 290950056021004
 Block: 290950056021005

Block: 290950056021006
Block: 290950056021007
Block: 290950056022000
Block: 290950056022001
Block: 290950056022002
Block: 290950056022003
Block: 290950056022004
Block: 290950056022005
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Block: 290950056022008
Block: 290950056022009
VTD: KC 307
Block: 290950056021009
Block: 290950056021010
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Block: 290950056021012
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Block: 290950056021014
Block: 290950056021015
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Block: 290950056022012
Block: 290950056022013
Block: 290950056022014
Block: 290950056022015
Block: 290950056022016
Block: 290950056022017
VTD: KC 308
VTD: KC 309
Block: 290950055001000
Block: 290950055001004
Block: 290950055001005
Block: 290950055001006
Block: 290950055001007
Block: 290950055001008
Block: 290950055001011
Block: 290950055001012
Block: 290950055001013
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Block: 290950055001018
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Block: 290950055001021
Block: 290950055001022
Block: 290950055001023
Block: 290950055001024
Block: 290950055001025
Block: 290950055001026
Block: 290950055001027
Block: 290950055001028

Block: 290950055001029
Block: 290950055001041
VTD: KC 310
VTD: KC 311
VTD: KC 313
VTD: KC 315
VTD: KC 401
Block: 290950178002003
VTD: KC 404
Block: 290950167004002
Block: 290950167004004
Block: 290950167004006
Block: 290950167004007
Block: 290950167004008
Block: 290950167004009
Block: 290950167004010
Block: 290950167004011
Block: 290950167004012
Block: 290950167004013
Block: 290950167004014
Block: 290950167004015
VTD: KC 405
VTD: KC 406
VTD: KC 407
VTD: KC 408
VTD: KC 409
VTD: KC 410
VTD: KC 411
Block: 290950046003000
Block: 290950046003001
Block: 290950167004003
VTD: KC 501
VTD: KC 502
VTD: KC 503
VTD: KC 504
VTD: KC 505
VTD: KC 506
VTD: KC 507
VTD: KC 508
VTD: KC 509
VTD: KC 510
VTD: KC 512
VTD: KC 513
VTD: KC 601
VTD: KC 602
VTD: KC 603
VTD: KC 604
VTD: KC 605
VTD: KC 606
VTD: KC 607
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VTD: KC 911
VTD: KC 913
VTD: KC WD8 PCT810
VTD: Washington 04
Block: 290950133133008
Block: 290950133133009
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VTD: Washington 05
VTD: Washington 06
VTD: Washington 07
VTD: Washington 08
VTD: Washington 09
VTD: Washington 10
Block: 290950133132001
Block: 290950133132010
Block: 290950133132017
Block: 290950133132018
Block: 290950133132019
Block: 290950133132020
Block: 290950133132021
VTD: Washington 11
Block: 290950134102000
Block: 290950134103000
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Block: 290950134161016
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Block: 290950134161018
Block: 290950134161023
Block: 290950134161024
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Block: 290950134161034
Block: 290950134161035
Block: 290950134161036
Block: 290950134161037
Block: 290950134161038
Block: 290950134161039
VTD: Washington 12
County: Johnson MO
County: Moniteau MO

County: Morgan MO

County: Polk MO

County: St. Clair MO

County: Vernon MO

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO

County: Andrew MO

County: Atchison MO

County: Buchanan MO

County: Clark MO

County: Clay MO

County: Clinton MO

County: Daviess MO

County: DeKalb MO

County: Gentry MO

County: Grundy MO

County: Harrison MO

County: Holt MO

County: Jackson MO

VTD: 412

VTD: KC 101

VTD: KC 102

VTD: KC 103

VTD: KC 104

VTD: KC 105

VTD: KC 106

VTD: KC 107

VTD: KC 1101

VTD: KC 1103

Block: 290950003001000

Block: 290950003003015

Block: 290950010002010

Block: 290950010002011

Block: 290950010002012

Block: 290950010002013

Block: 290950010002014

Block: 290950010003001

Block: 290950010003002

Block: 290950010003010

Block: 290950154011000

Block: 290950154011012

VTD: KC 1108

VTD: KC 1112

VTD: KC 1209

VTD: KC 1210

Block: 290950019004013

VTD: KC 1211

VTD: KC 1301

VTD: KC 1303

VTD: KC 1304

VTD: KC 1305

VTD: KC 1310

VTD: KC 1311

VTD: KC 1313

VTD: KC 1401
VTD: KC 1402
VTD: KC 1403
VTD: KC 1404
VTD: KC 1405
VTD: KC 1406
VTD: KC 1407
VTD: KC 1408
VTD: KC 1409
VTD: KC 1410
VTD: KC 1411
VTD: KC 1412
VTD: KC 1413
VTD: KC 1414
VTD: KC 1415
VTD: KC 1503
VTD: KC 1505
VTD: KC 201
VTD: KC 202
VTD: KC 203
VTD: KC 204
VTD: KC 207
VTD: KC 208
VTD: KC 209
VTD: KC 210
VTD: KC 212
VTD: KC 213
VTD: KC 214
VTD: KC 215
VTD: KC 216
VTD: KC 217
VTD: KC 218
VTD: KC 302
VTD: KC 303
VTD: KC 304
VTD: KC 305
VTD: KC 306
Block: 290950056021000
Block: 290950056021001
Block: 290950056021002
VTD: KC 307
Block: 290950056021008
VTD: KC 309
Block: 290950055001001
Block: 290950055001002
Block: 290950055001003
VTD: KC 312
VTD: KC 314
VTD: KC 316
VTD: KC 317
VTD: KC 318
VTD: KC 401
Block: 290950178001002
Block: 290950178001003
Block: 290950178001004
Block: 290950178001007

Block: 290950178001008
Block: 290950178001009
Block: 290950178001010
Block: 290950178001014
Block: 290950178001015
Block: 290950178001016
Block: 290950178002002
Block: 290950178002004
Block: 290950178002005
Block: 290950178002006
Block: 290950178002007
VTD: KC 402
VTD: KC 403
VTD: KC 404
Block: 290950167004000
Block: 290950167004001
VTD: KC 411
Block: 290950046001000
Block: 290950046001001
Block: 290950046001002
Block: 290950046001003
Block: 290950046001004
Block: 290950046001005
Block: 290950046001006
Block: 290950046001007
Block: 290950046001008
Block: 290950046001010
Block: 290950046001011
Block: 290950046001012
Block: 290950167003023
VTD: KC 511
VTD: KC WD13 PCT1302
VTD: KC WD2 PCT205
VTD: KC WD2 PCT206
VTD: KC WD2 PCT211
VTD: KC1314
County: Knox MO
County: Lewis MO
County: Macon MO
County: Marion MO
County: Mercer MO
County: Monroe MO
County: Nodaway MO
County: Platte MO
County: Putnam MO
County: Ralls MO
County: Schuyler MO
County: Scotland MO
County: Shelby MO
County: Sullivan MO
County: Worth MO
128.467. The seventh congressional district shall be composed of the following:
County: Barry MO
County: Christian MO

County: Dallas MO
VTD: Sheridan
Block: 290594803022058
County: Greene MO
County: Jasper MO
County: Lawrence MO
County: McDonald MO
County: Newton MO
County: Stone MO
County: Taney MO
County: Webster MO
VTD: Benton
VTD: Diggins
Block: 292254703021022
Block: 292254703021026
Block: 292254703021040
Block: 292254703021041
Block: 292254703021042
Block: 292254703021043
Block: 292254703021064
Block: 292254703021065
Block: 292254703021073
Block: 292254703021074
Block: 292254703022046
Block: 292254703022047
Block: 292254703022049
Block: 292254703022050
Block: 292254703022052
Block: 292254703022053
Block: 292254703022054
Block: 292254703022055
Block: 292254703022056
Block: 292254703022057
Block: 292254703022060
Block: 292254703022061
Block: 292254703022062
Block: 292254703022063
Block: 292254703022064
Block: 292254703022065
Block: 292254703022066
Block: 292254703022067
Block: 292254703022068
Block: 292254703022072
Block: 292254703022073
Block: 292254703022074
Block: 292254703022075
Block: 292254703022085
Block: 292254703022086
Block: 292254703022087
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Block: 292254704011078
Block: 292254704021000
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Block: 292254704021004
Block: 292254704021009
Block: 292254704021010
Block: 292254704021011
Block: 292254704021012
Block: 292254704021016
Block: 292254704021073
Block: 292254704022000
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 Block: 292254704022146
 Block: 292254704022147
 Block: 292254704022149
 Block: 292254704022150
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 VTD: Fordland
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Block: 292254704022155
Block: 292254704022158
Block: 292254704022159
Block: 292254704022160
Block: 292254704022161
Block: 292254704022162
VTD: Grant
VTD: Jackson
VTD: Northview A
Block: 292254702022001
Block: 292254702022002
Block: 292254702022003
Block: 292254702022004
Block: 292254702022005
Block: 292254702022006
Block: 292254702022007
Block: 292254702022008
Block: 292254702022014
Block: 292254702022015
Block: 292254702022017
Block: 292254702022018
Block: 292254702022026
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Block: 292254702022034
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Block: 292254702022036

Block: 292254702022041
Block: 292254702023024
Block: 292254702023025
Block: 292254702023050
Block: 292254702023051
Block: 292254703022004
Block: 292254703022005
Block: 292254703022006
Block: 292254703022007
Block: 292254703022010
Block: 292254703022015
Block: 292254703022016
Block: 292254703022017
Block: 292254703023033

VTD: Northview B

128.468. The eighth congressional district shall be composed of the following:

County: Bollinger MO
County: Butler MO
County: Cape Girardeau MO
County: Carter MO
County: Crawford MO
County: Dent MO
County: Douglas MO
County: Dunklin MO
County: Howell MO
County: Iron MO
County: Laclede MO
County: Madison MO
County: Mississippi MO
County: New Madrid MO
County: Oregon MO
County: Ozark MO
County: Pemiscot MO
County: Perry MO
County: Phelps MO
County: Pulaski MO
County: Reynolds MO
County: Ripley MO
County: Scott MO
County: Shannon MO
County: St. Francois MO
County: Ste. Genevieve MO
County: Stoddard MO
County: Texas MO
County: Washington MO
County: Wayne MO
County: Webster MO

VTD: Diggins

Block: 292254703021016
Block: 292254703021017
Block: 292254703021018
Block: 292254703021019
Block: 292254703021020
Block: 292254703021021
Block: 292254703021023
Block: 292254703021024

Block: 292254703021025
Block: 292254703021030
Block: 292254703021031
Block: 292254703022025
Block: 292254703022051
Block: 292254703022058
Block: 292254703022059
VTD: East Ozark
VTD: Finley
VTD: Fordland
Block: 292254704022156
Block: 292254704022157
VTD: Hazelwood
VTD: High Prairie
VTD: Marshfield East
VTD: Marshfield West
VTD: Niangua
VTD: Northview A
Block: 292254702022000
VTD: Union
VTD: Washington
County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Merideth raised a point of order that **House Amendment No. 1** is in violation of **House Resolution No. 3286** and would result in unlawful apportionment.

The Chair took the point of order under advisement.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 055

Adams	Anderson	Atchison	Aune	Bailey
Barnes	Basye	Billington	Black 137	Black 7
Bromley	Brown 16	Brown 27	Burton	Busick
Collins	Cook	Cupps	Davis	Derges
Doll	Fitzwater	Gunby	Haden	Hardwick
Hicks	Kelley 127	Kelly 141	Lewis 6	Lovasco
McGill	Morse	Murphy	Owen	Perkins
Reedy	Richey	Riggs	Roberts	Rone
Sander	Schnelting	Seitz	Sharp 36	Shields
Simmons	Taylor 139	Thomas	Turnbaugh	Van Schoiack
Veit	Walsh 50	Weber	West	Wright

NOES: 002

Bland Manlove	Bosley
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PRESENT: 085

Aldridge	Andrews	Appelbaum	Baker	Bangert
Baringer	Boggs	Brown 70	Buchheit-Courtway	Burger
Butz	Christofanelli	Clemens	Coleman 32	Copeland
Davidson	Deaton	DeGroot	Dinkins	Dogan
Ellebracht	Evans	Falkner	Fishel	Fogle
Francis	Gray	Gregory 51	Gregory 96	Grier
Griffith	Haley	Henderson	Houx	Hovis
Hudson	Ingle	Johnson	Kalberloh	Kidd
Knight	Lewis 25	Mackey	Mayhew	McCreery
McGaugh	Merideth	Mosley	Patterson	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Price IV	Proudie	Quade
Railsback	Riley	Sassmann	Schroer	Schwadron
Sharpe 4	Shaul	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 48	Terry	Thompson	Toalson Reisch	Trent
Unsicker	Wiemann	Windham	Young	Mr. Speaker

ABSENT WITH LEAVE: 015

Burnett	Chipman	Coleman 97	Eggleston	Haffner
Hurlbert	McDaniel	Nurrenbern	O'Donnell	Person
Roden	Rogers	Rowland	Sauls	Walsh Moore 93

VACANCIES: 006

The Chair ruled the point of order well taken.

Representative Hicks offered **House Amendment No. 2.**

House Amendment No. 2

AMEND House Committee Substitute for House Bill No. 2117, Pages 2 to 134, Sections 128.461 to 128.468, by removing all of said sections from the bill and inserting in lieu thereof the following:

"128.461. The first congressional district shall be composed of the following:

County: St. Louis City MO

County: St. Louis MO

VTD: AP001

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Block: 291892183003000

VTD: BON024

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Block: 291892210002015
Block: 291892210003000
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Block: 291892210003002
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Block: 291892210004002
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Block: 291892150011067
VTD: MHT018
Block: 291892150011036
Block: 291892150011037
Block: 291892150011038
Block: 291892150011068
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Block: 291892132031001
Block: 291892132031018
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Block: 291892131032000
Block: 291892131032001
Block: 291892131032018
VTD: NW030
VTD: NW032
Block: 291892131042018
Block: 291892131042019
VTD: NW034
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VTD: NW041
VTD: NW042
VTD: NW044
Block: 291892131021074
Block: 291892131021075
Block: 291892131021077
Block: 291892131021078
Block: 291892131021079
Block: 291892131022000
Block: 291892131022001

Block: 291892131022003
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Block: 291892131022009
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Block: 291892131022016
Block: 291892131022017
Block: 291892131022018
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VTD: SPL208
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VTD: UNV043
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VTD: UNV206
VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: Jefferson MO

County: St. Charles MO

VTD: Timberwood

Block: 291833111142037

Block: 291833111142038

Block: 291833111142043

VTD: Weldon Spring

Block: 2918331111031009

Block: 2918331111031010

Block: 2918331111031011

Block: 2918331111031018

Block: 291833111141014

Block: 291833111141015

Block: 291833111141016

Block: 291833111141017

Block: 291833111141018

Block: 291833111141019

Block: 291833111141020

Block: 291833111142057

Block: 291833111142058

Block: 291833111142059

Block: 291833111142067

Block: 291833111142068

Block: 291833111244005

Block: 291833111244006

Block: 291833111244011

Block: 291833111244012

Block: 291833111244013

Block: 291833111244015

Block: 291833111244016

Block: 291833111244017

Block: 291833111244018

Block: 291833111512024

Block: 291839800001032

Block: 291839800001033

Block: 291839800001036

VTD: Wolfrum

Block: 2918331111031000

Block: 2918331111031001

Block: 2918331111031002

Block: 2918331111031003

Block: 2918331111031004

Block: 2918331111031005

Block: 2918331111031006

Block: 2918331111031007

Block: 2918331111031008

Block: 2918331111032003

Block: 2918331111032016

Block: 2918331111032017

Block: 2918331111032018

Block: 2918331111032021

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Block: 2918331111033003

Block: 2918331111033004

Block: 2918331111034012

Block: 2918331111034014

Block: 2918331111034015

Block: 2918331111034016

Block: 291833111142066

VTD: Woodglen

Block: 291833111141000

Block: 291833111141001

Block: 291833111141002

Block: 291833111141003

Block: 291833111141004

Block: 291833111141005

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Block: 291833111141021

Block: 291833111142024

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Block: 291833111142063

Block: 291833111142064

Block: 291833111142065

County: St. Louis MO

VTD: AP017

VTD: AP023

VTD: AP042

VTD: BON001

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Block: 291892132031023
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VTD: WH046

VTD: WH047

VTD: WH200

VTD: WH201

VTD: WH202

VTD: WH203

VTD: WH208

128.463. The third congressional district shall be composed of the following:

County: Callaway MO

County: Camden MO

VTD: Camdenton 1

VTD: Camdenton 2

VTD: Camdenton 3

VTD: Decaturville

VTD: Freedom

VTD: Greenview

VTD: Ha Ha Tonka

Block: 290299508021002

Block: 290299508021003

Block: 290299508021004

Block: 290299508021005

Block: 290299508021006

Block: 290299508021007

Block: 290299508021008

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Block: 290299508022046
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Block: 290299508022056
Block: 290299508022057
VTD: Hillhouse
VTD: Horseshoe Bend
VTD: Linn Creek
VTD: Montreal
VTD: Osage Beach 1
VTD: Osage Beach 2
VTD: Osage Beach 3
VTD: Stoutland
Block: 290299509001100
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VTD: Sunny Slope
VTD: Sunrise Beach 1
VTD: Sunrise Beach 2
VTD: Sunrise Beach 3
VTD: Wilson Bend
County: Cole MO
County: Franklin MO
County: Gasconade MO
County: Maries MO
County: Miller MO
County: Montgomery MO
County: Osage MO
County: St. Charles MO
VTD: Adams
VTD: All Saints
VTD: Amber Meadows
VTD: Arlington
VTD: Aspen
VTD: Augusta
VTD: Bayfield
VTD: Briarhill
VTD: Bryan
VTD: Callaway
VTD: Canary
VTD: Canvas Cove
VTD: Carriage Hills
VTD: Cave Springs
VTD: Cedar
VTD: Cheshire
VTD: Civic
VTD: Claybrook
VTD: Coachman

VTD: Community
VTD: Cottleville
VTD: Country Hill
VTD: Coverdell
VTD: Covilli
VTD: Delmar
VTD: Discovery
VTD: DuVall
VTD: Edgewood
VTD: Elks
VTD: Evergreen
VTD: Fairmount
VTD: Fairview
VTD: Fairways
VTD: Feise
VTD: Fieldcrest
VTD: Flint Hill
VTD: Foristell
VTD: Fox
VTD: Freymuth
VTD: Glengate
VTD: Government
VTD: Graybridge
VTD: Green Forest
VTD: Hanover
VTD: Harmony
VTD: Harvester
VTD: Hawk Ridge
VTD: Heritage
VTD: Hi Point
VTD: Highgrove
VTD: Hillcrest
VTD: Hopewell
VTD: Josephville
VTD: Kampville
VTD: Katy Trail
VTD: Keystone
VTD: Lakes
VTD: Laura Hill
VTD: Lincoln
VTD: Mamelle
VTD: Marina
VTD: McClay
VTD: McNair
VTD: Meadow Valley
VTD: Mid Rivers
VTD: Montbrook
VTD: Montclair
VTD: Monticello
VTD: Morningside
VTD: Mount Hope
VTD: New Melle
VTD: Normandy
VTD: Oak Creek

VTD: Oaks
 VTD: Orchard Farm
 VTD: Parkwood
 VTD: Patriot
 VTD: Peine
 VTD: Phoenix
 VTD: Pioneer
 VTD: Pitman
 VTD: Rabbit Run
 VTD: Regatta Bay
 VTD: Ridgepoint
 VTD: River Bend
 VTD: Rivers
 VTD: Salt Lick
 VTD: Shadow Creek
 VTD: Shirewood
 VTD: Shoshone
 VTD: Sibley
 VTD: Spencer
 VTD: St. Andrews
 VTD: St. Cletus
 VTD: St. Jude
 VTD: St. Marys
 VTD: St. Paul
 VTD: Starbuck
 VTD: Summerset
 VTD: Sun Lake
 VTD: Sunny Hill
 VTD: Sycamore
 VTD: Tanglewood
 VTD: Timberwood
 Block: 291833111142000
 Block: 291833111142001
 Block: 291833111142002
 Block: 291833111142003
 Block: 291833111142004
 Block: 291833111142005
 Block: 291833111142006
 Block: 291833111142007
 Block: 291833111142008
 Block: 291833111142009
 Block: 291833111142010
 Block: 291833111142011
 Block: 291833111142012
 Block: 291833111142013
 Block: 291833111142014
 Block: 291833111142015
 Block: 291833111142016
 Block: 291833111142017
 Block: 291833111142018
 Block: 291833111142019
 Block: 291833111142020
 Block: 291833111142021
 Block: 291833111142022
 Block: 291833111142023
 Block: 291833111142025

Block: 291833111142026
Block: 291833111142039
Block: 291833111142040
Block: 291833111142041
Block: 291833111142044
Block: 291833111142045
Block: 291833111142046
Block: 291833111142047
Block: 291833111142060
Block: 291833111142061
Block: 291833111142062
Block: 291833111142069
VTD: Treetop
VTD: Truman
VTD: Turtle Creek
VTD: Twin Chimneys
VTD: Twin Oaks
VTD: Washington
VTD: Weldon Spring
Block: 291833111031012
Block: 291833111031013
Block: 291833111031014
Block: 291833111031015
Block: 291833111031016
Block: 291833111031017
Block: 291833111031019
Block: 291833111031020
Block: 291833111031021
Block: 291833111244009
Block: 291833111244010
Block: 291833111244014
Block: 291833111511006
Block: 291833111511008
Block: 291833111512011
Block: 291833122042000
Block: 291833122043000
Block: 291833122043001
Block: 291833122043007
Block: 291833122062032
Block: 291833122062039
Block: 291839800001007
Block: 291839800001008
Block: 291839800001009
Block: 291839800001010
Block: 291839800001011
Block: 291839800001012
Block: 291839800001013
Block: 291839800001014
Block: 291839800001015
Block: 291839800001016
Block: 291839800001017
Block: 291839800001018
Block: 291839800001019
Block: 291839800001020

Block: 291839800001021
Block: 291839800001022
Block: 291839800001023
Block: 291839800001024
Block: 291839800001025
Block: 291839800001026
Block: 291839800001027
Block: 291839800001028
Block: 291839800001029
Block: 291839800001030
Block: 291839800001031
Block: 291839800001035
Block: 291839800001040
Block: 291839800001042
VTD: Westfield
VTD: Wheatfield
VTD: Whitmoor
VTD: Wilshire
VTD: Windcastle
VTD: Winds
VTD: Wolfrum
Block: 291833111034013
VTD: Woodcliff
VTD: Woodglen
Block: 291833111142027
Block: 291833111142028
Block: 291833111142029
Block: 291833111142030
Block: 291833111142031
Block: 291833111142032
Block: 291833111142033
VTD: Woodstream
County: Warren MO
128.464. The fourth congressional district shall be composed of the following:
County: Adair MO
County: Audrain MO
County: Boone MO
VTD: 07
VTD: 08
VTD: 09
VTD: 10
VTD: 11
VTD: 12
VTD: 15
VTD: 16
VTD: 17
VTD: 19
Block: 290190018032002
Block: 290190018032003
Block: 290190018032004
Block: 290190018032005
Block: 290190018032006
Block: 290190018032008
Block: 290190018032009
Block: 290190018032010
Block: 290190018032011

Block: 290190018032012
Block: 290190018032017
Block: 290190018032019
Block: 290190018032020
Block: 290190018032021
Block: 290190018032022
Block: 290190018032023
Block: 290190018032024
Block: 290190018032025
Block: 290190018032026
Block: 290190018032027
Block: 290190018032028
Block: 290190018032029
Block: 290190018032030
Block: 290190018032031
Block: 290190018032032
Block: 290190018032037
Block: 290190018032045
Block: 290190019012019
Block: 290190019012026
Block: 290190019012027
Block: 290190019012042
Block: 290190019012043
Block: 290190019012044
Block: 290190019012048
Block: 290190019012050
Block: 290190019012052
VTD: 1A
VTD: 1B
VTD: 1C
VTD: 1D
VTD: 1E
VTD: 1F
VTD: 1G
VTD: 1I
VTD: 1J
VTD: 1K
VTD: 1L
VTD: 1M
VTD: 20
VTD: 21
VTD: 22
VTD: 23
VTD: 24
VTD: 25
VTD: 27
Block: 290190011102021
Block: 290190011103032
Block: 290190018063011
Block: 290190018063014
VTD: 28
VTD: 2A
VTD: 2B
VTD: 2C

VTD: 2D

VTD: 2F

VTD: 2G

VTD: 2H

VTD: 2I

VTD: 2J

VTD: 2K

VTD: 2L

VTD: 33

VTD: 34

VTD: 36

VTD: 39

VTD: 3A

VTD: 3B

VTD: 3C

VTD: 3D

VTD: 3E

VTD: 3F

VTD: 3G

VTD: 3H

VTD: 3I

VTD: 3J

VTD: 3L

VTD: 3M

VTD: 3N

VTD: 40

VTD: 41

VTD: 44

VTD: 45

VTD: 4A

VTD: 4B

VTD: 4C

VTD: 4D

VTD: 4E

VTD: 4F

VTD: 4G

VTD: 4H

VTD: 4I

VTD: 4J

VTD: 4K

VTD: 4L

VTD: 4M

VTD: 5A

VTD: 5B

VTD: 5C

VTD: 5D

Block: 290190011092006

Block: 290190011092012

Block: 290190011092017

Block: 290190011092018

Block: 290190011092019

Block: 290190011092020

Block: 290190011093008

Block: 290190011093009

Block: 290190011101014

Block: 290190011101018

Block: 290190011102001
Block: 290190011102002
Block: 290190011102003
Block: 290190011102004
Block: 290190011102005
Block: 290190011102011
Block: 290190011102012
Block: 290190011102014
Block: 290190011102017
Block: 290190011102018
Block: 290190011102020
Block: 290190011102022
Block: 290190017021003
Block: 290190017021009
Block: 290190017021089
VTD: 5E
VTD: 5F
VTD: 5G
VTD: 5H
VTD: 5I
VTD: 5J
VTD: 5K
VTD: 5L
VTD: 5M
VTD: 5N
VTD: 5P
VTD: 6A
VTD: 6B
VTD: 6C
VTD: 6D
VTD: 6E
VTD: 6F
VTD: 6G
VTD: 6H
VTD: 6I
VTD: 6J
VTD: 6K
VTD: 6L
VTD: 6M
County: Caldwell MO
County: Carroll MO
County: Chariton MO
County: Clark MO
County: Jackson MO
VTD: Blue 07-06
VTD: Blue 07-07
VTD: Blue 07-08
VTD: Blue 07-09
VTD: Blue 08-06
VTD: Blue 08-07
VTD: Blue 08-08
VTD: Fort Osage 02
Block: 290950177001042
VTD: Fort Osage 03

VTD: Fort Osage 04
VTD: Fort Osage 05
VTD: Fort Osage 06
VTD: Fort Osage 08
Block: 290950149021001
Block: 290950149021003
Block: 290950149021004
Block: 290950150003005
VTD: Fort Osage 09
VTD: Fort Osage 10
VTD: KC 2301
VTD: KC 2314
VTD: KC 2401
VTD: KC 2402
VTD: KC 2403
VTD: KC 2404
VTD: KC 2405
VTD: KC 2406
VTD: KC 2407
VTD: KC 2408
VTD: KC 2409
VTD: KC 2410
VTD: KC 2411
VTD: KC 2412
VTD: KC 2413
VTD: KC 2414
VTD: KC 2415
VTD: KC 2416
VTD: KC 2417
VTD: KC 2423
VTD: KC 2424
VTD: KC 2425
VTD: KC 2426
VTD: KC 2427
VTD: KC 2428
VTD: KC 2429
VTD: KC 2430
VTD: KC 2431
VTD: Prairie 03
VTD: Prairie 04
VTD: Prairie 05
VTD: Prairie 06
VTD: Prairie 07
VTD: Prairie 08
VTD: Prairie 09
VTD: Prairie 11
VTD: Prairie 12
VTD: Prairie 13
VTD: Prairie 14
VTD: Prairie 15
VTD: Prairie 16
VTD: Prairie 17
VTD: Prairie 18
VTD: Prairie 19
VTD: Prairie 20
VTD: Prairie 21

VTD: Prairie 22
VTD: Prairie 23
VTD: Prairie 24
VTD: Prairie 26
VTD: Prairie 27
VTD: Prairie 28
VTD: Prairie 29
VTD: Prairie 30
VTD: Prairie 31
VTD: Prairie 32
VTD: Prairie 33
VTD: Prairie 34
VTD: Prairie 35
VTD: Prairie 36
VTD: Prairie 37
VTD: Prairie 38
VTD: Prairie 39
VTD: Prairie 40
VTD: Prairie 41
VTD: Prairie 42
VTD: Prairie 43
VTD: Prairie 44
VTD: Prairie 45
VTD: Prairie 46
VTD: Prairie 47
VTD: Prairie 48
VTD: Prairie 49
VTD: Prairie 50
VTD: Prairie 51
VTD: Prairie 52
VTD: Prairie 56
VTD: Prairie 59
VTD: Prairie 60
VTD: Prairie 62
VTD: Prairie 01
VTD: Prairie 02
VTD: Prairie 10
VTD: Prairie 25
VTD: Prairie 53
VTD: Prairie 54
VTD: Prairie 55
VTD: Prairie 57
VTD: Prairie 58
VTD: Prairie 61
VTD: Prairie 63
VTD: Sni-A-Bar 01
VTD: Sni-A-Bar 02
VTD: Sni-A-Bar 03
VTD: Sni-A-Bar 05
Block: 290950149033005
Block: 290950149033007
Block: 290950149033010
Block: 290950149033012
VTD: Sni-A-Bar 06

Block: 290950149033001
Block: 290950149033002
Block: 290950149033004
Block: 290950149033006
Block: 290950149033011
Block: 290950149033013
Block: 290950149033014
Block: 290950149033015
Block: 290950149033016
VTD: Sni-A-Bar 07
Block: 290950148061000
Block: 290950148061001
Block: 290950149033025
Block: 290950149033026
Block: 290950149033027
Block: 290950149033028
Block: 290950149041000
Block: 290950149041001
Block: 290950149041002
Block: 290950149041003
Block: 290950149041005
Block: 290950149041006
Block: 290950149041007
Block: 290950149041008
Block: 290950149041009
Block: 290950149041010
Block: 290950149041011
Block: 290950149041012
Block: 290950149041013
Block: 290950149041014
Block: 290950149041015
Block: 290950149041017
Block: 290950149041018
Block: 290950149041019
Block: 290950149041020
Block: 290950149041021
Block: 290950149041022
Block: 290950149041028
Block: 290950149041029
Block: 290950149041030
Block: 290950149041031
Block: 290950149052005
Block: 290950149052006
Block: 290950149054000
Block: 290950149054001
Block: 290950149054011
VTD: Sni-A-Bar 08
VTD: Sni-A-Bar 09
VTD: Sni-A-Bar 10
VTD: Sni-A-Bar 11
VTD: Sni-A-Bar 12
VTD: Sni-A-Bar 13
VTD: Sni-A-Bar 14
VTD: Sni-A-Bar 15
VTD: Sni-A-Bar 16
VTD: Sni-A-Bar 17

VTD: Sni-A-Bar 18
VTD: Sni-A-Bar 19
VTD: Sni-A-Bar 20
VTD: Sni-A-Bar 21
VTD: Sni-A-Bar 22
VTD: Sni-A-Bar 23
VTD: Sni-A-Bar 24
VTD: Sni-A-Bar 25
VTD: Sni-A-Bar 26
VTD: Sni-A-Bar 27
VTD: Sni-A-Bar 28
VTD: Sni-A-Bar 29
VTD: Sni-A-Bar 30
VTD: Sni-A-Bar 31
VTD: Sni-A-Bar 32
VTD: Sni-A-Bar 33
VTD: Sni-A-Bar 34
VTD: Sni-A-Bar 35
VTD: Sni-A-Bar 36
VTD: Sni-A-Bar 37
VTD: Sni-A-Bar 38
VTD: Sni-A-Bar 39
VTD: Sni-A-Bar 40
VTD: Sni-A-Bar 41
VTD: Sni-A-Bar 42
VTD: Sni-A-Bar 43
VTD: Sni-A-Bar 44
VTD: Sni-A-Bar 45
VTD: Sni-A-Bar 46
VTD: Sni-A-Bar 47
VTD: Sni-A-Bar 48
VTD: Sni-A-Bar 49
VTD: Sni-A-Bar 50
VTD: Sni-A-Bar 51
VTD: Sni-A-Bar 52
VTD: Sni-A-Bar 83
VTD: Van Buren 01
VTD: Van Buren 02
VTD: Van Buren 03
VTD: Van Buren 04
VTD: Van Buren 06
VTD: Van Buren 07
VTD: Van Buren 08
VTD: Van Buren 09
VTD: Van Buren 10
VTD: Van Buren 11
VTD: Van Buren 12
VTD: Van Buren 13
VTD: Van Buren 14
VTD: Van Buren 15
VTD: Van Buren 16
VTD: Van Buren 17
VTD: Van Buren 18
VTD: Van Buren 19

County: Knox MO
County: Lafayette MO
County: Lewis MO
County: Lincoln MO
County: Linn MO
County: Livingston MO
County: Macon MO
County: Marion MO
County: Monroe MO
County: Pike MO
County: Putnam MO
County: Ralls MO
County: Randolph MO
County: Ray MO
County: Schuyler MO
County: Scotland MO
County: Shelby MO
County: Sullivan MO

128.465. The fifth congressional district shall be composed of the following:

County: Benton MO
County: Boone MO
VTD: 18
VTD: 19
Block: 290190018032013
Block: 290190018032014
Block: 290190019012041
VTD: 26
VTD: 27
Block: 290190011101023
Block: 290190011101026
Block: 290190011101027
Block: 290190011101028
Block: 290190011101029
Block: 290190011101030
Block: 290190011102013
Block: 290190011102019
Block: 290190011102023
Block: 290190011103042
Block: 290190011103043
Block: 290190011103046
Block: 290190011103047
Block: 290190011103049
Block: 290190011103052
Block: 290190011103053
Block: 290190017021008
Block: 290190017021010
Block: 290190017021012
Block: 290190017021013
Block: 290190017021014
Block: 290190017021015
Block: 290190017021016
Block: 290190017021017
Block: 290190017021018
Block: 290190017021019
Block: 290190017021020
Block: 290190017021021

Block: 290190017021028
Block: 290190017021029
Block: 290190017021030
Block: 290190017021031
Block: 290190017021032
Block: 290190017021033
Block: 290190017021034
Block: 290190017021035
Block: 290190017021036
Block: 290190017021037
Block: 290190017021038
Block: 290190017021041
Block: 290190017021042
Block: 290190017021043
Block: 290190017021045
Block: 290190017021046
Block: 290190017021047
Block: 290190017021048
Block: 290190017021049
Block: 290190017021050
Block: 290190017021051
Block: 290190017021052
Block: 290190017021053
Block: 290190017021054
Block: 290190017021055
Block: 290190017021060
Block: 290190017021080
Block: 290190017021081
Block: 290190017021082
Block: 290190017021083
Block: 290190017021084
Block: 290190017021085
Block: 290190017021086
Block: 290190017021087
Block: 290190017021088
Block: 290190018062050
Block: 290190018062051
Block: 290190018062052
Block: 290190018063015
Block: 290190018063016
Block: 290190018063018
Block: 290190018063028
Block: 290190018063030
VTD: 29
VTD: 30
VTD: 31
VTD: 32
VTD: 35
VTD: 37
VTD: 38
VTD: 42
VTD: 43
VTD: 5D
Block: 290190017021011

County: Camden MO
VTD: Barnumton
VTD: Climax Springs
VTD: Ha Ha Tonka
Block: 290299508021037
Block: 290299508021039
Block: 290299508021040
Block: 290299508021041
Block: 290299508021063
Block: 290299508021064
Block: 290299508021065
VTD: Macks Creek
VTD: Roach
County: Cedar MO
County: Christian MO
County: Cooper MO
County: Dade MO
County: Dallas MO
County: Greene MO
County: Henry MO
County: Hickory MO
County: Howard MO
County: Johnson MO
County: Moniteau MO
County: Morgan MO
County: Pettis MO
County: Polk MO
County: Saline MO
County: St. Clair MO
County: Stone MO
VTD: Cass
VTD: Grant
VTD: Hurley
VTD: Ponce de Leon
VTD: Union
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042030
Block: 292134802042031
Block: 292134802042032
Block: 292134802042033
Block: 292134802042034
Block: 292134802042035
Block: 292134802042036
Block: 292134802042037
Block: 292134802042056
Block: 292134802042057
Block: 292134802042059
VTD: WALNUT SHADE
Block: 292134802042003
Block: 292134802042006
Block: 292134802042009
Block: 292134802042038
County: Webster MO
128.466. The sixth congressional district shall be composed of the following:
County: Andrew MO

County: Atchison MO
County: Buchanan MO
County: Clay MO
County: Clinton MO
County: Daviess MO
County: DeKalb MO
County: Gentry MO
County: Grundy MO
County: Harrison MO
County: Holt MO
County: Jackson MO
VTD: Blue 01-01
VTD: Blue 01-02
VTD: Blue 01-03
VTD: Blue 01-04
VTD: Blue 01-05
VTD: Blue 01-06
VTD: Blue 01-07
VTD: Blue 01-08
VTD: Blue 01-09
VTD: Blue 02-01
VTD: Blue 02-02
VTD: Blue 02-03
VTD: Blue 02-04
VTD: Blue 02-05
VTD: Blue 02-06
VTD: Blue 02-07
VTD: Blue 03-01
VTD: Blue 03-02
VTD: Blue 03-03
VTD: Blue 03-04
VTD: Blue 03-05
VTD: Blue 03-06
VTD: Blue 03-07
VTD: Blue 03-08
VTD: Blue 03-09
VTD: Blue 04-01
VTD: Blue 04-02
VTD: Blue 04-03
VTD: Blue 04-04
VTD: Blue 04-05
VTD: Blue 04-06
VTD: Blue 04-07
VTD: Blue 04-08
VTD: Blue 04-09
VTD: Blue 04-10
VTD: Blue 05-01
VTD: Blue 05-02
VTD: Blue 05-03
VTD: Blue 05-04
Block: 290950120001000
Block: 290950120001001
Block: 290950120001002
Block: 290950120001003

Block: 290950120001004
 Block: 290950120001005
 Block: 290950120001006
 Block: 290950120001007
 Block: 290950120001010
 Block: 290950120002000
 Block: 290950120002007
 Block: 290950120002012
 Block: 290950120002013
 Block: 290950120002014
 Block: 290950120002015
 Block: 290950120002018
 Block: 290950120002019
 Block: 290950120002021
 Block: 290950120003000
 Block: 290950120003001
 Block: 290950120003002
 Block: 290950120003021
 Block: 290950120003022
 Block: 290950120003023
 Block: 290950120003024
 Block: 290950120003025
 VTD: Blue 05-05
 VTD: Blue 05-06
 VTD: Blue 05-07
 VTD: Blue 05-08
 VTD: Blue 05-09
 VTD: Blue 06-01
 VTD: Blue 06-02
 VTD: Blue 06-03
 VTD: Blue 06-04
 VTD: Blue 06-05
 VTD: Blue 06-06
 VTD: Blue 06-07
 VTD: Blue 07-01
 Block: 290950120001008
 Block: 290950120001009
 Block: 290950120001013
 Block: 290950120001014
 Block: 290950120001015
 VTD: Blue 07-02
 Block: 290950121003000
 Block: 290950121003001
 Block: 290950121003002
 Block: 290950121003003
 Block: 290950121003004
 Block: 290950121003005
 Block: 290950121003006
 Block: 290950121003007
 Block: 290950121003008
 Block: 290950121003009
 Block: 290950121003010
 Block: 290950121003011
 Block: 290950121003012
 Block: 290950121003013
 Block: 290950121003014

Block: 290950121003015
Block: 290950121003016
Block: 290950121003017
Block: 290950121003018
Block: 290950121003019
Block: 290950121003020
Block: 290950121003021
Block: 290950121003022
Block: 290950121003023
Block: 290950121004008
Block: 290950121004009
Block: 290950121004010
Block: 290950121004013
Block: 290950121004014
Block: 290950121004015
Block: 290950121004016
Block: 290950121004017
Block: 290950121004018
Block: 290950121004019
Block: 290950121004020
Block: 290950121004021
Block: 290950121004022
Block: 290950121004023
VTD: Blue 07-03
VTD: Blue 07-04
VTD: Blue 07-05
VTD: Blue 08-01
VTD: Blue 08-02
VTD: Blue 08-03
VTD: Blue 08-04
VTD: Blue 08-05
VTD: Fort Osage 01
VTD: Fort Osage 02
Block: 290950148041000
Block: 290950148041001
Block: 290950148041002
Block: 290950148041003
Block: 290950148041004
Block: 290950148041005
Block: 290950148041006
Block: 290950148041007
Block: 290950148041008
Block: 290950148041009
Block: 290950148041010
Block: 290950148041011
Block: 290950148041012
Block: 290950177001000
Block: 290950177001001
Block: 290950177001002
Block: 290950177001003
Block: 290950177001004
Block: 290950177001005
Block: 290950177001006
Block: 290950177001007

Block: 290950177001008
 Block: 290950177001009
 Block: 290950177001010
 Block: 290950177001011
 Block: 290950177001012
 Block: 290950177001013
 Block: 290950177001014
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 Block: 290950177001064
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 Block: 290950177001067
 Block: 290950177001068
 Block: 290950177001074
 VTD: Fort Osage 07
 VTD: Fort Osage 08
 Block: 290950150001000
 Block: 290950150001001
 Block: 290950150001002
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Block: 290950150001052
Block: 290950150001053
Block: 290950150001054
Block: 290950150001055
Block: 290950150001056
Block: 290950150001069
Block: 290950150002001
Block: 290950150002002
Block: 290950150002015
Block: 290950150002030
Block: 290950150002031
Block: 290950150002032
Block: 290950150002034
Block: 290950150002035
Block: 290950150002036
VTD: KC 101
VTD: KC 102
VTD: KC 103
VTD: KC 104
VTD: KC 105
VTD: KC 106
VTD: KC 107
VTD: KC 1101
VTD: KC 1102
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VTD: KC 1109
VTD: KC 1110
VTD: KC 1111
VTD: KC 1112
VTD: KC 1113
VTD: KC 1114
VTD: KC 1201
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VTD: KC 1203
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VTD: KC 1413
VTD: KC 1501
VTD: KC 1502
VTD: KC 1504
VTD: KC 1518
VTD: KC 1523
VTD: KC 201
VTD: KC 202
VTD: KC 203
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VTD: KC 212
VTD: KC 213
VTD: KC 214
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VTD: KC 217
VTD: KC 218
VTD: KC 317
VTD: KC 318
VTD: KC WD13 PCT1302
VTD: KC WD2 PCT205
VTD: KC WD2 PCT206
VTD: KC WD2 PCT211
VTD: KC1314
VTD: Sni-A-Bar 04
VTD: Sni-A-Bar 05
Block: 290950148041021
Block: 290950148041022
Block: 290950148041023
Block: 290950148041024
Block: 290950148041025
Block: 290950148041026
Block: 290950148041027
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Block: 290950148041038
Block: 290950148041041
Block: 290950148041045
Block: 290950148042000
Block: 290950148042001
Block: 290950148042002
Block: 290950148042003
Block: 290950148042004
Block: 290950148042005
Block: 290950148042006
Block: 290950148042029
Block: 290950148042030
Block: 290950149033008
Block: 290950149033009
Block: 290959892001000
Block: 290959892001001
VTD: Sni-A-Bar 06
Block: 290950148041013
Block: 290950148041014
Block: 290950148041015
Block: 290950148041016
Block: 290950148041017

Block: 290950148041018
Block: 290950148041019
Block: 290950148041020
Block: 290950148041029
Block: 290950149033003
Block: 290950177001050
Block: 290950177001051
Block: 290950177001052
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Block: 290950177001054
Block: 290950177001055
Block: 290950177001066
Block: 290950177001069
Block: 290950177001070
Block: 290950177001071
Block: 290950177001072
Block: 290950177001073
Block: 290950177001075
Block: 290950177001076
Block: 290950177001077
Block: 290950177001078
VTD: Sni-A-Bar 07
Block: 290950148041042
Block: 290950148041043
Block: 290950148041044
Block: 290950149033024
Block: 290950149041004
County: Mercer MO
County: Nodaway MO
County: Platte MO
County: Worth MO
128.467. The seventh congressional district shall be composed of the following:
County: Barry MO
County: Barton MO
County: Bates MO
County: Cass MO
County: Jackson MO
VTD: 1603
VTD: 412
VTD: 413
VTD: 414
VTD: 415
VTD: 616
VTD: 617
VTD: 618
VTD: 619
VTD: Blue 05-04
Block: 290950120002020
Block: 290950120002025
VTD: Blue 07-01
Block: 290950120001011
Block: 290950120001012
Block: 290950120001017
Block: 290950120001020
Block: 290950120001021
Block: 290950120001022

Block: 290950120001023
Block: 290950120001024
VTD: Blue 07-02
Block: 290950120001016
Block: 290950120001018
Block: 290950120001019
VTD: Brooking No. 1
VTD: Brooking No. 10
VTD: Brooking No. 11
VTD: Brooking No. 12
VTD: Brooking No. 13
VTD: Brooking No. 14
VTD: Brooking No. 15
VTD: Brooking No. 16
VTD: Brooking No. 17
VTD: Brooking No. 18
VTD: Brooking No. 19
VTD: Brooking No. 2
VTD: Brooking No. 20
VTD: Brooking No. 3
VTD: Brooking No. 4
VTD: Brooking No. 5
VTD: Brooking No. 6
VTD: Brooking No. 7
VTD: Brooking No. 8
VTD: Brooking No. 9
VTD: KC 1001
VTD: KC 1002
VTD: KC 1003
VTD: KC 1004
VTD: KC 1005
VTD: KC 1006
VTD: KC 1007
VTD: KC 1008
VTD: KC 1009
VTD: KC 1010
VTD: KC 1011
VTD: KC 1012
VTD: KC 1414
VTD: KC 1415
VTD: KC 1503
VTD: KC 1505
VTD: KC 1506
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VTD: KC 1508
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VTD: KC 1516
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VTD: KC 1901
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VTD: KC 2010
VTD: KC 2201
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VTD: KC 2302
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VTD: KC 2601
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VTD: KC 2604
VTD: KC 2605
VTD: KC 2606
VTD: KC 2607
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VTD: KC 2610
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VTD: KC 301
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VTD: KC 701
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VTD: KC 909
VTD: KC 910
VTD: KC 911
VTD: KC 913
VTD: KC WD8 PCT810
VTD: Washington 01
VTD: Washington 02
VTD: Washington 03
VTD: Washington 04
VTD: Washington 05
VTD: Washington 06
VTD: Washington 07
VTD: Washington 08
VTD: Washington 09
VTD: Washington 10
VTD: Washington 11
VTD: Washington 12
County: Jasper MO
County: Lawrence MO
County: McDonald MO
County: Newton MO
County: Stone MO
VTD: Alpine
VTD: Flat Creek A
VTD: Flat Creek B
VTD: Lincoln
VTD: McKinley
VTD: Pierce
VTD: Pine A
VTD: Pine B
VTD: Ruth A
VTD: Ruth B
VTD: Ruth B Rural/Kimberling City
VTD: Ruth C
VTD: Ruth C Rural/Sunset Cove
VTD: Washington
VTD: Williams
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042025

Block: 292134802042026
Block: 292134802042027
Block: 292134802042028
Block: 292134802042029
Block: 292134802042043
Block: 292134802042050
Block: 292134802061000
Block: 292134802061001
Block: 292134802061002
Block: 292134802061003
Block: 292134802061004
Block: 292134802061005
Block: 292134802061006
Block: 292134802061007
Block: 292134802061010
VTD: BRANSON 1
VTD: BRANSON 2
VTD: BRANSON 3
VTD: HOLLISTER 1
VTD: HOLLISTER 2
Block: 292134803012036
Block: 292134803012037
Block: 292134803012038
Block: 292134803012039
Block: 292134803021038
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Block: 292134803021046
Block: 292134803023000
Block: 292134803023001
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 Block: 292134803024022
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 Block: 292134805041001
 Block: 292134805041002
 Block: 292134805041003
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 Block: 292134805041005
 Block: 292134805041006
 Block: 292134805041007
 Block: 292134805041008
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 Block: 292134805041010
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Block: 292134805042000
Block: 292134805042001
Block: 292134805042002
Block: 292134805042003
Block: 292134805042004
Block: 292134805042005
Block: 292134805042006
Block: 292134805042007
Block: 292134805042008
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Block: 292134805042011
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Block: 292134805042016
Block: 292134805042017
Block: 292134805042018

Block: 292134805042019

Block: 292134805042020

Block: 292134805042021

Block: 292134805042022

Block: 292134805042023

Block: 292134805043000

Block: 292134805043007

Block: 292134805043015

Block: 292134805043016

Block: 292134805043035

Block: 292134805043036

Block: 292134805043037

Block: 292134805043038

Block: 292134805043039

Block: 292134805043040

VTD: HOLLISTER 3

VTD: KIRBYVILLE

Block: 292134803021054

Block: 292134803024000

VTD: MT BRANSON

Block: 292134803012011

Block: 292134803012012

Block: 292134803012013

Block: 292134803012015

Block: 292134803012016

Block: 292134803012017

Block: 292134803012018

Block: 292134803012019

Block: 292134803012020

Block: 292134803012021

Block: 292134803012022

Block: 292134803012023

Block: 292134803012024

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Block: 292134803012040

Block: 292134803012041

Block: 292134803012042

Block: 292134803012046

Block: 292134803012047

Block: 292134803012048

Block: 292134803012049

Block: 292134803012050

VTD: NORTH BRANSON

VTD: SKYLINE

County: Vernon MO

128.468. The eighth congressional district shall be composed of the following:

County: Bollinger MO
County: Butler MO
County: Camden MO
VTD: Stoutland
Block: 290299509002092
Block: 290299509002095
Block: 290299509002096
Block: 290299509002103
Block: 290299509002105
County: Cape Girardeau MO
County: Carter MO
County: Crawford MO
County: Dent MO
County: Douglas MO
County: Dunklin MO
County: Howell MO
County: Iron MO
County: Laclede MO
County: Madison MO
County: Mississippi MO
County: New Madrid MO
County: Oregon MO
County: Ozark MO
County: Pemiscot MO
County: Perry MO
County: Phelps MO
County: Pulaski MO
County: Reynolds MO
County: Ripley MO
County: Scott MO
County: Shannon MO
County: St. Francois MO
County: Ste. Genevieve MO
County: Stoddard MO
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042044
Block: 292134802042045
Block: 292134802042048
Block: 292134802042049
Block: 292134802042051
VTD: BRADLEYVILLE
VTD: CEDARCREEK
VTD: FORSYTH 1
VTD: FORSYTH 2
VTD: HOLLISTER 2
Block: 292134803023004
Block: 292134803023005
VTD: KIRBYVILLE
Block: 292134803011035
Block: 292134803011036
Block: 292134803011037
Block: 292134803011042
Block: 292134803011043

Block: 292134803011045
Block: 292134803011046
Block: 292134803011047
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Block: 292134803011050
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Block: 292134803013024
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Block: 292134803013050
Block: 292134803021004
Block: 292134803021006
Block: 292134803021007
Block: 292134803021047
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Block: 292134803024016
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VTD: KISSEE MILLS
VTD: Mark Twain
VTD: MERRIAM WOODS
VTD: MT BRANSON
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 VTD: ROCKAWAY BEACH
 VTD: TANEYVILLE
 VTD: WALNUT SHADE
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 Block: 292134802071008
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 County: Texas MO
 County: Washington MO
 County: Wayne MO
 County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Hicks moved that **House Amendment No. 2** be adopted.

Which motion was defeated by the following vote, the ayes and noes having been demanded by Representative Walsh (50):

AYES: 023

Christofanelli	Coleman 32	Cupps	Davis	Deaton
Gregory 96	Hicks	Kidd	Lovasco	Pietzman
Pollock 123	Sander	Schnelting	Schroer	Schwadron
Simmons	Smith 155	Smith 163	Tate	Toalson Reisch
Trent	Walsh 50	West		

NOES: 120

Adams	Aldridge	Anderson	Andrews	Appelbaum
Atchison	Aune	Bailey	Baker	Bangert
Baringer	Barnes	Basye	Billington	Black 137
Black 7	Bland Manlove	Boggs	Bosley	Bromley

Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burton	Busick	Butz	Chipman	Clemens
Collins	Cook	Copeland	Davidson	DeGroot
Derges	Dinkins	Dogan	Doll	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Grier	Griffith
Gunby	Haden	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Ingle	Johnson
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McGaugh
McGill	Merideth	Morse	Mosley	Murphy
Owen	Patterson	Perkins	Phifer	Pike
Plocher	Pollitt 52	Porter	Pouche	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rogers	Rone	Sassmann
Sauls	Seitz	Sharpe 4	Shaul	Shields
Smith 45	Smith 67	Stacy	Stephens 128	Stevens 46
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Turnbaugh	Unsicker	Van Schoiack	Veit	Weber
Wiemann	Windham	Wright	Young	Mr. Speaker

PRESENT: 000

ABSENT WITH LEAVE: 014

Burnett	Coleman 97	Eggleston	Haffner	Hurlbert
McDaniel	Nurrenbern	O'Donnell	Person	Price IV
Roden	Rowland	Sharp 36	Walsh Moore 93	

VACANCIES: 006

Representative Quade offered **House Amendment No. 3.**

House Amendment No. 3

AMEND House Committee Substitute for House Bill No. 2117, Pages 2 to 134, Sections 128.461 to 128.468, by removing all of said sections from the bill and inserting in lieu thereof the following:

"128.461. The first congressional district shall be composed of the following:

County: St. Louis City MO

County: St. Louis MO

VTD: AP001

VTD: AP002

VTD: AP003

VTD: AP004

VTD: AP005

VTD: AP006

VTD: AP007

VTD: AP008

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VTD: SPL009
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VTD: SPL026
VTD: SPL027
VTD: SPL028
VTD: SPL201
VTD: SPL202
VTD: SPL207
VTD: SPL208
VTD: UNV001
VTD: UNV002
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VTD: UNV007
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VTD: UNV043
VTD: UNV045
VTD: UNV201
VTD: UNV202
VTD: UNV205

VTD: UNV206

VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: St. Charles MO

VTD: Adams

VTD: All Saints

VTD: Arlington

VTD: Aspen

VTD: Bayfield

Block: 291833117321002

Block: 291833117321005

Block: 291833117321006

Block: 291833117321007

Block: 291833117323003

Block: 291833117323008

Block: 291833117323009

Block: 291833117323012

Block: 291833117324014

Block: 291833117324015

Block: 291833117324018

Block: 291833117324019

Block: 291833117324020

VTD: Briarhill

VTD: Canary

VTD: Canvas Cove

VTD: Carriage Hills

VTD: Cave Springs

VTD: Cheshire

VTD: Claybrook

VTD: Coachman

VTD: Cottleville

VTD: Country Hill

VTD: Coverdell

Block: 291833102022031

Block: 291833103011000

Block: 291833103011001

Block: 291833103011002

Block: 291833103011003

Block: 291833103011004

Block: 291833103011005

Block: 291833103011006

Block: 291833103011007

Block: 291833103011008

Block: 291833103012010

Block: 291833103012017

Block: 291833103022001

Block: 291833103022002

Block: 291833103022003

Block: 291833103022028

Block: 291833103022029

Block: 291833103022033

VTD: Covilli

VTD: Discovery

VTD: Edgewood

Block: 291833102022029

Block: 291833102022030

Block: 291833103011013
Block: 291833103011014
Block: 291833103011015
Block: 291833103011016
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Block: 291833103012026
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Block: 291833115002074
Block: 291833115002075
Block: 291833115002076
Block: 291833115002077
Block: 291833115002078
Block: 291833115002079
Block: 291833115002081
VTD: Fairmount
VTD: Fairways
VTD: Fox
VTD: Glengate
Block: 291833117381024
Block: 291833117382003
Block: 291833117382008
Block: 291833117382010
Block: 291833117382013
VTD: Government
VTD: Graybridge
VTD: Green Forest

VTD: Hanover
VTD: Harmony
Block: 291833116021045
VTD: Harvester
VTD: Heritage
VTD: Hi Point
VTD: Hillcrest
VTD: Kampville
Block: 291833115001055
Block: 291833115001056
Block: 291833115001057
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Block: 291833115002063
Block: 291833115002064
Block: 291833115002069
Block: 291833115002070
Block: 291833115002071
VTD: Katy Trail
VTD: Lakes
VTD: Laura Hill
Block: 291833114223024
Block: 291833116021038
Block: 291833117341000
Block: 291833117341001
Block: 291833117341002
Block: 291833117341003
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Block: 291833117343009
Block: 291833117343010
Block: 291833117343011
Block: 291833117343012
Block: 291833117343013
VTD: Lincoln
VTD: McClay
VTD: McNair
VTD: Meadow Valley
VTD: Mid Rivers
Block: 291833115001064
Block: 291833115001065
Block: 291833115001066
Block: 291833115001070
Block: 291833115001101
Block: 291833115001103
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Block: 291833115001105
Block: 291833115001120
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Block: 291833124001009
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 Block: 291833124002023
 Block: 291833124002024
 Block: 291833124002025
 Block: 291833124002026
 Block: 291833124002031
 VTD: Montclair
 VTD: Monticello
 VTD: Oak Creek
 VTD: Oaks
 VTD: Parkwood
 VTD: Pitman
 VTD: Rabbit Run
 VTD: River Bend
 VTD: Salt Lick
 Block: 291833114221000
 Block: 291833114221003
 Block: 291833114221004
 Block: 291833114221005
 Block: 291833114221006
 Block: 291833114221007
 Block: 291833114221008
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 Block: 291833114222003
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 Block: 291833114223023
 Block: 291833114223026
 Block: 291833114223027
 Block: 291833114223028

Block: 291833114224005
VTD: Shadow Creek
VTD: Shirewood
VTD: Shoshone
VTD: Sibley
VTD: Spencer
VTD: St. Andrews
VTD: St. Cletus
VTD: St. Jude
VTD: St. Marys
VTD: Starbuck
VTD: Summerset
VTD: Sun Lake
VTD: Sunny Hill
VTD: Sycamore
VTD: Tanglewood
VTD: Timberwood
VTD: Treetop
VTD: Truman
VTD: Washington
VTD: Weldon Spring
Block: 291833111141014
Block: 291833111141015
Block: 291833111141016
Block: 291833111141017
Block: 291833111141018
Block: 291833111141019
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Block: 291833111244016
Block: 291833111244017
Block: 291833111244018
Block: 291833111511006
Block: 291833111512024
VTD: Westfield
VTD: Wheatfield
VTD: Whitmoor
VTD: Wilshire
VTD: Windcastle
VTD: Winds
VTD: Wolfrum

VTD: Woodcliff
VTD: Woodglen
VTD: Woodstream
County: St. Louis MO
VTD: BON001
VTD: BON002
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VTD: MER006
VTD: MER007
VTD: MER008
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VTD: WH045
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VTD: WH200
VTD: WH201
VTD: WH202
VTD: WH203
VTD: WH208

128.463. The third congressional district shall be composed of the following:

County: Callaway MO

County: Camden MO

VTD: Barnumton

Block: 290299507013012

VTD: Camdenton 1

VTD: Camdenton 2

VTD: Camdenton 3

VTD: Decaturville

VTD: Freedom

VTD: Greenview

Block: 290299503021000

Block: 290299503021001

Block: 290299503021002

Block: 290299503021003

Block: 290299503021004

Block: 290299503021005

Block: 290299503021006

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Block: 290299507013007
Block: 290299507013008
Block: 290299507013009
Block: 290299507013010
Block: 290299507013015
Block: 290299507013016
VTD: Ha Ha Tonka
VTD: Hillhouse
VTD: Horseshoe Bend
VTD: Linn Creek
VTD: Montreal
VTD: Osage Beach 1
VTD: Osage Beach 2
VTD: Osage Beach 3
VTD: Roach
Block: 290299503011000
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Block: 290299503011003
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Block: 290299503011015
Block: 290299508013035

VTD: Stoutland

Block: 290299509001100
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Block: 290299509001103
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 Block: 290299509002100
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 Block: 290299509002102
 Block: 290299509002104
 VTD: Sunny Slope
 VTD: Sunrise Beach 1
 VTD: Sunrise Beach 2
 Block: 290299511022002
 Block: 290299512011000
 Block: 290299512011001
 Block: 290299512011002
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Block: 290299512021095

Block: 290299512021098

Block: 290299512021099

Block: 290299512021103

Block: 290299512021104

Block: 290299512021105

VTD: Sunrise Beach 3

County: Cole MO

County: Franklin MO

County: Gasconade MO

County: Jefferson MO

County: Maries MO

County: Miller MO

County: Montgomery MO

County: Osage MO

County: St. Charles MO

VTD: Amber Meadows

VTD: Augusta

VTD: Bayfield

Block: 291833117321000

Block: 291833117321001

Block: 291833117321003

Block: 291833117321004

Block: 291833117325000

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Block: 291833117325006

Block: 291833117325007

Block: 291833117325008

Block: 291833117325009

Block: 291833117325010

VTD: Bryan

VTD: Callaway

VTD: Cedar

VTD: Civic

VTD: Community

VTD: Coverdell

Block: 291833102022008

Block: 291833102022009

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Block: 291833115002024

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Block: 291833115002027

Block: 291833115002028

Block: 291833115002029

VTD: Delmar

VTD: DuVall

VTD: Edgewood

Block: 291833102022027

Block: 291833102022028

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VTD: Elks
VTD: Evergreen
VTD: Fairview
VTD: Feise
VTD: Fieldcrest
VTD: Flint Hill
VTD: Foristell
VTD: Freymuth
VTD: Glengate
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VTD: Harmony

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VTD: Hawk Ridge

VTD: Highgrove

VTD: Hopewell

VTD: Josephville

VTD: Kampville

Block: 291833101002055

Block: 291833101002056

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Block: 291833101002081

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Block: 291833115002014
Block: 291833115002015
Block: 291833115002018
Block: 291833115002019
Block: 291833115002020
Block: 291833115002021
Block: 291833115002026
Block: 291833115002031
Block: 291833115002044
Block: 291833115002065
Block: 291833115002082
VTD: Keystone
VTD: Laura Hill
Block: 291833116021042
VTD: Mamelle
VTD: Marina
VTD: Mid Rivers
Block: 291833115001000
Block: 291833115001001
Block: 291833115001002
Block: 291833115001003
Block: 291833115001004
Block: 291833115001005
Block: 291833115001006
Block: 291833115001007
Block: 291833115001008
Block: 291833115001009
Block: 291833115001010
Block: 291833115001011
Block: 291833115001012
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Block: 291833115001014
Block: 291833115001015
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Block: 291833115001017
Block: 291833115001018
Block: 291833115001019
Block: 291833115001020
Block: 291833115001021
Block: 291833115001022
Block: 291833115001023
Block: 291833115001024
Block: 291833115001025
Block: 291833115001026
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Block: 291833115001033
Block: 291833115001034
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Block: 291833115001036
Block: 291833115001037
Block: 291833115001038
Block: 291833115001039
Block: 291833115001040
Block: 291833115001041
Block: 291833115001042
Block: 291833115001043
Block: 291833115001044
Block: 291833115001045
Block: 291833115001046
Block: 291833115001047
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Block: 291833115001069
Block: 291833115001071
Block: 291833115001072
Block: 291833115001073
Block: 291833115001074
Block: 291833115001075
Block: 291833115001076
Block: 291833115001077
Block: 291833115001078
Block: 291833115001079
Block: 291833115001080
Block: 291833115001081
Block: 291833115001082
Block: 291833115001083
Block: 291833115001084
Block: 291833115001085
Block: 291833115001086

Block: 291833115001087
 Block: 291833115001088
 Block: 291833115001089
 Block: 291833115001090
 Block: 291833115001091
 Block: 291833115001092
 Block: 291833115001093
 Block: 291833115001094
 Block: 291833115001095
 Block: 291833115001096
 Block: 291833115001097
 Block: 291833115001098
 Block: 291833115001099
 Block: 291833115001100
 Block: 291833115001106
 Block: 291833115001107
 Block: 291833115001108
 Block: 291833115001109
 Block: 291833115001110
 Block: 291833115001111
 Block: 291833115001112
 Block: 291833115001113
 Block: 291833115001114
 Block: 291833115001117
 Block: 291833115001122
 VTD: Montbrook
 VTD: Morningside
 VTD: Mount Hope
 VTD: New Melle
 VTD: Normandy
 VTD: Orchard Farm
 VTD: Patriot
 VTD: Peine
 VTD: Phoenix
 VTD: Pioneer
 VTD: Regatta Bay
 VTD: Ridgepoint
 VTD: Rivers
 VTD: Salt Lick
 Block: 291833114223002
 VTD: St. Paul
 VTD: Turtle Creek
 VTD: Twin Chimneys
 VTD: Twin Oaks
 VTD: Weldon Spring
 Block: 291833111031009
 Block: 291833111031010
 Block: 291833111031011
 Block: 291833111031012
 Block: 291833111031013
 Block: 291833111031014
 Block: 291833111031015
 Block: 291833111031016
 Block: 291833111031017
 Block: 291833111031018
 Block: 291833111031019

Block: 291833111031020
Block: 291833111031021
Block: 291833111511008
Block: 291833111512011
Block: 291833122042000
Block: 291833122043000
Block: 291833122043001
Block: 291833122043007
Block: 291833122062032
Block: 291833122062039
Block: 291839800001007
Block: 291839800001008
Block: 291839800001009
Block: 291839800001010
Block: 291839800001011
Block: 291839800001012
Block: 291839800001013
Block: 291839800001014
Block: 291839800001015
Block: 291839800001016
Block: 291839800001017
Block: 291839800001018
Block: 291839800001019
Block: 291839800001020
Block: 291839800001021
Block: 291839800001022
Block: 291839800001023
Block: 291839800001024
Block: 291839800001025
Block: 291839800001026
Block: 291839800001027
Block: 291839800001028
Block: 291839800001029
Block: 291839800001030
Block: 291839800001031
Block: 291839800001032
Block: 291839800001033
Block: 291839800001035
Block: 291839800001036
Block: 291839800001040
Block: 291839800001042

County: St. Louis MO

VTD: CHE007

Block: 291892216294033

County: Warren MO

128.464. The fourth congressional district shall be composed of the following:

County: Audrain MO

County: Barton MO

County: Bates MO

County: Benton MO

County: Boone MO

County: Camden MO

VTD: Barnumton

Block: 290299503021032

Block: 290299507011000
 Block: 290299507011001
 Block: 290299507011002
 Block: 290299507011003
 Block: 290299507011004
 Block: 290299507011005
 Block: 290299507011006
 Block: 290299507011007
 Block: 290299507011008
 Block: 290299507011009
 Block: 290299507011010
 Block: 290299507011011
 Block: 290299507011012
 Block: 290299507011013
 Block: 290299507011014
 Block: 290299507011015
 Block: 290299507011016
 Block: 290299507011017
 Block: 290299507011018
 Block: 290299507011019
 Block: 290299507011020
 Block: 290299507011021
 Block: 290299507011024
 Block: 290299507011030
 Block: 290299507011033
 Block: 290299507011034
 Block: 290299507011035
 Block: 290299507011040
 Block: 290299507011041
 Block: 290299507011043
 Block: 290299507011051
 Block: 290299507012000
 Block: 290299507012001
 Block: 290299507012002
 Block: 290299507012003
 Block: 290299507012004
 Block: 290299507012005
 Block: 290299507012006
 Block: 290299507012007
 Block: 290299507012008
 Block: 290299507012009
 Block: 290299507012010
 Block: 290299507012011
 Block: 290299507012012
 Block: 290299507012013
 Block: 290299507012014
 Block: 290299507012015
 Block: 290299507012016
 Block: 290299507012017
 Block: 290299507012018
 Block: 290299507012019
 Block: 290299507012024
 Block: 290299507012030
 Block: 290299507012031
 Block: 290299507013011
 Block: 290299507013013

Block: 290299507013014
Block: 290299507013017
Block: 290299507014000
Block: 290299507014001
Block: 290299507014002
Block: 290299507014003
Block: 290299507014004
Block: 290299507014005
Block: 290299507014006
Block: 290299507014007
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Block: 290299507014010
Block: 290299507014011
Block: 290299507014012
Block: 290299507014013
Block: 290299507014014
Block: 290299507014015
Block: 290299507014016
Block: 290299507014017
Block: 290299507014018
Block: 290299507014019
Block: 290299507014020
Block: 290299507014021
Block: 290299507014022
Block: 290299508012001
Block: 290299508012002
Block: 290299508012003
Block: 290299508012004
Block: 290299508012005
Block: 290299508012006
Block: 290299508012017
Block: 290299508012018
Block: 290299508012019
Block: 290299508012020
Block: 290299508012021
VTD: Climax Springs
VTD: Greenview
Block: 290299503012000
Block: 290299503012001
Block: 290299503012002
Block: 290299503012003
Block: 290299503012004
Block: 290299503012005
Block: 290299503012006
Block: 290299503012007
Block: 290299503012008
Block: 290299503012009
Block: 290299503021030
Block: 290299503021031
Block: 290299503021033
Block: 290299503021034
Block: 290299503021035
Block: 290299503021036

Block: 290299503021037
Block: 290299503021038
Block: 290299503021039
Block: 290299503021040
Block: 290299507011022
Block: 290299507011023
VTD: Macks Creek
VTD: Roach
Block: 290299503012010
Block: 290299503012011
Block: 290299503012012
Block: 290299503012013
Block: 290299503012014
Block: 290299503012015
Block: 290299503012016
Block: 290299503012017
Block: 290299503012018
Block: 290299503012019
Block: 290299503012020
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Block: 290299503012022
Block: 290299503012023
Block: 290299503012024
Block: 290299503012025
Block: 290299503012026
Block: 290299503012027
Block: 290299503012028
Block: 290299503012029
Block: 290299508013000
Block: 290299508013013
Block: 290299508013014
Block: 290299508013015
Block: 290299508013016
Block: 290299508013018
Block: 290299508013019
Block: 290299508013020
Block: 290299508013024
Block: 290299508013026
Block: 290299508013027
Block: 290299508013028
Block: 290299508013033
Block: 290299508013036
Block: 290299508013037
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Block: 290299508013042
Block: 290299508013043
Block: 290299508013045
Block: 290299508013046
Block: 290299508013047
Block: 290299508013048
Block: 290299508013052
Block: 290299508013053
Block: 290299508013054
Block: 290299508013061
Block: 290299508021026

Block: 290299508021027
Block: 290299508021028
Block: 290299508021029
Block: 290299508021043
Block: 290299508021044
Block: 290299508021045
Block: 290299508021054
Block: 290299508021059
Block: 290299508023027
Block: 290299508023031
Block: 290299508023032
Block: 290299508023035
Block: 290299508023036
Block: 290299508023038
Block: 290299508023040
Block: 290299508023041
VTD: Sunrise Beach 2
Block: 290299512012011
VTD: Wilson Bend
County: Carroll MO
County: Cass MO
County: Cedar MO
County: Chariton MO
County: Cooper MO
County: Dade MO
County: Dallas MO
County: Henry MO
County: Hickory MO
County: Howard MO
County: Jackson MO
VTD: Sni-A-Bar 40
Block: 290950149032009
Block: 290950149032010
Block: 290950149032011
Block: 290950149032016
Block: 290950149032017
Block: 290950149032018
Block: 290950149032022
Block: 290950149032023
Block: 290950149032024
Block: 290950149032036
Block: 290950149032037
Block: 290950149032041
Block: 290950149032042
Block: 290950149032057
Block: 290950149033029
VTD: Sni-A-Bar 42
Block: 290950149032058
Block: 290950149033032
Block: 290950149033034
Block: 290950149033035
Block: 290950149033036
Block: 290950149033037
Block: 290950149033038

Block: 290950149033039

Block: 290950149033040

Block: 290950149033042

Block: 290950149033043

Block: 290950149033044

Block: 290950149033045

Block: 290950149033046

Block: 290950149033047

VTD: Sni-A-Bar 43

Block: 290950140043008

Block: 290950149032000

Block: 290950149032019

Block: 290950149032025

Block: 290950149032026

Block: 290950149032027

Block: 290950149032028

Block: 290950149032029

Block: 290950149032031

Block: 290950149032032

Block: 290950149032033

Block: 290950149032034

Block: 290950149032038

Block: 290950149032043

Block: 290950149032044

Block: 290950149032045

Block: 290950149032046

Block: 290950149032047

Block: 290950149032048

Block: 290950149032055

Block: 290950149032056

VTD: Sni-A-Bar 46

VTD: Sni-A-Bar 51

Block: 290950149031057

County: Johnson MO

County: Lafayette MO

County: Moniteau MO

County: Monroe MO

County: Morgan MO

County: Pettis MO

County: Polk MO

County: Randolph MO

County: Saline MO

County: St. Clair MO

County: Vernon MO

128.465. The fifth congressional district shall be composed of the following:

County: Clay MO

VTD: Chou 8

VTD: Gal 10

VTD: Gal 11

VTD: Gal 12

VTD: Gal 13

VTD: Gal 14

VTD: Gal 15

VTD: Gal 16

VTD: Gal 17

VTD: Gal 18

VTD: Gal 4
VTD: Gal 5
VTD: Gal 6
VTD: Gal 7
VTD: Gal 9
VTD: KC 21 Lib 2
VTD: KC 21-1
VTD: KC 21-10
VTD: KC 21-11
VTD: KC 21-12
VTD: KC 21-14
VTD: KC 21-15
VTD: KC 21-16
Block: 290470212111000
Block: 290470212111001
Block: 290470212111002
Block: 290470212111003
Block: 290470212111004
Block: 290470212111005
Block: 290470212111006
Block: 290470212111007
Block: 290470212111008
Block: 290470212111009
Block: 290470212111010
Block: 290470212111011
Block: 290470212111012
Block: 290470212111013
Block: 290470212111014
Block: 290470212111015
Block: 290470212111016
Block: 290470212111017
Block: 290470212111018
Block: 290470212111019
Block: 290470212111020
Block: 290470212112000
Block: 290470212112001
Block: 290470212112002
Block: 290470212112003
Block: 290470212112004
Block: 290470212112005
Block: 290470212112006
Block: 290470212112007
Block: 290470212112008
Block: 290470212112009
Block: 290470212112010
Block: 290470212112011
Block: 290470212112012
Block: 290470212112013
Block: 290470212112014
Block: 290470212112015
Block: 290470212112016
Block: 290470212112017
Block: 290470212112018
Block: 290470212122015

Block: 290470212122017
 Block: 290470212123018
 Block: 290470212131000
 Block: 290470212131001
 Block: 290470212131002
 Block: 290470212131003
 Block: 290470212131004
 Block: 290470212131005
 Block: 290470212131006
 Block: 290470212131007
 Block: 290470212131008
 Block: 290470212131009
 Block: 290470212131010
 Block: 290470212131011
 Block: 290470212131012
 Block: 290470212131013
 Block: 290470212131014
 Block: 290470212131015
 Block: 290470212131016
 Block: 290470212131017
 Block: 290470212131018
 Block: 290470212131019
 Block: 290470212131020
 Block: 290470212131021
 Block: 290470212131022
 Block: 290470212131023
 Block: 290470212131024
 Block: 290470212131025
 Block: 290470212131026
 Block: 290470212131027
 Block: 290470212131028
 Block: 290470212131029
 Block: 290470212131030
 Block: 290470212131031
 Block: 290470212131032
 Block: 290470212131033
 Block: 290470212131034
 Block: 290470212131035
 Block: 290470212132016
 Block: 290470212141029
 VTD: KC 21-17
 Block: 290470212141030
 Block: 290470212141031
 Block: 290470212141033
 Block: 290470212141034
 Block: 290470212141035
 Block: 290470212141036
 Block: 290470212141037
 Block: 290470212141038
 Block: 290470212141039
 VTD: KC 21-18
 VTD: KC 21-19
 VTD: KC 21-2
 VTD: KC 21-20
 VTD: KC 21-21
 VTD: KC 21-22

VTD: KC 21-23
VTD: KC 21-24
VTD: KC 21-25
VTD: KC 21-3
VTD: KC 21-4
VTD: KC 21-5
VTD: KC 21-6
VTD: KC 21-7
VTD: KC 21-8
VTD: KC 21-9
VTD: Lib 13
Block: 290470222003042
Block: 290470223023012
Block: 290470223023014
Block: 290470223023022
VTD: Lib 5
Block: 290470208021011
Block: 290470208021012
Block: 290470208021043
Block: 290470208021044
Block: 290470208021045
Block: 290470208021046
Block: 290470208031000
Block: 290470208031001
Block: 290470208031002
Block: 290470208031003
Block: 290470208031004
Block: 290470208031005
Block: 290470208031006
Block: 290470208031007
Block: 290470208031008
Block: 290470208031009
Block: 290470208031010
Block: 290470208031011
Block: 290470208031012
Block: 290470208031013
Block: 290470208031014
Block: 290470208031015
Block: 290470208031016
Block: 290470208031017
Block: 290470208032000
Block: 290470208032001
Block: 290470208032002
Block: 290470208032003
Block: 290470208032004
Block: 290470208033000
Block: 290470208033001
Block: 290470208033002
Block: 290470208033003
Block: 290470208033004
Block: 290470208033005
Block: 290470208033006
Block: 290470208033007
Block: 290470208033008

Block: 290470208033009
Block: 290470208033010
Block: 290470208033011
Block: 290470208033013
Block: 290470208033014
Block: 290470208033017
Block: 290470209021004
Block: 290470209021005
Block: 290470209021006
Block: 290470209021007
Block: 290470223023010
Block: 290470223023011
Block: 290470223023018
VTD: Lib 6
Block: 290470208021009
Block: 290470208021010
Block: 290470208022021
Block: 290470208022022
VTD: Lib 8
Block: 290470216022169
Block: 290470216022170
County: Jackson MO
VTD: 1603
VTD: 412
VTD: 413
VTD: 414
VTD: 415
VTD: 616
VTD: 617
VTD: 618
VTD: 619
VTD: Blue 01-01
VTD: Blue 01-02
VTD: Blue 01-03
VTD: Blue 01-04
VTD: Blue 01-05
VTD: Blue 01-06
VTD: Blue 01-07
VTD: Blue 01-08
VTD: Blue 01-09
VTD: Blue 02-01
VTD: Blue 02-02
VTD: Blue 02-03
VTD: Blue 02-04
VTD: Blue 02-05
VTD: Blue 02-06
VTD: Blue 02-07
VTD: Blue 03-01
Block: 290950147021000
Block: 290950147021001
Block: 290950147021019
Block: 290950177003009
Block: 290950177003010
Block: 290950177003011
Block: 290950177003023
Block: 290950177003024

Block: 290950177003025
Block: 290950177003026
Block: 290950177003027
Block: 290950177003028
Block: 290950177003029
Block: 290950177003030
Block: 290950177003031
VTD: Blue 03-02
VTD: Blue 03-03
VTD: Blue 03-04
VTD: Blue 03-05
VTD: Blue 03-06
VTD: Blue 03-07
Block: 290950151001000
Block: 290950151001001
Block: 290950151001006
Block: 290950151001007
Block: 290950151001017
Block: 290950151001018
Block: 290950151001019
Block: 290950151001048
Block: 290950151001054
VTD: Blue 03-08
Block: 290950151001005
Block: 290950151001055
Block: 290950151001056
Block: 290950151001061
Block: 290950151001062
Block: 290950151001087
Block: 290950151001088
Block: 290950151001089
Block: 290950151001090
Block: 290950151002000
Block: 290950151002001
Block: 290950151002002
Block: 290950151002003
Block: 290950151002004
Block: 290950151002005
Block: 290950151002006
Block: 290950151002014
Block: 290950151002015
Block: 290950151002016
Block: 290950151002025
Block: 290950151002026
Block: 290950151002027
Block: 290950151002028
Block: 290950151002030
Block: 290950151002031
Block: 290950151003000
Block: 290950151003001
Block: 290950151003003
Block: 290950151003004
Block: 290950151003005
Block: 290950151003011

Block: 290950151003012
Block: 290950151003013
Block: 290950151003014
Block: 290950151003015
Block: 290950151003016
Block: 290950151003018
Block: 290950151003019
Block: 290950151003020
Block: 290950151003021
Block: 290950151003022
VTD: Blue 03-09
Block: 290950150001060
VTD: Blue 04-01
VTD: Blue 04-02
VTD: Blue 04-03
VTD: Blue 04-04
VTD: Blue 04-05
VTD: Blue 04-06
VTD: Blue 04-07
VTD: Blue 04-08
VTD: Blue 04-09
VTD: Blue 04-10
VTD: Blue 05-01
VTD: Blue 05-02
VTD: Blue 05-03
VTD: Blue 05-04
VTD: Blue 05-05
VTD: Blue 05-06
VTD: Blue 05-07
VTD: Blue 05-08
VTD: Blue 05-09
VTD: Blue 06-01
VTD: Blue 06-02
VTD: Blue 06-03
VTD: Blue 06-04
VTD: Blue 06-05
VTD: Blue 06-06
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Block: 290950147021020
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Block: 290950147022000
Block: 290950147023000
Block: 290950147023001
Block: 290950147023002
Block: 290950147023003
Block: 290950147023004
Block: 290950147023005

Block: 290950147023006
Block: 290950147023007
Block: 290950147023009
VTD: Blue 06-07
Block: 290950114072000
Block: 290950114072001
Block: 290950114072002
Block: 290950114072003
Block: 290950114072004
Block: 290950114072005
Block: 290950114072014
Block: 290950114072015
Block: 290950114072016
Block: 290950147021002
Block: 290950147021003
Block: 290950147021008
Block: 290950147021009
Block: 290950147021010
Block: 290950147021017
VTD: Blue 07-01
VTD: Blue 07-02
VTD: Blue 07-03
VTD: Blue 07-04
VTD: Blue 07-05
VTD: Blue 07-06
VTD: Blue 07-07
VTD: Blue 07-08
VTD: Blue 07-09
VTD: Blue 08-01
VTD: Blue 08-02
Block: 290950147011000
Block: 290950147011001
Block: 290950147011002
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Block: 290950147011005
Block: 290950147011006
Block: 290950147011007
Block: 290950147011008
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 VTD: Blue 08-04
 VTD: Blue 08-05
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 VTD: Blue 08-07

VTD: Blue 08-08
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VTD: Brooking No. 10
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VTD: Brooking No. 12
VTD: Brooking No. 13
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VTD: Fort Osage 02
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VTD: KC WD2 PCT205
VTD: KC WD2 PCT206
VTD: KC WD2 PCT211
VTD: KC WD8 PCT810
VTD: KC1314
VTD: Prairie 03
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VTD: Prairie 07
VTD: Prairie 08
VTD: Prairie 09
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VTD: Prairie 12
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Block: 290950142033005
Block: 290950142033006
Block: 290950142033007
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VTD: Prairie 31
VTD: Prairie 32
Block: 290950142061022
Block: 290950185001012
VTD: Prairie 33
VTD: Prairie 34
VTD: Prairie 35
VTD: Prairie 36
VTD: Prairie 37
Block: 290950179001000
Block: 290950179001010
Block: 290950179002000
Block: 290950185001013
Block: 290950185001039
VTD: Prairie 40
Block: 290950137051017
Block: 290950137051018
Block: 290950137063000
Block: 290950179003000
Block: 290950179003009
VTD: Prairie 48
VTD: Prairie 49
VTD: Prairie 50
VTD: Prairie 52
VTD: Prairie 56
VTD: Prairie 59
Block: 290950139182031
Block: 290950139183027
VTD: Prairie 60
VTD: Prairie 62
VTD: Prairie 02
VTD: Prairie 10
VTD: Prairie 25

VTD: Prarie 54
Block: 290950139181022
VTD: Prarie 57
VTD: Prarie 58
VTD: Prarie 61
VTD: Prarie 63
VTD: Sni-A-Bar 01
VTD: Sni-A-Bar 05
Block: 290950148041033
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Block: 290950149033008
Block: 290950149033009
Block: 290950149033010
Block: 290950149033012
VTD: Sni-A-Bar 06
Block: 290950149033002
Block: 290950149033003
Block: 290950149033004
Block: 290950149033006
Block: 290950149033011
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Block: 290950149033014
Block: 290950149033015
Block: 290950149033016
VTD: Sni-A-Bar 07
VTD: Sni-A-Bar 08
Block: 290950148062015
VTD: Sni-A-Bar 09
Block: 290950148061002
Block: 290950148061003
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Block: 290950148061005
Block: 290950148061006
Block: 290950148061007
Block: 290950148061008
Block: 290950148061009
Block: 290950148061019
VTD: Sni-A-Bar 10
VTD: Sni-A-Bar 11
VTD: Sni-A-Bar 12
VTD: Sni-A-Bar 13
VTD: Sni-A-Bar 14
VTD: Sni-A-Bar 15
VTD: Sni-A-Bar 16
VTD: Sni-A-Bar 20
VTD: Sni-A-Bar 21
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Block: 290950141231002
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Block: 290950141231008
Block: 290950141231009
Block: 290950141241000
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Block: 290950141241002
Block: 290950141241003
Block: 290950141241004
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Block: 290950141272024
VTD: Sni-A-Bar 22
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Block: 290950141241019
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Block: 290950141272042
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VTD: Sni-A-Bar 24
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VTD: Sni-A-Bar 30
VTD: Sni-A-Bar 31
VTD: Sni-A-Bar 32
VTD: Sni-A-Bar 33
VTD: Sni-A-Bar 37
VTD: Sni-A-Bar 38
VTD: Sni-A-Bar 39
VTD: Sni-A-Bar 40
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Block: 290950149033018
Block: 290950149033019
Block: 290950149033041
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Block: 290950149052001
Block: 290950149052002
VTD: Sni-A-Bar 41
VTD: Sni-A-Bar 42
Block: 290950140091000
Block: 290950140091001
Block: 290950140091002
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 Block: 290950140092014
 Block: 290950140092015
 Block: 290950140092016
 Block: 290950140092017
 Block: 290950149052027
 Block: 290950149052028
 VTD: Sni-A-Bar 44
 VTD: Sni-A-Bar 45
 VTD: Sni-A-Bar 47
 VTD: Sni-A-Bar 48
 VTD: Sni-A-Bar 49
 VTD: Sni-A-Bar 52
 VTD: Sni-A-Bar 83
 VTD: Van Buren 01
 VTD: Van Buren 02
 VTD: Van Buren 03
 VTD: Van Buren 07
 Block: 290950139183020
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 VTD: Van Buren 09
 VTD: Van Buren 10
 VTD: Van Buren 11
 VTD: Van Buren 12
 VTD: Van Buren 13
 VTD: Van Buren 14
 VTD: Van Buren 15
 VTD: Van Buren 16
 VTD: Van Buren 17
 VTD: Van Buren 18
 VTD: Van Buren 19
 VTD: Washington 01
 VTD: Washington 02
 VTD: Washington 03
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VTD: Washington 06

VTD: Washington 07

VTD: Washington 08

VTD: Washington 09

VTD: Washington 10

VTD: Washington 11

VTD: Washington 12

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO

County: Andrew MO

County: Atchison MO

County: Buchanan MO

County: Caldwell MO

County: Clark MO

County: Clay MO

VTD: FR 1

VTD: FR 2

VTD: FR 3

VTD: FR 4

VTD: FR 5

VTD: KC 21 Lib 1

VTD: KC 21 Lib 3

VTD: KC 21 Lib 4

VTD: KC 21 Lib 5

VTD: KC 21 Lib 6

VTD: KC 21 Pl 1

VTD: KC 21-13

VTD: KC 21-16

Block: 290470212122000

Block: 290470212122018

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Block: 290470212123010

Block: 290470212123011

Block: 290470212123012

Block: 290470212123013

Block: 290470212123014

VTD: KC 21-17

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Block: 290470212141019
Block: 290470212141020
Block: 290470212141021
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Block: 290470213131004
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VTD: KC 21-26

VTD: KC 21-27

VTD: Kry 1

VTD: Kry 2

VTD: Kry 3

VTD: Kry 4

VTD: Lib 1

VTD: Lib 10

VTD: Lib 11

VTD: Lib 12

VTD: Lib 13

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VTD: Lib 2
VTD: Lib 3
VTD: Lib 4
VTD: Lib 5
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VTD: Lib 7

VTD: Lib 8

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Block: 290470216022172

VTD: Lib 9

VTD: Pl 1

VTD: Pl 2

VTD: Pl 3

VTD: Wash 1

VTD: Wash 2

VTD: Wash 3

County: Clinton MO

County: Daviess MO

County: DeKalb MO

County: Gentry MO

County: Grundy MO

County: Harrison MO

County: Holt MO

County: Jackson MO

VTD: Blue 03-01

Block: 290950147021004

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VTD: Blue 03-07

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VTD: Blue 03-08

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VTD: Blue 03-09

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VTD: Blue 06-06

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VTD: Blue 06-07

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 VTD: Fort Osage 04
 VTD: Fort Osage 05
 VTD: Fort Osage 06
 VTD: Fort Osage 07
 VTD: Fort Osage 08
 VTD: Fort Osage 09
 VTD: Fort Osage 10
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 VTD: Prairie 06
 VTD: Prairie 27
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VTD: Sni-A-Bar 27
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VTD: Sni-A-Bar 35
VTD: Sni-A-Bar 36
VTD: Sni-A-Bar 40
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VTD: Sni-A-Bar 51
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Block: 290950149031066
Block: 290950149031067
Block: 290950149031068
Block: 290950149031069
Block: 290950149031070
Block: 290950149033022
VTD: Van Buren 04
VTD: Van Buren 06
VTD: Van Buren 07
Block: 290950139182028
County: Knox MO
County: Lewis MO
County: Lincoln MO
County: Linn MO
County: Livingston MO
County: Macon MO
County: Marion MO
County: Mercer MO
County: Nodaway MO
County: Pike MO
County: Platte MO
County: Putnam MO
County: Ralls MO
County: Ray MO
County: Schuyler MO
County: Scotland MO
County: Shelby MO
County: Sullivan MO
County: Worth MO

128.467. The seventh congressional district shall be composed of the following:

County: Barry MO

County: Christian MO

County: Greene MO

County: Jasper MO

County: Lawrence MO

County: McDonald MO

County: Newton MO

County: Stone MO

County: Taney MO

VTD: BOSTON CENTER

Block: 292134802042025

Block: 292134802042026

Block: 292134802042027

Block: 292134802042028

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Block: 292134802042031

Block: 292134802042032

Block: 292134802042033

Block: 292134802042034

Block: 292134802042035

Block: 292134802042036

Block: 292134802042037

Block: 292134802042043

Block: 292134802042050

Block: 292134802042056

Block: 292134802042057

Block: 292134802042059

Block: 292134802061000

Block: 292134802061001

Block: 292134802061002

Block: 292134802061003

Block: 292134802061004

Block: 292134802061005

Block: 292134802061006

Block: 292134802061007

Block: 292134802061010

VTD: BRANSON 1

VTD: BRANSON 2

VTD: BRANSON 3

VTD: HOLLISTER 1

VTD: HOLLISTER 2

Block: 292134803012036

Block: 292134803012037

Block: 292134803012038

Block: 292134803012039

Block: 292134803021038

Block: 292134803021039

Block: 292134803021040

Block: 292134803021041

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Block: 292134803024021
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 Block: 292134803024034
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 Block: 292134805041043
 Block: 292134805041044
 Block: 292134805041045
 Block: 292134805041046

Block: 292134805041047
Block: 292134805041048
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Block: 292134805042001
Block: 292134805042002
Block: 292134805042003
Block: 292134805042004
Block: 292134805042005
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Block: 292134805042008
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Block: 292134805042010
Block: 292134805042011
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Block: 292134805042015
Block: 292134805042016
Block: 292134805042017
Block: 292134805042018
Block: 292134805042019
Block: 292134805042020
Block: 292134805042021
Block: 292134805042022
Block: 292134805042023
Block: 292134805043000
Block: 292134805043007
Block: 292134805043015
Block: 292134805043016
Block: 292134805043035
Block: 292134805043036
Block: 292134805043037
Block: 292134805043038
Block: 292134805043039
Block: 292134805043040
VTD: HOLLISTER 3
VTD: KIRBYVILLE
Block: 292134803021054
Block: 292134803024000
VTD: MT BRANSON
Block: 292134803012011
Block: 292134803012012
Block: 292134803012013
Block: 292134803012015
Block: 292134803012016
Block: 292134803012017
Block: 292134803012018
Block: 292134803012019
Block: 292134803012020
Block: 292134803012021
Block: 292134803012022
Block: 292134803012023
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 Block: 292134803012034
 Block: 292134803012035
 Block: 292134803012040
 Block: 292134803012041
 Block: 292134803012042
 Block: 292134803012046
 Block: 292134803012047
 Block: 292134803012048
 Block: 292134803012049
 Block: 292134803012050
 VTD: NORTH BRANSON
 VTD: SKYLINE
 VTD: WALNUT SHADE
 Block: 292134802042003
 Block: 292134802042006
 Block: 292134802042009
 Block: 292134802042038
 County: Webster MO
 128.468. The eighth congressional district shall be composed of the following:
 County: Bollinger MO
 County: Butler MO
 County: Camden MO
 VTD: Stoutland
 Block: 290299509002092
 Block: 290299509002095
 Block: 290299509002096
 Block: 290299509002103
 Block: 290299509002105
 County: Cape Girardeau MO
 County: Carter MO
 County: Crawford MO
 County: Dent MO
 County: Douglas MO
 County: Dunklin MO
 County: Howell MO
 County: Iron MO
 County: Laclede MO
 County: Madison MO
 County: Mississippi MO
 County: New Madrid MO
 County: Oregon MO
 County: Ozark MO
 County: Pemiscot MO
 County: Perry MO
 County: Phelps MO
 County: Pulaski MO
 County: Reynolds MO

County: Ripley MO
County: Scott MO
County: Shannon MO
County: St. Francois MO
County: Ste. Genevieve MO
County: Stoddard MO
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042044
Block: 292134802042045
Block: 292134802042048
Block: 292134802042049
Block: 292134802042051
VTD: BRADLEYVILLE
VTD: CEDARCREEK
VTD: FORSYTH 1
VTD: FORSYTH 2
VTD: HOLLISTER 2
Block: 292134803023004
Block: 292134803023005
VTD: KIRBYVILLE
Block: 292134803011035
Block: 292134803011036
Block: 292134803011037
Block: 292134803011042
Block: 292134803011043
Block: 292134803011045
Block: 292134803011046
Block: 292134803011047
Block: 292134803011048
Block: 292134803011049
Block: 292134803011050
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Block: 292134803011057
Block: 292134803011058
Block: 292134803011059
Block: 292134803011060
Block: 292134803011061
Block: 292134803011062
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Block: 292134803013024
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 Block: 292134803013050
 Block: 292134803021004
 Block: 292134803021006
 Block: 292134803021007
 Block: 292134803021047
 Block: 292134803021048
 Block: 292134803021049
 Block: 292134803021050
 Block: 292134803021051
 Block: 292134803021052
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 Block: 292134803021055
 Block: 292134803021056
 Block: 292134803021057
 Block: 292134803021058
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 Block: 292134803023028
 Block: 292134803023033
 Block: 292134803023034
 Block: 292134803024016
 Block: 292134803025000
 Block: 292134803025001
 Block: 292134803025002
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 Block: 292134803025004
 Block: 292134803025005
 Block: 292134803025006
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 Block: 292134803025012
 Block: 292134803025013
 Block: 292134803025014
 Block: 292134803025015
 Block: 292134803025016
 Block: 292134803025017
 VTD: KISSEE MILLS
 VTD: Mark Twain
 VTD: MERRIAM WOODS
 VTD: MT BRANSON
 Block: 292134802031075
 Block: 292134802033103
 Block: 292134803011000
 Block: 292134803011001
 Block: 292134803011002
 Block: 292134803011003
 Block: 292134803011004
 Block: 292134803011005
 Block: 292134803011006
 Block: 292134803011007

Block: 292134803011008
Block: 292134803011009
Block: 292134803011010
Block: 292134803011011
Block: 292134803011012
Block: 292134803011013
Block: 292134803011014
Block: 292134803011015
Block: 292134803011016
Block: 292134803011017
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Block: 292134803011020
Block: 292134803011021
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Block: 292134803012010
Block: 292134803012014
Block: 292134803012043
Block: 292134803012044
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Block: 292134803013026
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Block: 292134803013028
Block: 292134803013039
VTD: ROCKAWAY BEACH
VTD: TANEYVILLE
VTD: WALNUT SHADE

Block: 292134802031004
Block: 292134802031006
Block: 292134802031008
Block: 292134802031076
Block: 292134802031085
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Block: 292134802031092
Block: 292134802031093
Block: 292134802032022
Block: 292134802032023
Block: 292134802033025
Block: 292134802033026
Block: 292134802033065
Block: 292134802041004
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Block: 292134802041066
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Block: 292134802042004
Block: 292134802042005
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Block: 292134802042023
Block: 292134802042024
Block: 292134802042039
Block: 292134802042040
Block: 292134802042041
Block: 292134802042042
Block: 292134802042046
Block: 292134802042047
Block: 292134802071000
Block: 292134802071001
Block: 292134802071002
Block: 292134802071003
Block: 292134802071004
Block: 292134802071005
Block: 292134802071006
Block: 292134802071008
Block: 292134802071009

Block: 292134802071010
Block: 292134802071011
County: Texas MO
County: Washington MO
County: Wayne MO
County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Quade moved that **House Amendment No. 3** be adopted.

Which motion was defeated.

Representative Barnes offered **House Amendment No. 4.**

House Amendment No. 4

AMEND House Committee Substitute for House Bill No. 2117, Pages 2 to 134, Sections 128.461 to 128.468, by removing all of said sections from the bill and inserting in lieu thereof the following:

"128.461. The first congressional district shall be composed of the following:

County: St. Louis City MO

County: St. Louis MO

VTD: AP001

VTD: AP002

VTD: AP003

VTD: AP004

VTD: AP005

VTD: AP006

VTD: AP007

VTD: AP008

VTD: AP009

VTD: AP010

VTD: AP011

VTD: AP012

VTD: AP013

VTD: AP014

VTD: AP015

VTD: AP016

VTD: AP018

VTD: AP019

VTD: AP020

VTD: AP021

VTD: AP022

VTD: AP024

VTD: AP025

VTD: AP026

VTD: AP027

VTD: AP028

VTD: AP029

VTD: AP030

VTD: AP031

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VTD: AP036
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VTD: AP047
VTD: AP048
VTD: AP049
VTD: AP050
VTD: AP051
VTD: AP200
VTD: AP201
VTD: AP202
VTD: AP203
VTD: AP206
VTD: AP207
VTD: AP208
VTD: AP211
VTD: AP214
VTD: AP215
VTD: AP216
VTD: AP217
VTD: AP218
VTD: AP225
VTD: AP230
VTD: AP232
VTD: AP233
VTD: AP237
VTD: BON004
VTD: BON017
VTD: BON018
VTD: BON023
Block: 291892183003000
VTD: BON024
VTD: BON036
VTD: BON202
VTD: BON203
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VTD: CC003
VTD: CC004
VTD: CC005
VTD: CC017
VTD: CC018
VTD: CC030
VTD: CC031
VTD: CC035
VTD: CC037
VTD: CC038

VTD: CC041
VTD: CC042
VTD: CC043
VTD: CC044
VTD: CC045
VTD: CC047
VTD: CC050
VTD: CC053
VTD: CC054
VTD: CC057
VTD: CC058
VTD: CC201
VTD: CC202
VTD: CC203
VTD: CC205
VTD: CC208
VTD: CC214
VTD: CC221
VTD: CLA001
VTD: CLA002
VTD: CLA003
VTD: CLA004
VTD: CLA005
VTD: CLA008
VTD: CLA009
VTD: CLA010
VTD: CLA017
VTD: CLA019
VTD: CLA021
VTD: CLA022
VTD: CLA029
VTD: CLA035
VTD: CLA038
VTD: CLA039
VTD: CLA041
VTD: CLA043
VTD: CLA044
VTD: CLA046
VTD: CLA050
VTD: CLA051
VTD: CLA052
VTD: CLA200
VTD: CLA206
VTD: FER001
VTD: FER002
VTD: FER003
VTD: FER004
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VTD: FER025
VTD: FER026
VTD: FER027
VTD: FER028
VTD: FER029
VTD: FER030
VTD: FER031
VTD: FER032
VTD: FER033
VTD: FER034
VTD: FER035
VTD: FER036
VTD: FER037
VTD: FER038
VTD: FER039
VTD: FER040
VTD: FER041
VTD: FER042
VTD: FER043
VTD: FER044
VTD: FER045
VTD: FER046
VTD: FER206
VTD: FER207
VTD: FER208
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VTD: FLO002
VTD: FLO003
VTD: FLO004
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VTD: FLO029
VTD: FLO030
VTD: FLO031
VTD: FLO200
VTD: FLO201
VTD: FLO205
VTD: FLO207
VTD: GRA004
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Block: 291892210001002
Block: 291892210002006
Block: 291892210002008
Block: 291892210002009
Block: 291892210002011
Block: 291892210002015
Block: 291892210003000
Block: 291892210003001
Block: 291892210003002
Block: 291892210003003
Block: 291892210003004
Block: 291892210003005
Block: 291892210003006
Block: 291892210003007
Block: 291892210003008
Block: 291892210003009
Block: 291892210003010
Block: 291892210004000
Block: 291892210004001
Block: 291892210004002
VTD: GRA006
VTD: GRA022
Block: 291892198021000
Block: 291892198021001
Block: 291892198021002
Block: 291892198021003
VTD: GRA027
VTD: GRA036
VTD: GRA038
VTD: GRA039
Block: 291892198021004
VTD: GRA206
VTD: GRA209
VTD: HAD001
VTD: HAD002
VTD: HAD003
VTD: HAD004

VTD: HAD005
VTD: HAD006
VTD: HAD007
VTD: HAD008
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VTD: HAD019
VTD: HAD020
VTD: HAD021
VTD: HAD022
VTD: HAD023
VTD: HAD024
VTD: HAD025
VTD: HAD026
VTD: HAD027
VTD: HAD028
VTD: HAD029
VTD: HAD030
VTD: HAD031
VTD: HAD032
VTD: HAD033
VTD: HAD034
VTD: HAD035
VTD: HAD200
VTD: JEF003
VTD: JEF004
VTD: JEF005
Block: 291892197001005
Block: 291892197001006
Block: 291892197001007
Block: 291892197001008
Block: 291892197001009
Block: 291892197001010
Block: 291892197001011
Block: 291892197001012
Block: 291892197001013
Block: 291892197001014
Block: 291892197001015
Block: 291892197001016
Block: 291892197001017
Block: 291892197001018
Block: 291892197001019
Block: 291892208011000
Block: 291892208011001
Block: 291892208011002
Block: 291892208011003

Block: 291892208011004

Block: 291892208011011

Block: 291892208011012

VTD: JEF006

VTD: JEF007

VTD: JEF008

VTD: JEF009

VTD: JEF010

VTD: JEF011

VTD: JEF012

VTD: JEF013

VTD: JEF014

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VTD: JEF025

VTD: JEF026

VTD: JEF027

VTD: JEF028

VTD: JEF029

VTD: JEF030

VTD: JEF031

VTD: JEF033

VTD: JEF035

VTD: JEF036

VTD: JEF200

VTD: JEF202

VTD: LC001

VTD: LC002

VTD: LC003

VTD: LC004

VTD: LC005

VTD: LC006

VTD: LC007

VTD: LC008

VTD: LC009

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VTD: LC203
VTD: LC204
VTD: LC209
VTD: LEM007
Block: 291892202001000
Block: 291892202001002
VTD: MHT017
Block: 291892150011040
Block: 291892150011041
Block: 291892150011042
Block: 291892150011067
VTD: MHT018
Block: 291892150011036
Block: 291892150011037
Block: 291892150011038
Block: 291892150011068
VTD: MHT206
VTD: MID001
VTD: MID002
VTD: MID003
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VTD: NOR001
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VTD: NOR208
VTD: NOR213
VTD: NOR218
VTD: NOR222
VTD: NRW001
VTD: NRW002
VTD: NRW003
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VTD: NRW005
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VTD: NRW028

VTD: NRW029

VTD: NRW030

VTD: NRW031

VTD: NRW032

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VTD: NRW036

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VTD: NRW041

VTD: NRW042

VTD: NRW043

VTD: NRW044

VTD: NRW045

VTD: NRW046

VTD: NRW047

VTD: NRW048

VTD: NRW049

VTD: NRW050

VTD: NRW051

VTD: NRW200

VTD: NRW201

VTD: NRW202

VTD: NRW203

VTD: NRW204

VTD: NRW205

VTD: NW002

VTD: NW004

VTD: NW005

VTD: NW006

Block: 291892131021076

VTD: NW007
VTD: NW008
VTD: NW009
VTD: NW010
VTD: NW014
VTD: NW015
VTD: NW016
Block: 291892132031000
Block: 291892132031001
Block: 291892132031018
VTD: NW017
VTD: NW018
VTD: NW022
VTD: NW023
VTD: NW024
VTD: NW025
VTD: NW027
VTD: NW028
Block: 291892131032000
Block: 291892131032001
Block: 291892131032018
VTD: NW030
VTD: NW032
Block: 291892131042018
Block: 291892131042019
VTD: NW034
VTD: NW039
VTD: NW040
VTD: NW041
VTD: NW042
VTD: NW044
Block: 291892131021074
Block: 291892131021075
Block: 291892131021077
Block: 291892131021078
Block: 291892131021079
Block: 291892131022000
Block: 291892131022001
Block: 291892131022003
Block: 291892131022004
Block: 291892131022005
Block: 291892131022006
Block: 291892131022008
Block: 291892131022009
Block: 291892131022010
Block: 291892131022011
Block: 291892131022012
Block: 291892131022013
Block: 291892131022014
Block: 291892131022015
Block: 291892131022016
Block: 291892131022017
Block: 291892131022018
Block: 291892131022019

Block: 291892131022020

Block: 291892131022023

Block: 291892131022024

Block: 291892131022025

Block: 291892131022030

Block: 291892131022031

VTD: NW045

VTD: NW046

VTD: NW048

VTD: NW050

VTD: NW051

VTD: NW200

VTD: NW202

VTD: NW205

VTD: NW206

VTD: NW207

VTD: NW208

VTD: NW209

VTD: NW210

VTD: NW212

VTD: NW217

VTD: NW219

VTD: NW224

VTD: NW225

VTD: NW226

VTD: NW227

VTD: NW229

VTD: SF001

VTD: SF002

VTD: SF003

VTD: SF004

VTD: SF005

VTD: SF006

VTD: SF007

VTD: SF008

VTD: SF009

VTD: SF010

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VTD: SPL001
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VTD: SPL027
VTD: SPL028
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VTD: SPL202
VTD: SPL207
VTD: SPL208
VTD: UNV001
VTD: UNV002
VTD: UNV003
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VTD: UNV006
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VTD: UNV023

VTD: UNV024

VTD: UNV025

VTD: UNV026

VTD: UNV027

VTD: UNV028

VTD: UNV029

VTD: UNV030

VTD: UNV031

VTD: UNV032

VTD: UNV033

VTD: UNV034

VTD: UNV035

VTD: UNV036

VTD: UNV037

VTD: UNV038

VTD: UNV039

VTD: UNV040

VTD: UNV041

VTD: UNV042

VTD: UNV043

VTD: UNV045

VTD: UNV201

VTD: UNV202

VTD: UNV205

VTD: UNV206

VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: St. Charles MO

VTD: All Saints

VTD: Amber Meadows

VTD: Arlington

Block: 291833111462017

Block: 291833111484000

VTD: Aspen

VTD: Augusta

VTD: Bayfield

VTD: Bryan

VTD: Callaway

VTD: Canvas Cove

VTD: Carriage Hills

VTD: Civic

VTD: Claybrook

VTD: Coachman

VTD: Community

Block: 291833121922012

Block: 291833121922035

Block: 291833121922036

Block: 291833121922037

Block: 291833121922038
Block: 291833121922040
Block: 291833121922043
Block: 291833121922044
Block: 291833121922045
Block: 291833121922046
VTD: Cottleville
VTD: Country Hill
Block: 291833113111000
Block: 291833113111001
Block: 291833113111002
Block: 291833113111003
Block: 291833113111006
Block: 291833113111007
Block: 291833113111008
Block: 291833113111009
Block: 291833113111010
Block: 291833113111011
Block: 291833113111012
Block: 291833113111014
Block: 291833113111015
Block: 291833113111016
Block: 291833113111017
Block: 291833113111018
Block: 291833113111019
Block: 291833113111020
Block: 291833113111025
Block: 291833113111026
Block: 291833113111027
Block: 291833113111028
Block: 291833113111029
Block: 291833113111030
Block: 291833113111031
Block: 291833113111032
Block: 291833113111033
Block: 291833113112010
Block: 291833113112011
VTD: Delmar
VTD: Discovery
VTD: DuVall
VTD: Elks
VTD: Fairmount
Block: 291833112941013
Block: 291833113912000
Block: 291833113912001
Block: 291833113912002
Block: 291833113912003
Block: 291833113912004
Block: 291833113913000
Block: 291833113913001
Block: 291833113913002
Block: 291833113913003
Block: 291833113913004
Block: 291833113913005

Block: 291833113913006
Block: 291833113913007
Block: 291833113913008
Block: 291833113913009
Block: 291833113913010
Block: 291833113913011
VTD: Feise
VTD: Fieldcrest
VTD: Fox
VTD: Freymuth
VTD: Glengate
VTD: Graybridge
Block: 291833112942021
Block: 291833112942023
Block: 291833112942024
Block: 291833112942025
Block: 291833112942026
VTD: Green Forest
VTD: Harmony
VTD: Harvester
VTD: Hawk Ridge
VTD: Heritage
Block: 291833111462010
Block: 291833111462011
Block: 291833111462014
Block: 291833111462015
VTD: Highgrove
Block: 291833116031000
Block: 291833116031007
Block: 291833116031008
Block: 291833116032008
Block: 291833116032009
Block: 291833116032010
Block: 291833116041000
Block: 291833116041001
Block: 291833116041002
Block: 291833116041003
Block: 291833116041004
Block: 291833116041005
Block: 291833116041006
Block: 291833116041007
Block: 291833116041008
Block: 291833116041009
Block: 291833116041010
Block: 291833116041011
Block: 291833116043000
Block: 291833116043001
Block: 291833116043002
Block: 291833116043003
Block: 291833116043004
Block: 291833116043005
Block: 291833116043006
Block: 291833116043007
Block: 291833116043008
Block: 291833118011000
Block: 291833118011001

Block: 291833118011002
Block: 291833118011003
Block: 291833118011004
Block: 291833118011005
Block: 291833118011025
Block: 291833118011026
Block: 291833118013021
Block: 291833118013030
Block: 291833118024003
VTD: Hillcrest
VTD: Hopewell
VTD: Katy Trail
Block: 291833110011043
Block: 291833110011044
Block: 291833110011045
Block: 291833110011053
Block: 291833110011055
Block: 291833110011056
Block: 291833111451008
Block: 291833111451009
Block: 291833111451010
Block: 291833111451011
Block: 291833111451012
Block: 291833111451013
Block: 291833111451014
Block: 291833111451016
Block: 291833111452002
Block: 291833111452004
Block: 291833111452009
Block: 291833111453001
Block: 291833111453003
Block: 291833111453004
Block: 291833111453005
Block: 291833111453006
Block: 291833111453007
Block: 291833111453010
Block: 291833111453011
Block: 291833111453013
Block: 291833111453014
Block: 291833111453015
Block: 291833111453016
Block: 291833111453017
Block: 291833111453018
Block: 291833111461008
Block: 291833111462020
Block: 291833111471009
Block: 291833111471010
Block: 291833111471011
Block: 291833111472002
Block: 291833111472003
Block: 291833111472004
Block: 291833111472005
Block: 291833111472006
Block: 291833111472007

Block: 291833111472008
 Block: 291833111472009
 Block: 291833111472013
 Block: 291833111481000
 Block: 291833111481001
 Block: 291833111481002
 Block: 291833111481003
 Block: 291833111481006
 Block: 291833111481007
 Block: 291833111482000
 Block: 291833111482001
 Block: 291833111482002
 Block: 291833111482003
 Block: 291833111483012
 Block: 291833111484001
 Block: 291833111484002
 Block: 291833111484003
 Block: 291833111484007
 Block: 291833111484008
 VTD: Keystone
 VTD: Lakes
 VTD: Laura Hill
 VTD: Meadow Valley
 VTD: Montbrook
 VTD: Monticello
 VTD: Morningside
 Block: 291833116023000
 Block: 291833116023001
 Block: 291833116023002
 Block: 291833116023003
 Block: 291833116023004
 Block: 291833116023005
 Block: 291833116023008
 Block: 291833116023009
 Block: 291833116023011
 Block: 291833116023012
 Block: 291833116031002
 Block: 291833116031003
 Block: 291833116031004
 Block: 291833116031005
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 Block: 291833116031017
 Block: 291833116031018
 Block: 291833118024000
 Block: 291833118024001
 Block: 291833118024002
 Block: 291833118024004
 Block: 291833118024005
 Block: 291833118024006
 Block: 291833118024007
 Block: 291833118024008
 Block: 291833118024009
 Block: 291833118024010

Block: 291833118024011
VTD: Mount Hope
VTD: New Melle
VTD: Normandy
Block: 291833119031002
Block: 291833119031004
Block: 291833119031005
Block: 291833119031006
Block: 291833119031007
Block: 291833119031008
Block: 291833119031009
Block: 291833119031011
Block: 291833119031012
Block: 291833119031013
Block: 291833119031027
Block: 291833119032000
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Block: 291833119033006
Block: 291833119033007
Block: 291833119033008
Block: 291833119033009
Block: 291833119033010
Block: 291833119033011
Block: 291833119034020
Block: 291833119034021
Block: 291833119034022
Block: 291833119034023
Block: 291833119034026
Block: 291833119091007
Block: 291833119092000
Block: 291833119092002
VTD: Oaks
VTD: Parkwood
VTD: Patriot
VTD: Phoenix
VTD: Pioneer
Block: 291833120032075
Block: 291833120032078
Block: 291833120032082
Block: 291833120032083

Block: 291833120032093
Block: 291833120032094
Block: 291833120032095
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Block: 291833121922033
Block: 291833121922034
Block: 291833121922039
Block: 291833121922041
Block: 291833121922042
Block: 291833121922047
VTD: Pitman
VTD: Rabbit Run
VTD: Regatta Bay
VTD: Ridgepoint
VTD: River Bend
VTD: Salt Lick
VTD: Shadow Creek
VTD: Shoshone
VTD: St. Jude
VTD: St. Marys
Block: 291833124002007
Block: 291833124002027
Block: 291833124002028
Block: 291833124002029
Block: 291833124002030
VTD: Starbuck
VTD: Summerset
VTD: Sunny Hill
VTD: Sycamore
VTD: Timberwood
VTD: Turtle Creek
VTD: Twin Chimneys
VTD: Twin Oaks
VTD: Washington
Block: 291833111462016

VTD: Weldon Spring
VTD: Westfield
VTD: Wheatfield
VTD: Whitmoor
VTD: Windcastle
VTD: Winds
VTD: Wolfrum
VTD: Woodcliff
VTD: Woodglen
VTD: Woodstream
County: St. Louis MO
VTD: AP017
VTD: AP023
VTD: AP042
VTD: BON001
VTD: BON002
VTD: BON003
VTD: BON005
VTD: BON006
VTD: BON007
VTD: BON008
VTD: BON009
VTD: BON010
VTD: BON011
VTD: BON012
VTD: BON013
VTD: BON014
VTD: BON015
VTD: BON016
VTD: BON019
VTD: BON020
VTD: BON021
VTD: BON022
VTD: BON023
Block: 291892183003001
Block: 291892183003002
Block: 291892183003003
Block: 291892183003007
Block: 291892183003008
VTD: BON025
VTD: BON026
VTD: BON027
VTD: BON028
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VTD: BON030
VTD: BON031
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VTD: BON039
VTD: BON040

VTD: BON200
VTD: BON205
VTD: BON206
VTD: BON207
VTD: BON208
VTD: BON210
VTD: BON211
VTD: CC001
VTD: CC006
VTD: CC007
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VTD: CC028
VTD: CC029
VTD: CC032
VTD: CC033
VTD: CC034
VTD: CC036
VTD: CC039
VTD: CC040
VTD: CC046
VTD: CC048
VTD: CC049
VTD: CC051
VTD: CC052
VTD: CC055
VTD: CC056
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VTD: CHE001
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VTD: WH203
VTD: WH208

128.463. The third congressional district shall be composed of the following:

County: Callaway MO

County: Camden MO

VTD: Barnumton

Block: 290299507013012

VTD: Camdenton 1

VTD: Camdenton 2

VTD: Camdenton 3

VTD: Decaturville

VTD: Freedom

VTD: Greenview

Block: 290299503021000

Block: 290299503021001

Block: 290299503021002
Block: 290299503021003
Block: 290299503021004
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Block: 290299507013007
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VTD: Ha Ha Tonka
VTD: Hillhouse
VTD: Horseshoe Bend
VTD: Linn Creek
VTD: Montreal
VTD: Osage Beach 1
VTD: Osage Beach 2
VTD: Osage Beach 3
VTD: Roach
Block: 290299503011000
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VTD: Sunny Slope
VTD: Sunrise Beach 1
VTD: Sunrise Beach 2
Block: 290299511022002
Block: 290299512011000
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VTD: Sunrise Beach 3
County: Cole MO
County: Franklin MO
County: Gasconade MO
County: Jefferson MO
County: Maries MO
County: Miller MO
County: Montgomery MO
County: Osage MO
County: St. Charles MO
VTD: Adams
VTD: Arlington
Block: 291833111451000
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VTD: Briarhill
VTD: Canary
VTD: Cave Springs
VTD: Cedar
VTD: Cheshire

VTD: Community

Block: 291833120031006
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VTD: Country Hill
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VTD: Coverdell
VTD: Covilli
VTD: Edgewood
VTD: Evergreen
VTD: Fairmount
Block: 291833112941011
Block: 291833112941012
VTD: Fairview
VTD: Fairways
VTD: Flint Hill
VTD: Foristell
VTD: Government
VTD: Graybridge
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VTD: Hanover
VTD: Heritage
Block: 291833110011046
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 VTD: Hi Point
 VTD: Highgrove
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VTD: Josephville
VTD: Kampville
VTD: Katy Trail
Block: 291833111472000
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Block: 291833111473009
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Block: 291833111473012
VTD: Lincoln
VTD: Mamelle
VTD: Marina
VTD: McClay
VTD: McNair
VTD: Mid Rivers
VTD: Montclair
VTD: Morningside
Block: 291833116031001
VTD: Normandy
Block: 291833119034000
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Block: 291833119034024
VTD: Oak Creek
VTD: Orchard Farm
VTD: Peine
VTD: Pioneer
Block: 291833120032074
VTD: Rivers
VTD: Shirewood
VTD: Sibley
VTD: Spencer
VTD: St. Andrews
VTD: St. Cletus
VTD: St. Marys
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VTD: St. Paul
VTD: Sun Lake
VTD: Tanglewood
VTD: Treetop
VTD: Truman
VTD: Washington
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VTD: Wilshire

County: Warren MO

128.464. The fourth congressional district shall be composed of the following:

County: Audrain MO

County: Barton MO

County: Bates MO

County: Benton MO

County: Boone MO

County: Camden MO

VTD: Barnumton

Block: 290299503021032
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Block: 290299507014017
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Block: 290299508012006
Block: 290299508012017
Block: 290299508012018
Block: 290299508012019
Block: 290299508012020
Block: 290299508012021
VTD: Climax Springs
VTD: Greenview
Block: 290299503012000
Block: 290299503012001
Block: 290299503012002
Block: 290299503012003
Block: 290299503012004
Block: 290299503012005
Block: 290299503012006
Block: 290299503012007
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Block: 290299503021036
Block: 290299503021037
Block: 290299503021038
Block: 290299503021039
Block: 290299503021040
Block: 290299507011022
Block: 290299507011023
VTD: Macks Creek
VTD: Roach
Block: 290299503012010
Block: 290299503012011
Block: 290299503012012
Block: 290299503012013
Block: 290299503012014
Block: 290299503012015
Block: 290299503012016

Block: 290299503012017
Block: 290299503012018
Block: 290299503012019
Block: 290299503012020
Block: 290299503012021
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Block: 290299508013036
Block: 290299508013037
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Block: 290299508013043
Block: 290299508013045
Block: 290299508013046
Block: 290299508013047
Block: 290299508013048
Block: 290299508013052
Block: 290299508013053
Block: 290299508013054
Block: 290299508013061
Block: 290299508021026
Block: 290299508021027
Block: 290299508021028
Block: 290299508021029
Block: 290299508021043
Block: 290299508021044
Block: 290299508021045
Block: 290299508021054
Block: 290299508021059
Block: 290299508023027
Block: 290299508023031
Block: 290299508023032
Block: 290299508023035
Block: 290299508023036

Block: 290299508023038
Block: 290299508023040
Block: 290299508023041
VTD: Sunrise Beach 2
Block: 290299512012011
VTD: Wilson Bend
County: Carroll MO
County: Cass MO
County: Cedar MO
County: Chariton MO
County: Cooper MO
County: Dade MO
County: Dallas MO
County: Henry MO
County: Hickory MO
County: Howard MO
County: Jackson MO
VTD: Sni-A-Bar 40
Block: 290950149032009
Block: 290950149032010
Block: 290950149032011
Block: 290950149032016
Block: 290950149032017
Block: 290950149032018
Block: 290950149032022
Block: 290950149032023
Block: 290950149032024
Block: 290950149032036
Block: 290950149032037
Block: 290950149032041
Block: 290950149032042
Block: 290950149032057
Block: 290950149033029
VTD: Sni-A-Bar 42
Block: 290950149032058
Block: 290950149033032
Block: 290950149033034
Block: 290950149033035
Block: 290950149033036
Block: 290950149033037
Block: 290950149033038
Block: 290950149033039
Block: 290950149033040
Block: 290950149033042
Block: 290950149033043
Block: 290950149033044
Block: 290950149033045
Block: 290950149033046
Block: 290950149033047
VTD: Sni-A-Bar 43
Block: 290950140043008
Block: 290950149032000
Block: 290950149032019
Block: 290950149032025
Block: 290950149032026
Block: 290950149032027

Block: 290950149032028
Block: 290950149032029
Block: 290950149032031
Block: 290950149032032
Block: 290950149032033
Block: 290950149032034
Block: 290950149032038
Block: 290950149032043
Block: 290950149032044
Block: 290950149032045
Block: 290950149032046
Block: 290950149032047
Block: 290950149032048
Block: 290950149032055
Block: 290950149032056

VTD: Sni-A-Bar 46

VTD: Sni-A-Bar 51

Block: 290950149031057

County: Johnson MO

County: Lafayette MO

County: Moniteau MO

County: Monroe MO

County: Morgan MO

County: Pettis MO

County: Polk MO

County: Randolph MO

County: Saline MO

County: St. Clair MO

County: Vernon MO

128.465. The fifth congressional district shall be composed of the following:

County: Clay MO

VTD: Chou 8

VTD: Gal 10

VTD: Gal 11

VTD: Gal 12

VTD: Gal 13

VTD: Gal 14

VTD: Gal 15

VTD: Gal 16

VTD: Gal 17

VTD: Gal 18

VTD: Gal 4

VTD: Gal 5

VTD: Gal 6

VTD: Gal 7

VTD: Gal 9

VTD: KC 21 Lib 2

VTD: KC 21-1

VTD: KC 21-10

VTD: KC 21-11

VTD: KC 21-12

VTD: KC 21-14

VTD: KC 21-15

VTD: KC 21-16

Block: 290470212111000
 Block: 290470212111001
 Block: 290470212111002
 Block: 290470212111003
 Block: 290470212111004
 Block: 290470212111005
 Block: 290470212111006
 Block: 290470212111007
 Block: 290470212111008
 Block: 290470212111009
 Block: 290470212111010
 Block: 290470212111011
 Block: 290470212111012
 Block: 290470212111013
 Block: 290470212111014
 Block: 290470212111015
 Block: 290470212111016
 Block: 290470212111017
 Block: 290470212111018
 Block: 290470212111019
 Block: 290470212111020
 Block: 290470212112000
 Block: 290470212112001
 Block: 290470212112002
 Block: 290470212112003
 Block: 290470212112004
 Block: 290470212112005
 Block: 290470212112006
 Block: 290470212112007
 Block: 290470212112008
 Block: 290470212112009
 Block: 290470212112010
 Block: 290470212112011
 Block: 290470212112012
 Block: 290470212112013
 Block: 290470212112014
 Block: 290470212112015
 Block: 290470212112016
 Block: 290470212112017
 Block: 290470212112018
 Block: 290470212122015
 Block: 290470212122017
 Block: 290470212123018
 Block: 290470212131000
 Block: 290470212131001
 Block: 290470212131002
 Block: 290470212131003
 Block: 290470212131004
 Block: 290470212131005
 Block: 290470212131006
 Block: 290470212131007
 Block: 290470212131008
 Block: 290470212131009
 Block: 290470212131010
 Block: 290470212131011
 Block: 290470212131012

Block: 290470212131013
Block: 290470212131014
Block: 290470212131015
Block: 290470212131016
Block: 290470212131017
Block: 290470212131018
Block: 290470212131019
Block: 290470212131020
Block: 290470212131021
Block: 290470212131022
Block: 290470212131023
Block: 290470212131024
Block: 290470212131025
Block: 290470212131026
Block: 290470212131027
Block: 290470212131028
Block: 290470212131029
Block: 290470212131030
Block: 290470212131031
Block: 290470212131032
Block: 290470212131033
Block: 290470212131034
Block: 290470212131035
Block: 290470212132016
Block: 290470212141029
VTD: KC 21-17
Block: 290470212141027
Block: 290470212141028
Block: 290470212141030
Block: 290470212141031
Block: 290470212141032
Block: 290470212141033
Block: 290470212141034
Block: 290470212141035
Block: 290470212141036
Block: 290470212141037
Block: 290470212141038
Block: 290470212141039
VTD: KC 21-18
VTD: KC 21-19
VTD: KC 21-2
VTD: KC 21-20
VTD: KC 21-21
VTD: KC 21-22
VTD: KC 21-23
VTD: KC 21-24
VTD: KC 21-25
VTD: KC 21-26
Block: 290470212122016
Block: 290470212132017
VTD: KC 21-3
VTD: KC 21-4
VTD: KC 21-5
VTD: KC 21-6

VTD: KC 21-7

VTD: KC 21-8

VTD: KC 21-9

VTD: Lib 13

Block: 290470222003042

Block: 2904702223023012

Block: 2904702223023014

Block: 2904702223023022

VTD: Lib 5

Block: 290470208021011

Block: 290470208021012

Block: 290470208021043

Block: 290470208021044

Block: 290470208021045

Block: 290470208021046

Block: 290470208031000

Block: 290470208031001

Block: 290470208031002

Block: 290470208031003

Block: 290470208031004

Block: 290470208031005

Block: 290470208031006

Block: 290470208031007

Block: 290470208031008

Block: 290470208031009

Block: 290470208031010

Block: 290470208031011

Block: 290470208031012

Block: 290470208031013

Block: 290470208031014

Block: 290470208031015

Block: 290470208031016

Block: 290470208031017

Block: 290470208032000

Block: 290470208032001

Block: 290470208032002

Block: 290470208032003

Block: 290470208032004

Block: 290470208033000

Block: 290470208033001

Block: 290470208033002

Block: 290470208033003

Block: 290470208033004

Block: 290470208033005

Block: 290470208033006

Block: 290470208033007

Block: 290470208033008

Block: 290470208033009

Block: 290470208033010

Block: 290470208033011

Block: 290470208033013

Block: 290470208033014

Block: 290470208033017

Block: 290470209021004

Block: 290470209021005

Block: 290470209021006

Block: 290470209021007
Block: 290470223023010
Block: 290470223023011
Block: 290470223023018
VTD: Lib 6
Block: 290470208021009
Block: 290470208021010
Block: 290470208022021
Block: 290470208022022
VTD: Lib 8
Block: 290470216022169
Block: 290470216022170
County: Jackson MO
VTD: 1603
VTD: 412
VTD: 413
VTD: 414
VTD: 415
VTD: 616
VTD: 617
VTD: 618
VTD: 619
VTD: Blue 01-01
VTD: Blue 01-02
VTD: Blue 01-03
VTD: Blue 01-04
VTD: Blue 01-05
VTD: Blue 01-06
VTD: Blue 01-07
VTD: Blue 01-08
VTD: Blue 01-09
VTD: Blue 02-01
VTD: Blue 02-02
VTD: Blue 02-03
VTD: Blue 02-04
VTD: Blue 02-05
VTD: Blue 02-06
VTD: Blue 02-07
VTD: Blue 03-01
Block: 290950147021000
Block: 290950147021001
Block: 290950147021018
Block: 290950147021019
Block: 290950177003009
Block: 290950177003010
Block: 290950177003011
Block: 290950177003023
Block: 290950177003024
Block: 290950177003025
Block: 290950177003026
Block: 290950177003027
Block: 290950177003028
Block: 290950177003029
Block: 290950177003030

Block: 290950177003031
VTD: Blue 03-02
VTD: Blue 03-03
VTD: Blue 03-04
VTD: Blue 03-05
VTD: Blue 03-06
VTD: Blue 03-07
Block: 290950151001000
Block: 290950151001001
Block: 290950151001006
Block: 290950151001007
Block: 290950151001017
Block: 290950151001018
Block: 290950151001019
Block: 290950151001048
Block: 290950151001054
VTD: Blue 03-08
Block: 290950151001005
Block: 290950151001055
Block: 290950151001056
Block: 290950151001061
Block: 290950151001062
Block: 290950151001087
Block: 290950151001088
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Block: 290950151003022
VTD: Blue 03-09
Block: 290950150001060
VTD: Blue 04-01
VTD: Blue 04-02
VTD: Blue 04-03
VTD: Blue 04-04
VTD: Blue 04-05
VTD: Blue 04-06
VTD: Blue 04-07
VTD: Blue 04-08
VTD: Blue 04-09
VTD: Blue 04-10
VTD: Blue 05-01
VTD: Blue 05-02
VTD: Blue 05-03
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VTD: Blue 06-06
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Block: 290950147023003
Block: 290950147023004
Block: 290950147023005
Block: 290950147023006
Block: 290950147023007
Block: 290950147023009
VTD: Blue 06-07
Block: 290950114072000
Block: 290950114072001

Block: 290950114072002
Block: 290950114072003
Block: 290950114072004
Block: 290950114072005
Block: 290950114072014
Block: 290950114072015
Block: 290950114072016
Block: 290950147021002
Block: 290950147021003
Block: 290950147021008
Block: 290950147021009
Block: 290950147021010
Block: 290950147021016
Block: 290950147021017
VTD: Blue 07-01
VTD: Blue 07-02
VTD: Blue 07-03
VTD: Blue 07-04
VTD: Blue 07-05
VTD: Blue 07-06
VTD: Blue 07-07
VTD: Blue 07-08
VTD: Blue 07-09
VTD: Blue 08-01
VTD: Blue 08-02
Block: 290950147011000
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Block: 290950147011002
Block: 290950147011003
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Block: 290950147011005
Block: 290950147011006
Block: 290950147011007
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Block: 290950147011017
Block: 290950147011018
Block: 290950147011019
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Block: 290950147023012
Block: 290950147023013
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Block: 290950147023015
Block: 290950147023016
Block: 290950147023017
Block: 290950147023020
Block: 290950147023021
Block: 290950147023025
Block: 290950147023026

Block: 290950147023027
VTD: Blue 08-03
VTD: Blue 08-04
VTD: Blue 08-05
Block: 290950146032000
Block: 290950146032001
Block: 290950146032002
Block: 290950146032003
Block: 290950146032004
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Block: 290950147013019
Block: 290950147013020
Block: 290950147013021
Block: 290950147013022
Block: 290950147013023
VTD: Blue 08-06
VTD: Blue 08-07
VTD: Blue 08-08
VTD: Brooking No. 1
VTD: Brooking No. 10
VTD: Brooking No. 11
VTD: Brooking No. 12

VTD: Brooking No. 13
VTD: Brooking No. 14
VTD: Brooking No. 15
VTD: Brooking No. 16
VTD: Brooking No. 17
VTD: Brooking No. 18
VTD: Brooking No. 19
VTD: Brooking No. 2
VTD: Brooking No. 20
VTD: Brooking No. 3
VTD: Brooking No. 4
VTD: Brooking No. 5
VTD: Brooking No. 6
VTD: Brooking No. 7
VTD: Brooking No. 8
VTD: Brooking No. 9
VTD: Fort Osage 01
Block: 290950177001027
Block: 290950177001028
Block: 290950177001029
Block: 290950177001030
Block: 290950177001031
Block: 290950177001032
VTD: Fort Osage 02
Block: 290950177001015
Block: 290950177001016
Block: 290950177001022
Block: 290950177001023
Block: 290950177001026
VTD: KC 1001
VTD: KC 1002
VTD: KC 1003
VTD: KC 1004
VTD: KC 1005
VTD: KC 1006
VTD: KC 1007
VTD: KC 1008
VTD: KC 1009
VTD: KC 101
VTD: KC 1010
VTD: KC 1011
VTD: KC 1012
VTD: KC 102
VTD: KC 103
VTD: KC 104
VTD: KC 105
VTD: KC 106
VTD: KC 107
VTD: KC 1101
VTD: KC 1102
VTD: KC 1103
VTD: KC 1104
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VTD: KC 1107
VTD: KC 1108

VTD: KC 1109
VTD: KC 1110
VTD: KC 1111
VTD: KC 1112
VTD: KC 1113
VTD: KC 1114
VTD: KC 1201
VTD: KC 1202
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VTD: KC 1204
VTD: KC 1205
VTD: KC 1206
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VTD: KC 1401
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VTD: KC 1410
VTD: KC 1411
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VTD: KC 1414
VTD: KC 1415
VTD: KC 1501
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VTD: KC 1510
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VTD: KC 1521
VTD: KC 1522
VTD: KC 1523
VTD: KC 1524
VTD: KC 1601
VTD: KC 1602
VTD: KC 1604
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VTD: KC 1607
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VTD: KC 1609
VTD: KC 1610
VTD: KC 1611
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VTD: KC 1701
VTD: KC 1702
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VTD: KC 1812
VTD: KC 1813

VTD: KC 1814
VTD: KC 1815
VTD: KC 1816
VTD: KC 1901
VTD: KC 1902
VTD: KC 1903
VTD: KC 1904
VTD: KC 1905
VTD: KC 1906
VTD: KC 1907
VTD: KC 1908
VTD: KC 1909
VTD: KC 1910
VTD: KC 1911
VTD: KC 1912
VTD: KC 1913
VTD: KC 1914
VTD: KC 1915
VTD: KC 1916
VTD: KC 1917
VTD: KC 1918
VTD: KC 1919
VTD: KC 1920
VTD: KC 1921
VTD: KC 1922
VTD: KC 1923
VTD: KC 2001
VTD: KC 2002
VTD: KC 2003
VTD: KC 2004
VTD: KC 2005
VTD: KC 2006
VTD: KC 2007
VTD: KC 2008
VTD: KC 2009
VTD: KC 201
VTD: KC 2010
VTD: KC 202
VTD: KC 203
VTD: KC 204
VTD: KC 207
VTD: KC 208
VTD: KC 209
VTD: KC 210
VTD: KC 212
VTD: KC 213
VTD: KC 214
VTD: KC 215
VTD: KC 216
VTD: KC 217
VTD: KC 218
VTD: KC 2201
VTD: KC 2202
VTD: KC 2203

VTD: KC 2204
VTD: KC 2205
VTD: KC 2206
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VTD: KC 2208
VTD: KC 2209
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VTD: KC WD2 PCT206
VTD: KC WD2 PCT211
VTD: KC WD8 PCT810
VTD: KC1314
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Block: 290950142031019

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VTD: Prairie 32
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VTD: Prairie 34
VTD: Prairie 35
VTD: Prairie 36
VTD: Prairie 37
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Block: 290950185001013
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VTD: Prairie 52
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VTD: Prairie 02
VTD: Prairie 10
VTD: Prairie 25
VTD: Prairie 54
Block: 290950139181022
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VTD: Prarie 61
VTD: Prarie 63
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VTD: Sni-A-Bar 02
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Block: 290950149033010
Block: 290950149033012
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Block: 290950149033002
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Block: 290950149033004
Block: 290950149033006
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Block: 290950149033014
Block: 290950149033015
Block: 290950149033016
VTD: Sni-A-Bar 07
VTD: Sni-A-Bar 08
Block: 290950148062015
VTD: Sni-A-Bar 09
Block: 290950148061002
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Block: 290950148061007
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Block: 290950148061019
VTD: Sni-A-Bar 10
VTD: Sni-A-Bar 11
VTD: Sni-A-Bar 12
VTD: Sni-A-Bar 13
VTD: Sni-A-Bar 14
VTD: Sni-A-Bar 15
VTD: Sni-A-Bar 16
VTD: Sni-A-Bar 20
VTD: Sni-A-Bar 21
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 Block: 290950141272010
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 Block: 290950141241007
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 Block: 290950141241019
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 Block: 290950141272042
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 VTD: Sni-A-Bar 29
 VTD: Sni-A-Bar 30
 VTD: Sni-A-Bar 31
 VTD: Sni-A-Bar 32
 VTD: Sni-A-Bar 33
 VTD: Sni-A-Bar 37
 VTD: Sni-A-Bar 38
 VTD: Sni-A-Bar 39
 VTD: Sni-A-Bar 40
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 Block: 290950140092018
 Block: 290950140092019
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 Block: 290950149033019
 Block: 290950149033041
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 Block: 290950149052001
 Block: 290950149052002
 VTD: Sni-A-Bar 41
 VTD: Sni-A-Bar 42
 Block: 290950140091000
 Block: 290950140091001
 Block: 290950140091002
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 Block: 290950140091007
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Block: 290950140092014
Block: 290950140092015
Block: 290950140092016
Block: 290950140092017
Block: 290950149052027
Block: 290950149052028
VTD: Sni-A-Bar 44
VTD: Sni-A-Bar 45
VTD: Sni-A-Bar 47
VTD: Sni-A-Bar 48
VTD: Sni-A-Bar 49
VTD: Sni-A-Bar 52
VTD: Sni-A-Bar 83
VTD: Van Buren 01
VTD: Van Buren 02
VTD: Van Buren 03
VTD: Van Buren 07
Block: 290950139183020
Block: 290950139183021
Block: 290950139183023
Block: 290950139183028
Block: 290950139183029
Block: 290950139183032
VTD: Van Buren 08
VTD: Van Buren 09
VTD: Van Buren 10
VTD: Van Buren 11
VTD: Van Buren 12
VTD: Van Buren 13
VTD: Van Buren 14
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VTD: Van Buren 18
VTD: Van Buren 19
VTD: Washington 01
VTD: Washington 02
VTD: Washington 03
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VTD: Washington 05

VTD: Washington 06

VTD: Washington 07

VTD: Washington 08

VTD: Washington 09

VTD: Washington 10

VTD: Washington 11

VTD: Washington 12

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO

County: Andrew MO

County: Atchison MO

County: Buchanan MO

County: Caldwell MO

County: Clark MO

County: Clay MO

VTD: FR 1

VTD: FR 2

VTD: FR 3

VTD: FR 4

VTD: FR 5

VTD: KC 21 Lib 1

VTD: KC 21 Lib 3

VTD: KC 21 Lib 4

VTD: KC 21 Lib 5

VTD: KC 21 Lib 6

VTD: KC 21 Pl 1

VTD: KC 21-13

VTD: KC 21-16

Block: 290470212122000

Block: 290470212122018

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Block: 290470212123010

Block: 290470212123011

Block: 290470212123012

Block: 290470212123013

Block: 290470212123014

VTD: KC 21-17

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VTD: Kry 4
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VTD: Lib 7
VTD: Lib 8
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VTD: Lib 9
VTD: Pl 1
VTD: Pl 2
VTD: Pl 3
VTD: Wash 1
VTD: Wash 2
VTD: Wash 3

County: Clinton MO
County: Daviess MO
County: DeKalb MO
County: Gentry MO
County: Grundy MO
County: Harrison MO
County: Holt MO
County: Jackson MO
VTD: Blue 03-01
Block: 290950147021004
Block: 290950147021005
Block: 290950147021006
Block: 290950147021007
VTD: Blue 03-07
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VTD: Blue 03-08
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Block: 290950151001004
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VTD: Blue 03-09
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VTD: Blue 06-06
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Block: 290950147021029
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VTD: Blue 06-07
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Block: 290950147021026
Block: 290950147021036
VTD: Blue 08-02
Block: 290950147013000
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Block: 290950147013003
Block: 290950147013004
VTD: Blue 08-05
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Block: 290950147013016
VTD: Fort Osage 01
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Block: 290950177001049
VTD: Fort Osage 02
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Block: 290950177001009
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 Block: 290950177001068
 Block: 290950177001074
 VTD: Fort Osage 03
 VTD: Fort Osage 04
 VTD: Fort Osage 05
 VTD: Fort Osage 06
 VTD: Fort Osage 07
 VTD: Fort Osage 08
 VTD: Fort Osage 09
 VTD: Fort Osage 10
 VTD: Prairie 05
 VTD: Prairie 06
 VTD: Prairie 27
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 VTD: Prairie 29
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VTD: Prairie 32
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 VTD: Prairie 37
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 Block: 290950179001010
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 Block: 290950185001015
 Block: 290950185001017
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 Block: 290950186001008
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 Block: 290950186002011
 Block: 290950186002012
 Block: 290950186002013
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 VTD: Prairie 38
 VTD: Prairie 39
 VTD: Prairie 40
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Block: 290950138031014
Block: 290950138031015
Block: 290950138031016
Block: 290950138031017
VTD: Prairie 41
VTD: Prairie 42
VTD: Prairie 43
VTD: Prairie 44
VTD: Prairie 45
VTD: Prairie 46
VTD: Prairie 47
VTD: Prairie 51
VTD: Prairie 59
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Block: 290950139182024
Block: 290950139182025
Block: 290950139182026
Block: 290950139182027
Block: 290950139182029
VTD: Prairie 01
VTD: Prairie 53
VTD: Prairie 54
Block: 290950139161000
Block: 290950139161001

Block: 290950139161002
Block: 290950139161003
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Block: 290950139182002
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Block: 290950139182010
Block: 290950139182012
Block: 290950139182013
Block: 290950139182014
Block: 290950139182017
Block: 290950139182019
VTD: Prarie 55
VTD: Sni-A-Bar 02
Block: 290950145031004
Block: 290950145031013
Block: 290950145031014
Block: 290950193012014
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Block: 290950193022011
Block: 290950193022019
VTD: Sni-A-Bar 03
VTD: Sni-A-Bar 04
VTD: Sni-A-Bar 05
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VTD: Sni-A-Bar 06

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Block: 290950177001076

Block: 290950177001077

Block: 290950177001078

VTD: Sni-A-Bar 08

Block: 290950148042027

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Block: 290950148061015

Block: 290950148061016

Block: 290950148061017

Block: 290950148061018

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 Block: 290950148063008
 Block: 290950148063009
 Block: 290950148063010
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 Block: 290959892001005
 Block: 290959892001006
 VTD: Sni-A-Bar 09
 Block: 290950148061010
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 Block: 290950148061012
 Block: 290950148061013
 Block: 290950148061014
 VTD: Sni-A-Bar 17
 VTD: Sni-A-Bar 18
 VTD: Sni-A-Bar 19
 VTD: Sni-A-Bar 21
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 VTD: Sni-A-Bar 22
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 Block: 290950141262010
 Block: 290950141262011
 VTD: Sni-A-Bar 24
 VTD: Sni-A-Bar 25
 VTD: Sni-A-Bar 26
 VTD: Sni-A-Bar 27
 VTD: Sni-A-Bar 28
 VTD: Sni-A-Bar 34
 VTD: Sni-A-Bar 35
 VTD: Sni-A-Bar 36
 VTD: Sni-A-Bar 40
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 Block: 290950149033033
 VTD: Sni-A-Bar 43
 Block: 290950149032001
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 Block: 290950149032003
 Block: 290950149032004
 Block: 290950149032014

Block: 290950149032020
Block: 290950149032021
VTD: Sni-A-Bar 50
VTD: Sni-A-Bar 51
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Block: 290950149031066
Block: 290950149031067
Block: 290950149031068
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Block: 290950149031070
Block: 290950149033022
VTD: Van Buren 04
VTD: Van Buren 06
VTD: Van Buren 07
Block: 290950139182028
County: Knox MO
County: Lewis MO
County: Lincoln MO
County: Linn MO
County: Livingston MO
County: Macon MO
County: Marion MO
County: Mercer MO
County: Nodaway MO
County: Pike MO
County: Platte MO
County: Putnam MO
County: Ralls MO
County: Ray MO
County: Schuyler MO
County: Scotland MO
County: Shelby MO
County: Sullivan MO
County: Worth MO
128.467. The seventh congressional district shall be composed of the following:
County: Barry MO
County: Christian MO

County: Greene MO
County: Jasper MO
County: Lawrence MO
County: McDonald MO
County: Newton MO
County: Stone MO
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042025
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Block: 292134802042034
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Block: 292134802042043
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Block: 292134802042057
Block: 292134802042059
Block: 292134802061000
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Block: 292134802061003
Block: 292134802061004
Block: 292134802061005
Block: 292134802061006
Block: 292134802061007
Block: 292134802061010
VTD: BRANSON 1
VTD: BRANSON 2
VTD: BRANSON 3
VTD: HOLLISTER 1
VTD: HOLLISTER 2
Block: 292134803012036
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Block: 292134805042009
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Block: 292134805042015
Block: 292134805042016
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Block: 292134805042019
Block: 292134805042020
Block: 292134805042021
Block: 292134805042022
Block: 292134805042023
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Block: 292134805043007
Block: 292134805043015
Block: 292134805043016
Block: 292134805043035
Block: 292134805043036
Block: 292134805043037
Block: 292134805043038
Block: 292134805043039
Block: 292134805043040
VTD: HOLLISTER 3
VTD: KIRBYVILLE
Block: 292134803021054
Block: 292134803024000
VTD: MT BRANSON
Block: 292134803012011
Block: 292134803012012
Block: 292134803012013
Block: 292134803012015
Block: 292134803012016
Block: 292134803012017
Block: 292134803012018
Block: 292134803012019
Block: 292134803012020
Block: 292134803012021
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Block: 292134803012023
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Block: 292134803012026
Block: 292134803012027

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Block: 292134803012029
Block: 292134803012030
Block: 292134803012031
Block: 292134803012032
Block: 292134803012033
Block: 292134803012034
Block: 292134803012035
Block: 292134803012040
Block: 292134803012041
Block: 292134803012042
Block: 292134803012046
Block: 292134803012047
Block: 292134803012048
Block: 292134803012049
Block: 292134803012050
VTD: NORTH BRANSON
VTD: SKYLINE
VTD: WALNUT SHADE
Block: 292134802042003
Block: 292134802042006
Block: 292134802042009
Block: 292134802042038
County: Webster MO
128.468. The eighth congressional district shall be composed of the following:
County: Bollinger MO
County: Butler MO
County: Camden MO
VTD: Stoutland
Block: 290299509002092
Block: 290299509002095
Block: 290299509002096
Block: 290299509002103
Block: 290299509002105
County: Cape Girardeau MO
County: Carter MO
County: Crawford MO
County: Dent MO
County: Douglas MO
County: Dunklin MO
County: Howell MO
County: Iron MO
County: Laclede MO
County: Madison MO
County: Mississippi MO
County: New Madrid MO
County: Oregon MO
County: Ozark MO
County: Pemiscot MO
County: Perry MO
County: Phelps MO
County: Pulaski MO
County: Reynolds MO
County: Ripley MO
County: Scott MO
County: Shannon MO

County: St. Francois MO
County: Ste. Genevieve MO
County: Stoddard MO
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042044
Block: 292134802042045
Block: 292134802042048
Block: 292134802042049
Block: 292134802042051
VTD: BRADLEYVILLE
VTD: CEDARCREEK
VTD: FORSYTH 1
VTD: FORSYTH 2
VTD: HOLLISTER 2
Block: 292134803023004
Block: 292134803023005
VTD: KIRBYVILLE
Block: 292134803011035
Block: 292134803011036
Block: 292134803011037
Block: 292134803011042
Block: 292134803011043
Block: 292134803011045
Block: 292134803011046
Block: 292134803011047
Block: 292134803011048
Block: 292134803011049
Block: 292134803011050
Block: 292134803011051
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Block: 292134803011059
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Block: 292134803011061
Block: 292134803011062
Block: 292134803012051
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Block: 292134803013037
Block: 292134803013038
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Block: 292134803013046
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Block: 292134803013049
Block: 292134803013050
Block: 292134803021004
Block: 292134803021006
Block: 292134803021007
Block: 292134803021047
Block: 292134803021048
Block: 292134803021049
Block: 292134803021050
Block: 292134803021051
Block: 292134803021052
Block: 292134803021053
Block: 292134803021055
Block: 292134803021056
Block: 292134803021057
Block: 292134803021058
Block: 292134803023027
Block: 292134803023028
Block: 292134803023033
Block: 292134803023034
Block: 292134803024016
Block: 292134803025000
Block: 292134803025001
Block: 292134803025002
Block: 292134803025003
Block: 292134803025004
Block: 292134803025005
Block: 292134803025006
Block: 292134803025007
Block: 292134803025008
Block: 292134803025009
Block: 292134803025010
Block: 292134803025011
Block: 292134803025012
Block: 292134803025013
Block: 292134803025014
Block: 292134803025015
Block: 292134803025016
Block: 292134803025017
VTD: KISSEE MILLS
VTD: Mark Twain
VTD: MERRIAM WOODS
VTD: MT BRANSON
Block: 292134802031075
Block: 292134802033103
Block: 292134803011000
Block: 292134803011001
Block: 292134803011002
Block: 292134803011003
Block: 292134803011004
Block: 292134803011005
Block: 292134803011006
Block: 292134803011007
Block: 292134803011008
Block: 292134803011009
Block: 292134803011010

Block: 292134803011011
Block: 292134803011012
Block: 292134803011013
Block: 292134803011014
Block: 292134803011015
Block: 292134803011016
Block: 292134803011017
Block: 292134803011018
Block: 292134803011019
Block: 292134803011020
Block: 292134803011021
Block: 292134803011022
Block: 292134803011023
Block: 292134803011024
Block: 292134803011025
Block: 292134803011026
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Block: 292134803012009
Block: 292134803012010
Block: 292134803012014
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Block: 292134803012044
Block: 292134803012045
Block: 292134803013026
Block: 292134803013027
Block: 292134803013028
Block: 292134803013039
VTD: ROCKAWAY BEACH
VTD: TANEYVILLE
VTD: WALNUT SHADE
Block: 292134802031004
Block: 292134802031006
Block: 292134802031008

Block: 292134802031076
Block: 292134802031085
Block: 292134802031086
Block: 292134802031087
Block: 292134802031088
Block: 292134802031089
Block: 292134802031090
Block: 292134802031091
Block: 292134802031092
Block: 292134802031093
Block: 292134802032022
Block: 292134802032023
Block: 292134802033025
Block: 292134802033026
Block: 292134802033065
Block: 292134802041004
Block: 292134802041005
Block: 292134802041006
Block: 292134802041007
Block: 292134802041008
Block: 292134802041009
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Block: 292134802042023
Block: 292134802042024
Block: 292134802042039
Block: 292134802042040
Block: 292134802042041
Block: 292134802042042
Block: 292134802042046
Block: 292134802042047
Block: 292134802071000
Block: 292134802071001
Block: 292134802071002
Block: 292134802071003
Block: 292134802071004
Block: 292134802071005
Block: 292134802071006
Block: 292134802071008
Block: 292134802071009
Block: 292134802071010
Block: 292134802071011
County: Texas MO

County: Washington MO

County: Wayne MO

County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Barnes moved that **House Amendment No. 4** be adopted.

Which motion was defeated.

Representative Bosley offered **House Amendment No. 5**.

House Amendment No. 5

AMEND House Committee Substitute for House Bill No. 2117, Pages 2 to 134, Sections 128.461 to 128.468, by removing all of said sections from the bill and inserting in lieu thereof the following:

"128.461. The first congressional district shall be composed of the following:

County: St. Louis City MO

County: St. Louis MO

VTD: AP001

VTD: AP002

VTD: AP003

VTD: AP004

VTD: AP005

VTD: AP006

VTD: AP007

VTD: AP008

VTD: AP009

VTD: AP010

VTD: AP011

VTD: AP012

VTD: AP013

VTD: AP014

VTD: AP015

VTD: AP016

VTD: AP017

VTD: AP018

VTD: AP019

VTD: AP020

VTD: AP021

VTD: AP022

VTD: AP023

VTD: AP024

VTD: AP025

VTD: AP026

VTD: AP027

VTD: AP028

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VTD: AP030

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VTD: AP050
VTD: AP051
VTD: AP200
VTD: AP201
VTD: AP202
VTD: AP203
VTD: AP206
VTD: AP207
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VTD: AP216
VTD: AP217
VTD: AP218
VTD: AP225
VTD: AP230
VTD: AP232
VTD: AP233
VTD: AP237
VTD: CC001
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VTD: CC003
VTD: CC004
VTD: CC005
VTD: CC006
VTD: CC007
VTD: CC008
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VTD: CC012
Block: 291892155001004
VTD: CC013
Block: 291892155002015
VTD: CC017
VTD: CC018
VTD: CC022
Block: 291892155001002
Block: 291892155001003
Block: 291892155001005

Block: 291892155001010
Block: 291892155001011
Block: 291892155001012
Block: 291892155002014
VTD: CC030
VTD: CC031
VTD: CC035
VTD: CC037
VTD: CC038
VTD: CC041
VTD: CC042
VTD: CC043
VTD: CC044
VTD: CC045
VTD: CC047
VTD: CC050
VTD: CC053
VTD: CC054
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VTD: CC201
VTD: CC202
VTD: CC203
VTD: CC205
VTD: CC208
VTD: CC214
VTD: CC221
VTD: CLA001
VTD: CLA002
VTD: CLA003
VTD: CLA004
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Block: 291892165004006
Block: 291892165004007
Block: 291892165004008
Block: 291892165004009
Block: 291892165004010
Block: 291892165004011
Block: 291892165004012
Block: 291892165004013
Block: 291892165004014
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Block: 291892165004023
Block: 291892165004024
Block: 291892165004025
Block: 291892165004026
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VTD: CLA009

VTD: CLA011
VTD: CLA013
Block: 291892165004021
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VTD: CLA019
VTD: CLA020
VTD: CLA027
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VTD: CLA043
VTD: CLA044
VTD: CLA052
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VTD: FER003
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VTD: FER005
VTD: FER006
VTD: FER007
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VTD: HAD030
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Block: 291892170004005
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Block: 291892172002020
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Block: 291892172002023
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VTD: HAD033
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VTD: LC027
VTD: LC028
VTD: LC029
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VTD: LC031
VTD: LC032
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VTD: LC209
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Block: 291892202001000
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Block: 291892151413017
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VTD: MHT011
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VTD: MHT052
VTD: MHT057
VTD: MHT058
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VTD: MHT211
VTD: MHT216
VTD: MHT220
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VTD: MID040
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VTD: NOR001
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VTD: NOR201
VTD: NOR202
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VTD: NOR204
VTD: NOR208
VTD: NOR213
VTD: NOR218
VTD: NOR222
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VTD: NRW002
VTD: NRW003
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VTD: UNV038

VTD: UNV039

VTD: UNV040

VTD: UNV041

VTD: UNV042

VTD: UNV043

VTD: UNV045

VTD: UNV201

VTD: UNV202

VTD: UNV205

VTD: UNV206

VTD: UNV208

128.462. The second congressional district shall be composed of the following:

County: St. Charles MO

VTD: All Saints

VTD: Amber Meadows

VTD: Arlington

Block: 291833111462017

Block: 291833111484000

VTD: Aspen

VTD: Augusta

VTD: Bayfield

VTD: Bryan

VTD: Callaway

VTD: Canvas Cove

VTD: Carriage Hills

VTD: Civic
VTD: Claybrook
VTD: Coachman
VTD: Community
Block: 291833121922012
Block: 291833121922035
Block: 291833121922036
Block: 291833121922037
Block: 291833121922038
Block: 291833121922040
Block: 291833121922043
Block: 291833121922044
Block: 291833121922045
Block: 291833121922046
VTD: Cottleville
VTD: Country Hill
Block: 291833113111000
Block: 291833113111001
Block: 291833113111002
Block: 291833113111003
Block: 291833113111006
Block: 291833113111007
Block: 291833113111008
Block: 291833113111009
Block: 291833113111010
Block: 291833113111011
Block: 291833113111012
Block: 291833113111014
Block: 291833113111015
Block: 291833113111016
Block: 291833113111017
Block: 291833113111018
Block: 291833113111019
Block: 291833113111020
Block: 291833113111025
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Block: 291833113111030
Block: 291833113111031
Block: 291833113111032
Block: 291833113111033
Block: 291833113112010
Block: 291833113112011
VTD: Delmar
VTD: Discovery
VTD: DuVall
VTD: Elks
VTD: Fairmount
Block: 291833112941013
Block: 291833113912000
Block: 291833113912001
Block: 291833113912002

Block: 291833113912003
Block: 291833113912004
Block: 291833113913000
Block: 291833113913001
Block: 291833113913002
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Block: 291833113913007
Block: 291833113913008
Block: 291833113913009
Block: 291833113913010
Block: 291833113913011
VTD: Feise
VTD: Fieldcrest
VTD: Fox
VTD: Freymuth
VTD: Glengate
VTD: Graybridge
Block: 291833112942021
Block: 291833112942023
Block: 291833112942024
Block: 291833112942025
Block: 291833112942026
VTD: Green Forest
VTD: Harmony
VTD: Harvester
VTD: Hawk Ridge
VTD: Heritage
Block: 291833111462010
Block: 291833111462011
Block: 291833111462014
Block: 291833111462015
VTD: Highgrove
Block: 291833116031000
Block: 291833116031007
Block: 291833116031008
Block: 291833116032008
Block: 291833116032009
Block: 291833116032010
Block: 291833116041000
Block: 291833116041001
Block: 291833116041002
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Block: 291833116041008
Block: 291833116041009
Block: 291833116041010
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Block: 291833118011025
Block: 291833118011026
Block: 291833118013021
Block: 291833118013030
Block: 291833118024003
VTD: Hillcrest
VTD: Hopewell
VTD: Katy Trail
Block: 291833110011043
Block: 291833110011044
Block: 291833110011045
Block: 291833110011053
Block: 291833110011055
Block: 291833110011056
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Block: 291833111472013
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Block: 291833111481002
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Block: 291833111481006
Block: 291833111481007
Block: 291833111482000
Block: 291833111482001
Block: 291833111482002
Block: 291833111482003
Block: 291833111483012
Block: 291833111484001
Block: 291833111484002
Block: 291833111484003
Block: 291833111484007
Block: 291833111484008
VTD: Keystone
VTD: Lakes
VTD: Laura Hill
VTD: Meadow Valley
VTD: Montbrook
VTD: Monticello
VTD: Morningside
Block: 291833116023000
Block: 291833116023001
Block: 291833116023002
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Block: 291833116023012
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Block: 291833118024011
VTD: Mount Hope
VTD: New Melle
VTD: Normandy
Block: 291833119031002
Block: 291833119031004
Block: 291833119031005
Block: 291833119031006
Block: 291833119031007
Block: 291833119031008
Block: 291833119031009
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Block: 291833119034023
Block: 291833119034026
Block: 291833119091007
Block: 291833119092000
Block: 291833119092002
VTD: Oaks

VTD: Parkwood

VTD: Patriot

VTD: Phoenix

VTD: Pioneer

Block: 291833120032075

Block: 291833120032078

Block: 291833120032082

Block: 291833120032083

Block: 291833120032093

Block: 291833120032094

Block: 291833120032095

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Block: 291833121922041

Block: 291833121922042

Block: 291833121922047

VTD: Pitman

VTD: Rabbit Run

VTD: Regatta Bay

VTD: Ridgepoint

VTD: River Bend

VTD: Salt Lick

VTD: Shadow Creek

VTD: Shoshone

VTD: St. Jude

VTD: St. Marys

Block: 291833124002007

Block: 291833124002027

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Block: 291833124002029

Block: 291833124002030

VTD: Starbuck

VTD: Summerset

VTD: Sunny Hill
VTD: Sycamore
VTD: Timberwood
VTD: Turtle Creek
VTD: Twin Chimneys
VTD: Twin Oaks
VTD: Washington
Block: 291833111462016
VTD: Weldon Spring
VTD: Westfield
VTD: Wheatfield
VTD: Whitmoor
VTD: Windcastle
VTD: Winds
VTD: Wolfrum
VTD: Woodcliff
VTD: Woodglen
VTD: Woodstream
County: St. Louis MO
VTD: BON001
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VTD: JEF200
VTD: JEF202
VTD: LAF001

VTD: LAF002

VTD: LAF003

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VTD: LAF042

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VTD: LAF200

VTD: LAF205

VTD: LAF207

VTD: LEM001

VTD: LEM002

VTD: LEM003

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VTD: LEM007

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VTD: WH043
VTD: WH044
VTD: WH045
VTD: WH046
VTD: WH047
VTD: WH200
VTD: WH201
VTD: WH202
VTD: WH203
VTD: WH208

128.463. The third congressional district shall be composed of the following:

County: Callaway MO

County: Camden MO

VTD: Barnumton

Block: 290299507013012

VTD: Camdenton 1

VTD: Camdenton 2

VTD: Camdenton 3

VTD: Decaturville

VTD: Freedom
VTD: Greenview
Block: 290299503021000
Block: 290299503021001
Block: 290299503021002
Block: 290299503021003
Block: 290299503021004
Block: 290299503021005
Block: 290299503021006
Block: 290299503021007
Block: 290299503021008
Block: 290299503021009
Block: 290299503021010
Block: 290299503021011
Block: 290299503021012
Block: 290299503021013
Block: 290299503021014
Block: 290299503021015
Block: 290299503021016
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Block: 290299503021019
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Block: 290299503021041
Block: 290299507013000
Block: 290299507013001
Block: 290299507013002
Block: 290299507013003
Block: 290299507013004
Block: 290299507013005
Block: 290299507013006
Block: 290299507013007
Block: 290299507013008
Block: 290299507013009
Block: 290299507013010
Block: 290299507013015
Block: 290299507013016
VTD: Ha Ha Tonka
VTD: Hillhouse
VTD: Horseshoe Bend
VTD: Linn Creek
VTD: Montreal
VTD: Osage Beach 1
VTD: Osage Beach 2
VTD: Osage Beach 3

VTD: Roach

Block: 290299503011000
 Block: 290299503011001
 Block: 290299503011002
 Block: 290299503011003
 Block: 290299503011004
 Block: 290299503011005
 Block: 290299503011006
 Block: 290299503011007
 Block: 290299503011008
 Block: 290299503011009
 Block: 290299503011010
 Block: 290299503011011
 Block: 290299503011012
 Block: 290299503011013
 Block: 290299503011014
 Block: 290299503011015
 Block: 290299508013035

VTD: Stoutland

Block: 290299509001100
 Block: 290299509001102
 Block: 290299509001103
 Block: 290299509002004
 Block: 290299509002005
 Block: 290299509002006
 Block: 290299509002007
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 Block: 290299509002009
 Block: 290299509002010
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Block: 290299509002094
Block: 290299509002097
Block: 290299509002098
Block: 290299509002099
Block: 290299509002100
Block: 290299509002101
Block: 290299509002102
Block: 290299509002104
VTD: Sunny Slope
VTD: Sunrise Beach 1
VTD: Sunrise Beach 2
Block: 290299511022002
Block: 290299512011000
Block: 290299512011001
Block: 290299512011002
Block: 290299512011003
Block: 290299512011004
Block: 290299512011005
Block: 290299512011006
Block: 290299512011007
Block: 290299512011008
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Block: 290299512011010
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Block: 290299512011012
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Block: 290299512011014
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Block: 290299512011016
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Block: 290299512011021
Block: 290299512011022
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Block: 290299512011024
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Block: 290299512021041
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Block: 290299512021080
Block: 290299512021081
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Block: 290299512021095
Block: 290299512021098
Block: 290299512021099
Block: 290299512021103
Block: 290299512021104
Block: 290299512021105
VTD: Sunrise Beach 3
County: Cole MO
County: Franklin MO
County: Gasconade MO
County: Jefferson MO
County: Maries MO
County: Miller MO
County: Montgomery MO
County: Osage MO
County: St. Charles MO
VTD: Adams
VTD: Arlington
Block: 291833111451000
Block: 291833111451001
Block: 291833111451002
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Block: 291833111473016
Block: 291833111481004
Block: 291833111481005
Block: 291833111483000
Block: 291833111483001
VTD: Briarhill

VTD: Canary

VTD: Cave Springs

VTD: Cedar

VTD: Cheshire

VTD: Community

Block: 291833120031006

Block: 291833120031007

Block: 291833120031008

Block: 291833120031009

Block: 291833120031010

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Block: 291833121941022
Block: 291833121941023
Block: 291833121942018
Block: 291833121942019
Block: 291833121942020
Block: 291833121942022
Block: 291833121942023
Block: 291833121951006
Block: 291833121951007

Block: 291833121951008
Block: 291833121951009
Block: 291833121951010
Block: 291833121951011
Block: 291833121951012
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Block: 291833121951038
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Block: 291833121951067
Block: 291833121951068
Block: 291833121951069
Block: 291833121951070
Block: 291833121952000
Block: 291833121952001
Block: 291833121952002
Block: 291833121952003
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Block: 291833121952011
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Block: 291833121952015
Block: 291833121952016
Block: 291833121952017
Block: 291833121952018
Block: 291833121952019
Block: 291833121952020
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Block: 291833121952042
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Block: 291833121952044
Block: 291833121952045
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Block: 291833121952050
Block: 291833121952051
Block: 291833121952052
Block: 291833121952053
Block: 291833121952054
Block: 291833121952055
Block: 291833121952056
Block: 291833121952057
Block: 291833121952058
VTD: Country Hill
Block: 291833113112000
Block: 291833113112001
Block: 291833113112002
Block: 291833113112003
Block: 291833113112004
Block: 291833113113000
Block: 291833113113001
Block: 291833113113002
Block: 291833113113003
Block: 291833113113004
Block: 291833113113012
VTD: Coverdell
VTD: Covilli
VTD: Edgewood
VTD: Evergreen
VTD: Fairmount
Block: 291833112941011
Block: 291833112941012
VTD: Fairview
VTD: Fairways
VTD: Flint Hill
VTD: Foristell
VTD: Government
VTD: Graybridge
Block: 291833112942000
Block: 291833112942001
Block: 291833112942002
Block: 291833112942005
Block: 291833112942006
Block: 291833112942007
Block: 291833112942008
Block: 291833112942009
Block: 291833112942010
Block: 291833112942016
Block: 291833112942017
Block: 291833112942018
Block: 291833112942020
Block: 291833112942022
Block: 291833112942027
Block: 291833112942028
VTD: Hanover
VTD: Heritage
Block: 291833110011046
Block: 291833110011054

Block: 291833111453000
Block: 291833111461002
Block: 291833111461003
Block: 291833111461004
Block: 291833111461005
Block: 291833111461006
Block: 291833111461007
Block: 291833111462000
Block: 291833111462001
Block: 291833111462002
Block: 291833111462005
Block: 291833111462006
Block: 291833111462007
Block: 291833111462008
Block: 291833111462009
Block: 291833111462021
Block: 291833111463004
Block: 291833111463005
Block: 291833111463007
Block: 291833111463013
Block: 291833111463014
Block: 291833111463015
Block: 291833111463016
Block: 291833111463017
Block: 291833111463018
Block: 291833111463019
Block: 291833111463020
Block: 291833111463021
Block: 291833111463026
Block: 291833111463027
VTD: Hi Point
VTD: Highgrove
Block: 291833116042000
Block: 291833116042001
Block: 291833116042002
Block: 291833116042003
Block: 291833116042004
Block: 291833116042005
Block: 291833116042006
Block: 291833116042007
Block: 291833116042008
Block: 291833116042009
Block: 291833116042010
Block: 291833118013000
Block: 291833118013001
Block: 291833118013003
Block: 291833118013005
Block: 291833118013007
Block: 291833118013008
Block: 291833118013009
Block: 291833118013010
Block: 291833118013011
Block: 291833118013012
Block: 291833118013014
Block: 291833118013015
Block: 291833118013016

Block: 291833118013017
Block: 291833118013018
Block: 291833118013019
Block: 291833118013020
Block: 291833118013022
Block: 291833118013023
Block: 291833118013024
Block: 291833118013025
Block: 291833118013026
Block: 291833118013027
Block: 291833118013028
Block: 291833118013029
VTD: Josephville
VTD: Kampville
VTD: Katy Trail
Block: 291833111472000
Block: 291833111472001
Block: 291833111473000
Block: 291833111473001
Block: 291833111473002
Block: 291833111473003
Block: 291833111473004
Block: 291833111473005
Block: 291833111473006
Block: 291833111473007
Block: 291833111473008
Block: 291833111473009
Block: 291833111473010
Block: 291833111473011
Block: 291833111473012
VTD: Lincoln
VTD: Mamelle
VTD: Marina
VTD: McClay
VTD: McNair
VTD: Mid Rivers
VTD: Montclair
VTD: Morningside
Block: 291833116031001
VTD: Normandy
Block: 291833119034000
Block: 291833119034001
Block: 291833119034024
VTD: Oak Creek
VTD: Orchard Farm
VTD: Peine
VTD: Pioneer
Block: 291833120032074
VTD: Rivers
VTD: Shirewood
VTD: Sibley
VTD: Spencer
VTD: St. Andrews
VTD: St. Cletus

VTD: St. Marys

Block: 291833124002001
Block: 291833124002002
Block: 291833124002003
Block: 291833124002004
Block: 291833124002005
Block: 291833124002006
Block: 291833124002008
Block: 291833124002009
Block: 291833124002010
Block: 291833124002020
Block: 291833124003000
Block: 291833124003001
Block: 291833124003013
Block: 291833124003014
Block: 291833124003015
Block: 291833124003016
Block: 291833124003017
Block: 291833124003018
Block: 291833124003019
Block: 291833124003020
Block: 291833124003021
Block: 291833124003022
Block: 291833124003023
Block: 291833124003024
Block: 291833124003025
Block: 291833124003026
Block: 291833124003027
Block: 291833124003028
Block: 291833124003029
Block: 291833124003030
Block: 291833124003031
Block: 291833124003032

VTD: St. Paul

VTD: Sun Lake

VTD: Tanglewood

VTD: Treetop

VTD: Truman

VTD: Washington

Block: 291833109021021
Block: 291833109021022
Block: 291833109021024
Block: 291833109021025
Block: 291833109021026
Block: 291833109021027
Block: 291833109021028
Block: 291833109021029
Block: 291833109021030
Block: 291833110011025
Block: 291833110011029
Block: 291833110011030
Block: 291833110011034
Block: 291833110011041
Block: 291833110011042
Block: 291833110011047
Block: 291833110011048

Block: 291833110011049
Block: 291833110011050
Block: 291833110011051
Block: 291833110011052
Block: 291833110011058
Block: 291833110012000
Block: 291833110012001
Block: 291833110012002
Block: 291833110012003
Block: 291833110012004
Block: 291833110012005
Block: 291833110012006
Block: 291833110012007
Block: 291833110012008
Block: 291833110012009
Block: 291833110012010
Block: 291833110012014
Block: 291833110012015
Block: 291833110012016
Block: 291833110012017
Block: 291833110012018
Block: 291833110012019
Block: 291833110012020
Block: 291833110012021
Block: 291833110012023
Block: 291833110012024
Block: 291833110012025
Block: 291833110012026
Block: 291833110012027
Block: 291833110012032
Block: 291833110042000
Block: 291833110042001
Block: 291833110042002
Block: 291833110042003
Block: 291833110042004
Block: 291833110042005
Block: 291833110042006
Block: 291833110042007
Block: 291833110042008
Block: 291833110042009
Block: 291833110042010
Block: 291833110042011
Block: 291833110042012
Block: 291833110042013
Block: 291833110042014
Block: 291833110043000
Block: 291833110043001
Block: 291833110043002
Block: 291833110043003
Block: 291833110044004
Block: 291833110044005
Block: 291833110044007
Block: 291833110044008
Block: 291833110044011

Block: 291833110044019
Block: 291833110044029
Block: 291833110044032
Block: 291833110044033
Block: 291833111462003
Block: 291833111462004
Block: 291833111462012
Block: 291833111463000
Block: 291833111463001
Block: 291833111463002
Block: 291833111463003
Block: 291833111463006
Block: 291833111463008
Block: 291833111463009
Block: 291833111463010
Block: 291833111463011
Block: 291833111463012
Block: 291833111463022
Block: 291833111463023
Block: 291833111463024
Block: 291833112111017
Block: 291833112111018
Block: 291833112111019
Block: 291833112111021
Block: 291833112111022
Block: 291833112111023
Block: 291833112111024
Block: 291833112111025
Block: 291833112111026
Block: 291833112111029
Block: 291833112111030
Block: 291833112111031
Block: 291833112111032
Block: 291833112111033

VTD: Wilshire

County: Warren MO

128.464. The fourth congressional district shall be composed of the following:

County: Audrain MO

County: Barton MO

County: Bates MO

County: Benton MO

County: Boone MO

County: Camden MO

VTD: Barnumton

Block: 290299503021032
Block: 290299507011000
Block: 290299507011001
Block: 290299507011002
Block: 290299507011003
Block: 290299507011004
Block: 290299507011005
Block: 290299507011006
Block: 290299507011007
Block: 290299507011008
Block: 290299507011009
Block: 290299507011010

Block: 290299507011011
Block: 290299507011012
Block: 290299507011013
Block: 290299507011014
Block: 290299507011015
Block: 290299507011016
Block: 290299507011017
Block: 290299507011018
Block: 290299507011019
Block: 290299507011020
Block: 290299507011021
Block: 290299507011024
Block: 290299507011030
Block: 290299507011033
Block: 290299507011034
Block: 290299507011035
Block: 290299507011040
Block: 290299507011041
Block: 290299507011043
Block: 290299507011051
Block: 290299507012000
Block: 290299507012001
Block: 290299507012002
Block: 290299507012003
Block: 290299507012004
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Block: 290299507012006
Block: 290299507012007
Block: 290299507012008
Block: 290299507012009
Block: 290299507012010
Block: 290299507012011
Block: 290299507012012
Block: 290299507012013
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Block: 290299507012015
Block: 290299507012016
Block: 290299507012017
Block: 290299507012018
Block: 290299507012019
Block: 290299507012024
Block: 290299507012030
Block: 290299507012031
Block: 290299507013011
Block: 290299507013013
Block: 290299507013014
Block: 290299507013017
Block: 290299507014000
Block: 290299507014001
Block: 290299507014002
Block: 290299507014003
Block: 290299507014004
Block: 290299507014005
Block: 290299507014006

Block: 290299507014007
Block: 290299507014008
Block: 290299507014009
Block: 290299507014010
Block: 290299507014011
Block: 290299507014012
Block: 290299507014013
Block: 290299507014014
Block: 290299507014015
Block: 290299507014016
Block: 290299507014017
Block: 290299507014018
Block: 290299507014019
Block: 290299507014020
Block: 290299507014021
Block: 290299507014022
Block: 290299508012001
Block: 290299508012002
Block: 290299508012003
Block: 290299508012004
Block: 290299508012005
Block: 290299508012006
Block: 290299508012017
Block: 290299508012018
Block: 290299508012019
Block: 290299508012020
Block: 290299508012021
VTD: Climax Springs
VTD: Greenview
Block: 290299503012000
Block: 290299503012001
Block: 290299503012002
Block: 290299503012003
Block: 290299503012004
Block: 290299503012005
Block: 290299503012006
Block: 290299503012007
Block: 290299503012008
Block: 290299503012009
Block: 290299503021030
Block: 290299503021031
Block: 290299503021033
Block: 290299503021034
Block: 290299503021035
Block: 290299503021036
Block: 290299503021037
Block: 290299503021038
Block: 290299503021039
Block: 290299503021040
Block: 290299507011022
Block: 290299507011023
VTD: Macks Creek
VTD: Roach
Block: 290299503012010
Block: 290299503012011
Block: 290299503012012

Block: 290299503012013
Block: 290299503012014
Block: 290299503012015
Block: 290299503012016
Block: 290299503012017
Block: 290299503012018
Block: 290299503012019
Block: 290299503012020
Block: 290299503012021
Block: 290299503012022
Block: 290299503012023
Block: 290299503012024
Block: 290299503012025
Block: 290299503012026
Block: 290299503012027
Block: 290299503012028
Block: 290299503012029
Block: 290299508013000
Block: 290299508013013
Block: 290299508013014
Block: 290299508013015
Block: 290299508013016
Block: 290299508013018
Block: 290299508013019
Block: 290299508013020
Block: 290299508013024
Block: 290299508013026
Block: 290299508013027
Block: 290299508013028
Block: 290299508013033
Block: 290299508013036
Block: 290299508013037
Block: 290299508013038
Block: 290299508013039
Block: 290299508013042
Block: 290299508013043
Block: 290299508013045
Block: 290299508013046
Block: 290299508013047
Block: 290299508013048
Block: 290299508013052
Block: 290299508013053
Block: 290299508013054
Block: 290299508013061
Block: 290299508021026
Block: 290299508021027
Block: 290299508021028
Block: 290299508021029
Block: 290299508021043
Block: 290299508021044
Block: 290299508021045
Block: 290299508021054
Block: 290299508021059
Block: 290299508023027

Block: 290299508023031
Block: 290299508023032
Block: 290299508023035
Block: 290299508023036
Block: 290299508023038
Block: 290299508023040
Block: 290299508023041
VTD: Sunrise Beach 2
Block: 290299512012011
VTD: Wilson Bend
County: Cass MO
County: Cedar MO
County: Cooper MO
County: Dade MO
County: Dallas MO
County: Henry MO
County: Hickory MO
County: Howard MO
County: Jackson MO
VTD: Sni-A-Bar 32
Block: 290950141221012
VTD: Sni-A-Bar 37
VTD: Sni-A-Bar 38
VTD: Sni-A-Bar 39
VTD: Sni-A-Bar 41
Block: 290950140081000
Block: 290950140081001
Block: 290950140081012
Block: 290950140082004
Block: 290950140082005
VTD: Sni-A-Bar 43
VTD: Sni-A-Bar 44
VTD: Sni-A-Bar 45
VTD: Sni-A-Bar 46
VTD: Sni-A-Bar 47
VTD: Sni-A-Bar 48
VTD: Sni-A-Bar 49
VTD: Sni-A-Bar 52
County: Johnson MO
County: Lafayette MO
County: Moniteau MO
County: Monroe MO
County: Morgan MO
County: Pettis MO
County: Polk MO
County: Randolph MO
County: Saline MO
County: St. Clair MO
County: Vernon MO
128.465. The fifth congressional district shall be composed of the following:
County: Clay MO
VTD: Chou 8
Block: 290470206032018
VTD: Gal 10
VTD: Gal 11
VTD: Gal 12

VTD: Gal 13
VTD: Gal 14
VTD: Gal 15
VTD: Gal 16
VTD: Gal 17
VTD: Gal 18
VTD: Gal 4
VTD: Gal 5
VTD: Gal 6
VTD: Gal 7
VTD: Gal 9
VTD: KC 21-1
VTD: KC 21-10
VTD: KC 21-11
VTD: KC 21-12
VTD: KC 21-13
VTD: KC 21-14
VTD: KC 21-15
VTD: KC 21-16
VTD: KC 21-17
VTD: KC 21-18
VTD: KC 21-19
VTD: KC 21-2
VTD: KC 21-20
VTD: KC 21-22
VTD: KC 21-23
VTD: KC 21-24
VTD: KC 21-25
VTD: KC 21-26
VTD: KC 21-27
VTD: KC 21-3
VTD: KC 21-4
VTD: KC 21-5
VTD: KC 21-6
VTD: KC 21-7
VTD: KC 21-8
VTD: KC 21-9
County: Jackson MO
VTD: 1603
VTD: 412
VTD: 413
VTD: 414
VTD: 415
VTD: 616
VTD: 617
VTD: 618
VTD: 619
VTD: Blue 01-01
VTD: Blue 01-02
VTD: Blue 01-03
VTD: Blue 01-04
VTD: Blue 01-05
VTD: Blue 01-06
VTD: Blue 01-09

VTD: Blue 02-01
VTD: Blue 02-02
VTD: Blue 02-03
VTD: Blue 02-04
VTD: Blue 02-05
VTD: Blue 02-06
VTD: Blue 02-07
VTD: Blue 03-01
VTD: Blue 03-02
VTD: Blue 03-03
VTD: Blue 03-04
Block: 290950114064000
Block: 290950114064001
Block: 290950114064002
Block: 290950114064003
Block: 290950114064004
Block: 290950114064005
Block: 290950114064006
Block: 290950114064007
Block: 290950177002013
Block: 290950177004000
Block: 290950177004001
Block: 290950177004002
Block: 290950177004003
Block: 290950177004004
Block: 290950177004005
Block: 290950177004006
Block: 290950177004007
Block: 290950177004008
Block: 290950177004009
Block: 290950177004010
Block: 290950177004011
Block: 290950177004012
Block: 290950177004013
Block: 290950177004014
Block: 290950177004015
Block: 290950177004016
VTD: Blue 03-05
VTD: Blue 03-06
Block: 290950151001049
Block: 290950151001051
Block: 290950151001052
Block: 290950151001053
Block: 290950151001059
Block: 290950151001060
Block: 290950151001063
Block: 290950151001064
Block: 290950151001065
Block: 290950151001066
Block: 290950151001067
Block: 290950151001068
Block: 290950151001069
Block: 290950151001082
Block: 290950151001083
Block: 290950151002007
Block: 290950151002008

Block: 290950151002009
Block: 290950151002010
Block: 290950151002011
Block: 290950151002012
Block: 290950151002013
Block: 290950151002017
Block: 290950151002018
Block: 290950151002019
Block: 290950151002024
Block: 290950151003002
Block: 290950151003006
Block: 290950151003007
Block: 290950151003008
Block: 290950151003009
Block: 290950151003010
Block: 290950151003017
Block: 290950151003023
Block: 290950151003024
VTD: Blue 04-01
VTD: Blue 04-02
VTD: Blue 04-03
VTD: Blue 04-04
VTD: Blue 04-05
VTD: Blue 04-06
VTD: Blue 04-07
VTD: Blue 04-08
VTD: Blue 04-09
VTD: Blue 04-10
VTD: Blue 05-01
VTD: Blue 05-02
VTD: Blue 05-03
VTD: Blue 05-04
VTD: Blue 05-05
VTD: Blue 05-06
VTD: Blue 05-07
VTD: Blue 05-08
VTD: Blue 05-09
VTD: Blue 06-01
VTD: Blue 06-02
VTD: Blue 06-03
VTD: Blue 06-04
VTD: Blue 06-05
VTD: Blue 06-06
VTD: Blue 06-07
VTD: Blue 07-01
VTD: Blue 07-02
VTD: Blue 07-03
VTD: Blue 07-04
VTD: Blue 07-05
VTD: Blue 07-06
VTD: Blue 07-07
VTD: Blue 07-08
VTD: Blue 07-09
VTD: Blue 08-01

VTD: Blue 08-02
VTD: Blue 08-03
VTD: Blue 08-04
VTD: Blue 08-05
VTD: Blue 08-06
VTD: Blue 08-07
VTD: Blue 08-08
VTD: Brooking No. 1
VTD: Brooking No. 10
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VTD: KC WD2 PCT206
VTD: KC WD2 PCT211
VTD: KC WD8 PCT810
VTD: KC1314
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VTD: Prairie 59
VTD: Prairie 60
VTD: Prairie 62
VTD: Prairie 01
VTD: Prairie 02
VTD: Prairie 10
VTD: Prairie 25
VTD: Prairie 53
VTD: Prairie 54
VTD: Prairie 55
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VTD: Prairie 58
VTD: Prairie 61
VTD: Prairie 63
VTD: Sni-A-Bar 01
VTD: Sni-A-Bar 02
VTD: Sni-A-Bar 03
VTD: Sni-A-Bar 04
VTD: Sni-A-Bar 05
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Block: 290959892001000
Block: 290959892001001
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VTD: Sni-A-Bar 18
VTD: Sni-A-Bar 19
VTD: Sni-A-Bar 22
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Block: 290950141262010
Block: 290950141262011
VTD: Sni-A-Bar 26
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Block: 290950141262014
Block: 290950141262015
Block: 290950141262016
Block: 290950141262017
Block: 290950141262019
Block: 290950141262020
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Block: 290950141262023
Block: 290950141262024
Block: 290950141262025
Block: 290959891001010
VTD: Sni-A-Bar 27
Block: 290950141252004
Block: 290950141252005
Block: 290950141252011
VTD: Sni-A-Bar 28
VTD: Sni-A-Bar 30
Block: 290950141214004
Block: 290950141215007
Block: 290950141215008
Block: 290950141215009
VTD: Sni-A-Bar 31
VTD: Sni-A-Bar 33
VTD: Sni-A-Bar 34
VTD: Sni-A-Bar 35
VTD: Sni-A-Bar 36
VTD: Van Buren 01
VTD: Van Buren 02
VTD: Van Buren 03
VTD: Van Buren 04

VTD: Van Buren 06

VTD: Van Buren 07

VTD: Van Buren 08

VTD: Van Buren 09

VTD: Van Buren 10

VTD: Van Buren 11

VTD: Van Buren 12

VTD: Van Buren 13

VTD: Van Buren 14

VTD: Van Buren 15

VTD: Van Buren 16

VTD: Van Buren 17

VTD: Van Buren 18

VTD: Van Buren 19

VTD: Washington 01

VTD: Washington 02

VTD: Washington 03

VTD: Washington 04

VTD: Washington 05

VTD: Washington 06

VTD: Washington 07

VTD: Washington 08

VTD: Washington 09

VTD: Washington 10

VTD: Washington 11

VTD: Washington 12

128.466. The sixth congressional district shall be composed of the following:

County: Adair MO

County: Andrew MO

County: Atchison MO

County: Buchanan MO

County: Caldwell MO

County: Carroll MO

County: Chariton MO

County: Clark MO

County: Clay MO

VTD: Chou 8

Block: 290470206032000

Block: 290470206032001

Block: 290470206032002

Block: 290470206032003

Block: 290470206032004

Block: 290470206032007

Block: 290470206032008

Block: 290470206032014

Block: 290470206032015

Block: 290470206032016

Block: 290470206032017

Block: 290470206034000

Block: 290470206034001

Block: 290470206034002

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Block: 290470206034018
Block: 290470206034019
Block: 290470206034020
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Block: 290470208032006
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Block: 290470208033012
Block: 290470208033015
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Block: 290470209021002
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Block: 290470209021008
Block: 290470209021019
Block: 290470209021020
Block: 290470209021021
Block: 290470209021022
Block: 290470223023015
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Block: 290470223023017
Block: 290470223023019
Block: 290470223023023
VTD: FR 1
VTD: FR 2
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VTD: FR 5
VTD: KC 21 Lib 1
VTD: KC 21 Lib 2
VTD: KC 21 Lib 3
VTD: KC 21 Lib 4
VTD: KC 21 Lib 5
VTD: KC 21 Lib 6
VTD: KC 21 Pl 1
VTD: KC 21-21
VTD: Kry 1
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VTD: Lib 1
VTD: Lib 10
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VTD: Pl 1
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VTD: Pl 3
VTD: Wash 1
VTD: Wash 2
VTD: Wash 3
County: Clinton MO
County: Daviess MO
County: DeKalb MO
County: Gentry MO
County: Grundy MO
County: Harrison MO
County: Holt MO
County: Jackson MO
VTD: Blue 01-07
VTD: Blue 01-08
VTD: Blue 03-04
Block: 290950151002029
Block: 290950151002033
VTD: Blue 03-06
Block: 290950151001050
Block: 290950151001058
VTD: Blue 03-07
VTD: Blue 03-08
VTD: Blue 03-09
VTD: Fort Osage 01
VTD: Fort Osage 02
VTD: Fort Osage 03
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VTD: Fort Osage 10
VTD: Sni-A-Bar 05
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Block: 290950149033010
Block: 290950149033012
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VTD: Sni-A-Bar 07
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VTD: Sni-A-Bar 12
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VTD: Sni-A-Bar 22
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VTD: Sni-A-Bar 24
VTD: Sni-A-Bar 25
VTD: Sni-A-Bar 26
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Block: 290950141264007
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VTD: Sni-A-Bar 30
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VTD: Sni-A-Bar 32
Block: 290950141112006
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VTD: Sni-A-Bar 41
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VTD: Sni-A-Bar 42
VTD: Sni-A-Bar 50
VTD: Sni-A-Bar 51
VTD: Sni-A-Bar 83
County: Knox MO
County: Lewis MO
County: Lincoln MO
County: Linn MO
County: Livingston MO
County: Macon MO
County: Marion MO
County: Mercer MO
County: Nodaway MO
County: Pike MO

County: Platte MO
County: Putnam MO
County: Ralls MO
County: Ray MO
County: Schuyler MO
County: Scotland MO
County: Shelby MO
County: Sullivan MO
County: Worth MO

128.467. The seventh congressional district shall be composed of the following:

County: Barry MO
County: Christian MO
County: Greene MO
County: Jasper MO
County: Lawrence MO
County: McDonald MO
County: Newton MO
County: Stone MO
County: Taney MO
VTD: BOSTON CENTER
Block: 292134802042025
Block: 292134802042026
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Block: 292134802042043
Block: 292134802042050
Block: 292134802042056
Block: 292134802042057
Block: 292134802042059
Block: 292134802061000
Block: 292134802061001
Block: 292134802061002
Block: 292134802061003
Block: 292134802061004
Block: 292134802061005
Block: 292134802061006
Block: 292134802061007
Block: 292134802061010
VTD: BRANSON 1
VTD: BRANSON 2
VTD: BRANSON 3
VTD: HOLLISTER 1
VTD: HOLLISTER 2
Block: 292134803012036
Block: 292134803012037

Block: 292134803012038
 Block: 292134803012039
 Block: 292134803021038
 Block: 292134803021039
 Block: 292134803021040
 Block: 292134803021041
 Block: 292134803021042
 Block: 292134803021043
 Block: 292134803021044
 Block: 292134803021045
 Block: 292134803021046
 Block: 292134803023000
 Block: 292134803023001
 Block: 292134803023002
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Block: 292134805041002
Block: 292134805041003
Block: 292134805041004
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Block: 292134805041008
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Block: 292134805041010
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Block: 292134805041020
Block: 292134805041021
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 Block: 292134805042000
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 Block: 292134805042022
 Block: 292134805042023
 Block: 292134805043000
 Block: 292134805043007
 Block: 292134805043015
 Block: 292134805043016
 Block: 292134805043035
 Block: 292134805043036
 Block: 292134805043037
 Block: 292134805043038
 Block: 292134805043039
 Block: 292134805043040
 VTD: HOLLISTER 3
 VTD: KIRBYVILLE
 Block: 292134803021054
 Block: 292134803024000
 VTD: MT BRANSON
 Block: 292134803012011
 Block: 292134803012012
 Block: 292134803012013
 Block: 292134803012015

Block: 292134803012016
Block: 292134803012017
Block: 292134803012018
Block: 292134803012019
Block: 292134803012020
Block: 292134803012021
Block: 292134803012022
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Block: 292134803012030
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Block: 292134803012032
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Block: 292134803012034
Block: 292134803012035
Block: 292134803012040
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Block: 292134803012042
Block: 292134803012046
Block: 292134803012047
Block: 292134803012048
Block: 292134803012049
Block: 292134803012050
VTD: NORTH BRANSON
VTD: SKYLINE
VTD: WALNUT SHADE
Block: 292134802042003
Block: 292134802042006
Block: 292134802042009
Block: 292134802042038
County: Webster MO
128.468. The eighth congressional district shall be composed of the following:
County: Bollinger MO
County: Butler MO
County: Camden MO
VTD: Stoutland
Block: 290299509002092
Block: 290299509002095
Block: 290299509002096
Block: 290299509002103
Block: 290299509002105
County: Cape Girardeau MO
County: Carter MO
County: Crawford MO
County: Dent MO
County: Douglas MO
County: Dunklin MO
County: Howell MO
County: Iron MO

County: Laclede MO
 County: Madison MO
 County: Mississippi MO
 County: New Madrid MO
 County: Oregon MO
 County: Ozark MO
 County: Pemiscot MO
 County: Perry MO
 County: Phelps MO
 County: Pulaski MO
 County: Reynolds MO
 County: Ripley MO
 County: Scott MO
 County: Shannon MO
 County: St. Francois MO
 County: Ste. Genevieve MO
 County: Stoddard MO
 County: Taney MO
 VTD: BOSTON CENTER
 Block: 292134802042044
 Block: 292134802042045
 Block: 292134802042048
 Block: 292134802042049
 Block: 292134802042051
 VTD: BRADLEYVILLE
 VTD: CEDARCREEK
 VTD: FORSYTH 1
 VTD: FORSYTH 2
 VTD: HOLLISTER 2
 Block: 292134803023004
 Block: 292134803023005
 VTD: KIRBYVILLE
 Block: 292134803011035
 Block: 292134803011036
 Block: 292134803011037
 Block: 292134803011042
 Block: 292134803011043
 Block: 292134803011045
 Block: 292134803011046
 Block: 292134803011047
 Block: 292134803011048
 Block: 292134803011049
 Block: 292134803011050
 Block: 292134803011051
 Block: 292134803011052
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 Block: 292134803011062
 Block: 292134803012051

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Block: 292134803021004
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Block: 292134803021047
Block: 292134803021048
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Block: 292134803024016
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Block: 292134803025012
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Block: 292134803025016
Block: 292134803025017
VTD: KISSEE MILLS
VTD: Mark Twain
VTD: MERRIAM WOODS

VTD: MT BRANSON

Block: 292134802031075
 Block: 292134802033103
 Block: 292134803011000
 Block: 292134803011001
 Block: 292134803011002
 Block: 292134803011003
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 Block: 292134803011006
 Block: 292134803011007
 Block: 292134803011008
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Block: 292134803013028
Block: 292134803013039
VTD: ROCKAWAY BEACH
VTD: TANEYVILLE
VTD: WALNUT SHADE
Block: 292134802031004
Block: 292134802031006
Block: 292134802031008
Block: 292134802031076
Block: 292134802031085
Block: 292134802031086
Block: 292134802031087
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Block: 292134802032022
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Block: 292134802041010
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 Block: 292134802042007
 Block: 292134802042008
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 Block: 292134802042011
 Block: 292134802042012
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 Block: 292134802042017
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 Block: 292134802042021
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 Block: 292134802042024
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 Block: 292134802042042
 Block: 292134802042046
 Block: 292134802042047

Block: 292134802071000
Block: 292134802071001
Block: 292134802071002
Block: 292134802071003
Block: 292134802071004
Block: 292134802071005
Block: 292134802071006
Block: 292134802071008
Block: 292134802071009
Block: 292134802071010
Block: 292134802071011
County: Texas MO
County: Washington MO
County: Wayne MO
County: Wright MO"; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Bosley moved that **House Amendment No. 5** be adopted.

Which motion was defeated.

On motion of Representative Shaul, **HCS HB 2117** was adopted.

On motion of Representative Shaul, **HCS HB 2117** was ordered perfected and printed by the following vote, the ayes and noes having been demanded by Representative Shaul:

AYES: 084

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Derges	Dinkins	Dogan	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Grier
Griffith	Haden	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Kalberloh
Kelley 127	Kelly 141	Knight	Lewis 6	Mayhew
McGaugh	McGill	Morse	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Rone	Sassmann
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Smith 163	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Thompson	Van Schoiack
Veit	Wiemann	Wright	Mr. Speaker	

NOES: 060

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burton	Butz	Christofanelli
Clemens	Coleman 32	Collins	Davis	Doll
Ellebracht	Fogle	Gray	Gregory 96	Gunby

Ingle	Johnson	Kidd	Lewis 25	Lovasco
Mackey	McCreery	Merideth	Mosley	Murphy
Phifer	Pietzman	Price IV	Proudie	Quade
Roden	Rogers	Sander	Sauls	Schroer
Sharp 36	Simmons	Smith 45	Smith 67	Stevens 46
Terry	Toalson Reisch	Trent	Turnbaugh	Unsicker
Walsh 50	Weber	West	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 013

Burnett	Coleman 97	Eggleston	Evans	Haffner
Hurlbert	McDaniel	Nurrenbern	O'Donnell	Person
Rowland	Schnelting	Walsh Moore 93		

VACANCIES: 006

The following members' presence was noted: Person and Rowland.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Wednesday, January 19, 2022.

COMMITTEE HEARINGS

BUDGET

Wednesday, January 19, 2022, 11:00 AM or upon morning recess (whichever is later), House Hearing Room 3.

Public hearing will be held: HJR 117

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Wednesday, January 19, 2022, 9:00 AM, House Hearing Room 7.

Executive session will be held: HB 1559

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Wednesday, January 19, 2022, 1:00 PM, House Hearing Room 5.

Public hearing will be held: HR 3261, HR 3265

Executive session will be held: HR 3261, HR 3265

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, January 19, 2022, 11:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1619, HB 2116, HB 1690, HB 2097, HB 2221

Executive session will be held: HB 1697, HB 1977

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 19, 2022, 11:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 91, HJR 102, HJR 88

Executive session will be held: HJR 79

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Wednesday, January 19, 2022, 11:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2304, HB 2211, HB 1750, HB 1669

Executive session will be held: HB 1747

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Wednesday, January 19, 2022, 6:00 PM or upon adjournment (whichever is later),
House Hearing Room 7.

Executive session will be held: HB 1732

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, January 19, 2022, 9:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Presentation of annual report.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

LOCAL GOVERNMENT

Thursday, January 20, 2022, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 1541

Executive session may be held on any matter referred to the committee.

PENSIONS

Wednesday, January 19, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session will be held: HB 1473

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 19, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2096

Executive session will be held: HB 1555, HB 2149

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Wednesday, January 19, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1986, HB 1994, HJR 100

Executive session will be held: HB 1481

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 19, 2022, 6:00 PM or upon adjournment (whichever is later),

House Hearing Room 5.

Executive session will be held: HB 1672, HB 1627, HB 1628

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, January 20, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Informational overview by the Department of Higher Education and Workforce Development, Council on Public Higher Education, Missouri Community College Association, University of Missouri System and the Department of Elementary and Secondary Education. Public testimony will be taken regarding the appropriations for the Department of Higher Education and Workforce Development and the Department of Elementary and Secondary Education. If you would like to be on the list to testify, please call Rep. Black's office at (573) 751-2917. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, January 20, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 19, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the committee. Public testimony will be taken regarding the appropriations for the Department of Mental Health, Department of Health & Senior Services and Department of Social Services. If you would like to be on the list to testify, please contact Rep. Deaton's office at (573) 751-9801. We will also have a sign-in sheet at the hearing.

TRANSPORTATION

Wednesday, January 19, 2022, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1749

Executive session may be held on any matter referred to the committee.

Removed HB 1574.

AMENDED

UTILITIES

Wednesday, January 19, 2022, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1684

Executive session may be held on any matter referred to the committee.

WAYS AND MEANS

Wednesday, January 19, 2022, 11:00 AM, House Hearing Room 7.

Executive session will be held: HB 1583

Executive session may be held on any matter referred to the committee.

CORRECTED

WORKFORCE DEVELOPMENT

Monday, January 24, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2090, HB 2325

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

NINTH DAY, WEDNESDAY, JANUARY 19, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 65 and HCR 66

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 120

HOUSE BILLS FOR SECOND READING

HB 2453 through HB 2484

HOUSE BILLS FOR THIRD READING

HCS HB 2117, E.C. - Shaul

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

NINTH DAY, WEDNESDAY, JANUARY 19, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Dirk Deaton.

Creator God who has made us from the dust, it is by Your sovereign power that You allow us to breathe in and exhale in this, and every moment.

Lord, may You guard us from the lie that we govern supreme. For we do not. As Your prophet Daniel wrote, "It is You who controls the events of this world; You who raises up leaders, and cuts them down; it is You who gives wisdom and understanding."

As we embark upon this new year and another legislative session, help us to invest in what lasts. Help us to remember the treasures of this earth are subject to decay and they will not last. Help us to not be so caught up in the temporal matters of the day that we neglect to stop and offer an encouraging word, or inquire about a colleague's sick child.

May You grant us these things, giving us the eyes to see what matters and what does not, and the ability to discern the difference. This, I pray, according to Your will. Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the eighth day was approved as printed by the following vote:

AYES: 143

Anderson	Andrews	Appelbaum	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burton	Busick	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Collins	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Derges	Dinkins	Dogan	Doll
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Grier	Griffith	Gunby	Haden	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGill	Merideth	Morse	Mosley
Murphy	Owen	Patterson	Perkins	Person

Phifer	Pietzman	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 003

Adams	Bosley	Rowland
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PRESENT: 002

Aldridge	Windham
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ABSENT WITH LEAVE: 009

Bland Manlove	Burnett	Coleman 97	Eggleston	Haffner
Hurlbert	Nurrenbern	O'Donnell	Rogers	

VACANCIES: 006

HOUSE REMONSTRANCES

Representative Bosley offered House Remonstrance No. 1.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2485, introduced by Representative Knight, relating to promoting advanced recycling.

HB 2486, introduced by Representative West, relating to bail bond agents, with penalty provisions.

HB 2487, introduced by Representative West, relating to persons who are deaf or hard of hearing.

HB 2488, introduced by Representative Terry, relating to guardianships and conservatorships.

HB 2489, introduced by Representative Buchheit-Courtway, relating to the time limitations for prosecuting certain sexual offenses.

HB 2490, introduced by Representative Brown (16), relating to grievances against a guardian or conservator.

HB 2491, introduced by Representative Pouche, relating to sales tax.

HB 2492, introduced by Representative Fitzwater, relating to adult high schools.

HB 2493, introduced by Representative Black (7), relating to teacher career plans.

HB 2494, introduced by Representative Black (7), relating to teacher retirement, with an emergency clause.

HB 2495, introduced by Representative Schroer, relating to fire protection contractor licensing, with penalty provisions.

HB 2496, introduced by Representative Davis, relating to driving offenses.

HB 2497, introduced by Representative Porter, relating to the manufacture or distillation of liquor, with penalty provisions.

HB 2498, introduced by Representative Porter, relating to the classification of workers.

HB 2499, introduced by Representative Eggleston, relating to motor vehicle safety inspections.

HB 2500, introduced by Representative Anderson, relating to voter qualifications.

HB 2501, introduced by Representative Anderson, relating to criminal nonsupport, with penalty provisions.

HB 2502, introduced by Representative Houx, relating to sports wagering, with penalty provisions.

HB 2503, introduced by Representative Thomas, relating to boating safety identification cards.

HB 2504, introduced by Representative Falkner, relating to offenses against police animals, with penalty provisions.

HB 2505, introduced by Representative Basye, relating to testing for communicable diseases.

HB 2506, introduced by Representative Derges, relating to health care professionals.

HB 2507, introduced by Representative Riggs, relating to audits of state entities.

HB 2508, introduced by Representative Riggs, relating to the state historic preservation office.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 65, relating to Christmas in July.

HCR 66, relating to a student's bill of rights.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 120, relating to motor vehicle fuel tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2453, relating to bridge and highway designations.

HB 2454, relating to political subdivisions, with penalty provisions.

HB 2455, relating to the Missouri veterans commission.

HB 2456, relating to school counseling week.

HB 2457, relating to political subdivisions.

HB 2458, relating to the designation of the official state work chronicling the 1993 flood.

HB 2459, relating to animal abuse, with penalty provisions.

HB 2460, relating to animal abuse, with penalty provisions.

HB 2461, relating to public school athletics.

HB 2462, relating to Missouri donate life day.

HB 2463, relating to tobacco products, with penalty provisions.

HB 2464, relating to obtaining electronic signatures on initiative petitions.

HB 2465, relating to the 21st Century Voting Act.

HB 2466, relating to state aid for transportation of pupils.

HB 2467, relating to taxation of cigarettes and tobacco products.

HB 2468, relating to criminal nonsupport, with penalty provisions.

HB 2469, relating to the offense of possession of a controlled substance, with penalty provisions.

HB 2470, relating to incarceration costs.

HB 2471, relating to insurance coverage of drugs.

HB 2472, relating to alternative treatment options for veterans.

HB 2473, relating to tax credits for qualified motion media projects.

HB 2474, relating to restitution for individuals who are actually innocent.

HB 2475, relating to the designation of a memorial bridge.

HB 2476, relating to concentrated animal feeding operations, with penalty provisions.

HB 2477, relating to the state dinosaur.

HB 2478, relating to sexual assault policies of institutions of higher education.

HB 2479, relating to state entity flower purchases.

HB 2480, relating to whistleblower protections.

HB 2481, relating to attorney's fees for certain civil actions instituted by the attorney general.

HB 2482, relating to the offense of stealing, with penalty provisions.

HB 2483, to authorize the conveyance of certain state property.

HB 2484, relating to outdoor advertising.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **HCR 51**.

The President Pro Tem has appointed the following committee to act with a like committee from the House pursuant to **HCR 51**.

Senators: Schatz, Hegeman, Onder, Riddle, Wieland, Razer, Williams, Schupp, Mosley, and May.

THIRD READING OF HOUSE BILLS

HCS HB 2117, relating to the composition of congressional districts, was taken up by Representative Shaul.

On motion of Representative Shaul, **HCS HB 2117** was read the third time and passed by the following vote:

AYES: 086

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Cook	Copeland	Cupps	Davidson
Deaton	Dinkins	Dogan	Eggleston	Evans
Falkner	Fishel	Fitzwater	Francis	Gregory 51
Grier	Griffith	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Mayhew	McDaniel	McGaugh	McGill
Morse	Murphy	O'Donnell	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Rone	Sassmann	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Stacy
Stephens 128	Tate	Taylor 139	Taylor 48	Thomas
Thompson	Van Schoiack	Veit	Wiemann	Wright
Mr. Speaker				

NOES: 067

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burton	Butz	Christofanelli
Clemens	Collins	Davis	DeGroot	Doll
Ellebracht	Fogle	Gray	Gregory 96	Gunby
Hudson	Ingle	Johnson	Kidd	Lewis 25
Lovasco	Mackey	McCreery	Merideth	Mosley
Person	Phifer	Pietzman	Pollock 123	Price IV
Proudie	Quade	Roden	Rogers	Rowland
Sander	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharp 36	Simmons	Smith 45	Smith 67
Stevens 46	Terry	Toalson Reisch	Trent	Turnbaugh
Unsicker	Walsh 50	Walsh Moore 93	Weber	West
Windham	Young			

PRESENT: 001

Derges

ABSENT WITH LEAVE: 003

Burnett	Coleman 97	Nurrenbern
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VACANCIES: 006

Speaker Vescovo declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 095

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Chipman
Coleman 32	Cook	Copeland	Cupps	Davidson
Deaton	Derges	Dinkins	Dogan	Eggleston
Evans	Falkner	Fishel	Fitzwater	Francis
Gregory 51	Grier	Griffith	Haden	Haffner
Haley	Hardwick	Henderson	Hicks	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	O'Donnell
Owen	Patterson	Perkins	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Proudie
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Roden	Rone	Sassmann	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Smith 155
Smith 163	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Thomas	Thompson	Toalson Reisch	Van Schoiack
Veit	West	Wiemann	Wright	Mr. Speaker

NOES: 055

Adams	Anderson	Appelbaum	Aune	Bangert
Baringer	Barnes	Bland Manlove	Bosley	Brown 27
Brown 70	Burton	Butz	Christofanelli	Clemens
Collins	Davis	DeGroot	Doll	Ellebracht
Fogle	Gray	Gregory 96	Gunby	Ingle
Johnson	Kidd	Lewis 25	Lovasco	Mackey
McCreery	Merideth	Mosley	Person	Phifer
Pietzman	Price IV	Quade	Rogers	Sander
Sauls	Schnelting	Schroer	Simmons	Smith 45
Smith 67	Stevens 46	Terry	Trent	Turnbaugh
Unsicker	Walsh 50	Walsh Moore 93	Weber	Young

PRESENT: 003

Aldridge	Sharp 36	Windham
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ABSENT WITH LEAVE: 004

Burnett	Coleman 97	Nurrenbern	Rowland
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VACANCIES: 006

On motion of Representative Plocher, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

ESCORT COMMITTEE

The Speaker appointed the following select committee to act with a like committee from the Senate pursuant to **HCR 51**: Representatives Pike, Bailey, Lovasco, Evans, Kelly (141), Proudie, Ellebracht, Ingle, Rogers and Baringer.

Representative Plocher moved that Rule 123 be suspended.

Which motion was adopted by the following vote:

AYES: 128

Anderson	Andrews	Appelbaum	Atchison	Aune
Baker	Bangert	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bromley	Brown 16
Brown 27	Brown 70	Buchheit-Courtway	Burger	Burton
Busick	Butz	Clemens	Coleman 32	Collins
Cook	Copeland	Cupps	Davidson	Deaton
DeGroot	Derges	Dinkins	Dogan	Doll
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McGaugh	McGill	Morse	Mosley	Murphy
Owen	Patterson	Perkins	Person	Phifer
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch
Trent	Turnbaugh	Unsicker	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 003

Bland Manlove	Merideth	Rowland
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ABSENT WITH LEAVE: 026

Adams	Aldridge	Bailey	Baringer	Bosley
Burnett	Chipman	Christofanelli	Coleman 97	Davis
Eggleston	Grier	Haffner	Hudson	Hurlbert
Ingle	Lovasco	McDaniel	Nurrenbern	O'Donnell
Pietzman	Price IV	Roden	Rogers	Stevens 46
Windham				

VACANCIES: 006

JOINT SESSION

The hour of the Joint Session having arrived, the Senate in a body was admitted and Lieutenant Governor Mike Kehoe, presiding, called the Joint Assembly to order.

The Missouri State Highway Patrol Troop F Color Guard presented the Colors, and the Pledge of Allegiance to the flag was recited.

The Secretary of the Senate called the roll, which showed a majority of the Senators present:

AYES: 28

Bean	Beck	Bernskoetter	Brattin	Brown
Burlison	Crawford	Eigel	Eslinger	Gannon
Hegeman	Hoskins	Hough	Koenig	Luetkemeyer
May	Moon	Mosley	Onder	Razer
Roberts	Rowden	Schatz	Schupp	Washington
White	Wieland	Williams		

ABSENT: 3

Arthur	O'Laughlin	Rizzo
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ABSENT WITH LEAVE: 3

Cierpiot	Riddle	Thompson-Rehder
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The Chief Clerk of the House called the roll, which showed a majority of the Representatives present:

AYES: 124

Anderson	Andrews	Appelbaum	Atchison	Aune
Baker	Bangert	Barnes	Basye	Billington
Black 137	Black 7	Boggs	Bosley	Bromley
Brown 16	Brown 27	Brown 70	Buchheit-Courtway	Burger
Burton	Busick	Butz	Clemens	Coleman 32
Collins	Copeland	Cupps	Davidson	Deaton
DeGroot	Derges	Dinkins	Dogan	Doll
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Johnson	Kalberloh	Kelley 127	Kidd	Knight
Lewis 25	Lewis 6	Mackey	Mayhew	McCreery
McGill	Morse	Mosley	Murphy	Owen
Patterson	Perkins	Person	Phifer	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Quade	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Rone	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Seitz	Sharpe 4	Shaul	Shields	Smith 155

Smith 163	Smith 45	Smith 67	Stephens 128	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 005

Bland Manlove	Merideth	Rowland	Simmons	Stacy
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ABSENT WITH LEAVE: 028

Adams	Aldridge	Bailey	Baringer	Burnett
Chipman	Christofanelli	Coleman 97	Cook	Davis
Eggleston	Grier	Haffner	Hurlbert	Ingle
Kelly 141	Lovasco	McDaniel	McGaugh	Nurrenbern
O'Donnell	Pietzman	Pike	Proudie	Rogers
Sharp 36	Stevens 46	Windham		

VACANCIES: 006

The Sergeant-at-Arms announced the approach of the Honorable Michael L. Parson, Governor of the State of Missouri. The Governor was duly escorted to the House Chamber and the Speaker's dais, where he delivered the following message to the Assembly in Joint Session.

**STATE OF THE STATE ADDRESS
BY
GOVERNOR MICHAEL L. PARSON**

Thank you Lieutenant Governor, Mr. Speaker, statewide officials, Judges of the Missouri Supreme Court, and state legislators. It is an honor again to stand before you today as the 57th Governor of the Great State of Missouri.

Once again, we are at an exciting time for Missouri and our future. This past year we celebrated the bicentennial of our state and 150 years of the Missouri Governor's Mansion.

And I am honored to have served as Missouri's Governor during this remarkable milestone for our state.

The First Lady and I were fortunate to be able to tour Missouri and visit communities all across the state and witness their individual contributions to our rich history.

From the Ulysses S. Grant National Historic Site in St. Louis to the Hubble Space Telescope in Marshfield...from Walt Disney in Marceline to Jesse James' birthplace in Kearney...from John J. Pershing in Laclede to Mark Twain in Hannibal...

AND how could we ever forget Maxie the Goose in small town Sumner, Missouri...

After more than 45 Bicentennial stops, the First Lady and I count ourselves blessed to have experienced the history, tradition, and heart and soul of what makes Missouri great.

Faith, family, neighbors helping neighbors... that's who Missourians are.

AND that's what makes Missouri the best state in the United States.

We were also able to host the Bicentennial Parade and Inaugural Ball that was enjoyed and celebrated by Missourians from all over our state.

Our historic parade included over 100 entries that proudly showcased communities all across Missouri...

Including the Lincoln University Marching Musical Storm, the Budweiser Clydesdales, Chinese Dragon Dancers, and the Negro League Baseball Museum.

It marked the first time in our state's history that an Inaugural Ball was held outside.

And we counted ourselves fortunate to be able to celebrate with thousands of Missourians, many of which had never experienced an Inaugural Ball.

BUT none of this would have been possible without the efforts state government undertook to lessen the impacts of COVID-19.

When I stood before you last year, our limited supply of COVID-19 vaccines were available for only a small group of Missourians.

No one had a roadmap or a playbook, and we knew we faced difficult times ahead.

Nevertheless, state government accepted the challenges and prevailed by focusing on fairness in our vaccine distribution efforts.

While there will always be endless critics to tell us how we could have done it better, the facts are we were the ones in the arena.

We made the tough decisions and NEVER cowered to the challenge.

Today, one of our greatest successes is in the fact that more than 94 percent of Missourians 65 and older, our most vulnerable population, have received protection from this virus.

AND nearly 75 percent of Missourians 18 and older have received a vaccine.

Now, while we have room to improve and encourage all Missourians to consider vaccination...

We have worked tirelessly to ensure that vaccines are available to every Missourian that wants one.

And we couldn't have done it without the dedicated public servants at the Department of Health and Senior Services; State Emergency Management Agency; the Missouri National Guard; Department of Public Safety; doctors, nurses, and health care professionals; and the thousands of local partners, for their bold and heroic actions throughout the pandemic.

Joining us today, are individuals we would like to give a special thanks to...

Michael McMillan and James Clark with the Urban League in St. Louis and Pastor Miles and Janet Miles-Bartee with Morning Star Baptist Church in Kansas City, were instrumental in helping vaccinate some of our most vulnerable populations.

With these trusted leaders aiding our efforts, we were able to get hundreds of thousands in Kansas City and St. Louis vaccinated.

Additionally, seated in the upper chamber is Colonel Russell Kohl with the Missouri National Guard, who helped lead our state vaccine operations.

Colonel Kohl and our Missouri National Guard members worked around the clock to get vaccines to Missourians as quickly as possible.

Our Missouri National Guard members answered the call... and completed the mission.

Would Michael, James, Pastor Miles, Janet, and Colonel Kohl please stand to be recognized?

Missouri is a diverse state and a one-size fits all approach will never work here.

In this state, we used common sense and took a balanced approach to the pandemic...

AND while that may not seem like a novel idea... When you look to some of the policies and mandates in other states and places... you find that common sense may not be so common.

That's why we never had state mandates or forced businesses, schools, or churches to close.

We protected lives and livelihoods.

AND when it comes to COVID-19 mandates, I firmly believe that the people should have say through their local elected representatives and not be dictated by needless executive action or any one person.

That's why I don't support and have never supported mandates and Missourians can rest assured that my position WILL NOT CHANGE.

Today, our economy has nearly fully recovered, and we have the opportunity to make fundamental improvements to our state that will serve Missourians now and into the future.

Missouri is STRONG today and will be EVEN STRONGER tomorrow.

Missouri has a solid foundation and that is something we should all be proud of... Republicans, Democrats, and Independents ... rural, suburban, and urban...

It is a foundation that has helped propel our state to new heights in just a few short years and has set us on a course to achieve even greater accomplishments.

Unfortunately, it seems success can get purposely overshadowed because positive news doesn't sell headlines. But rest assured, we refuse to discount the good things happening in Missouri.

Whether you live in the bootheel, the Ozarks, St. Louis, Kansas City, or anywhere across the state, our relentless focus on workforce development and infrastructure is paying dividends for ALL Missourians.

Our unemployment rate sits at 3.5 percent, that's below where we were BEFORE the pandemic and below the national average.

And when we had an all time high of 385,000 individuals on unemployment, we knew we had to take action and solve this problem.

Missouri was one of the first in the nation to cutoff federal unemployment benefits...and today, only 21,000 are drawing benefits.

This was the right call and the right thing to do.

We are finding economic success, but with 116,000 job openings across the state, now more than ever, it is important to double down on workforce development and skill up our workers to fill these open jobs.

We can't be satisfied with the same as before. We must focus on making our state even stronger.

Even during the pandemic, we created more than 21,000 NEW jobs and saw nearly \$5.2 BILLION dollars in private investment.

In 2021, we saw new businesses and existing businesses expanding their footprint in Missouri, including:

Deli Star with nearly \$100 million dollars invested and 475 new jobs in St. Louis,

Gateway Studios with \$111 million dollars invested and more than 100 new jobs created in Chesterfield,

M-E-M-C, a semiconductor manufacturing company, invested \$210 million dollars and 75 new jobs created in O'Fallon, and

John Deere Reman with \$11 million dollars and 130 new jobs created in Springfield...

BUT business investment didn't just occur near Missouri's urban centers.

We saw...

Carlisle Construction Materials invest \$62 million dollars and create 100 new jobs in Sikeston,

Swift Prepared Foods invested \$250 million dollars and created nearly 400 new jobs in Moberly and Columbia,

American Foods Group plans to invest \$450 million dollars and create 1,300 new jobs in Warren County

Amazon created 400 new jobs in Republic,

Frozen Food Express invested \$6 million dollars and created 60 new jobs in Butler,

CoffeeTree Group created 50 new jobs in Marceline, a town of just 2,000 people,

AND we could go on and on.

But the point is, whether in our small towns, big cities, or anywhere in between, Missouri is open for business...and business is GOOD.

The rest of the nation is taking notice and companies are looking to our state for their future business expansions.

AND while we're at it, I want all of you to hear some of the amazing recognitions and rankings our state has earned because we ALL work together:

We are 1st in the United States for On-The-Job Training

We are 3rd in the United States for apprenticeships

We are 3rd in the United States for our business tax index – far outranking all of our neighboring states.

We are 4th in the United States for new manufacturing facilities

We are 4th in the United States for the best place to retire

We are 5th in the United States for our low cost of doing business

We are 7th in the United States for people relocating to our state

We are 7th in the United States for Tech Manufacturing Growth

Believe it or not...I'm only half way through...

We are 8th in the United States for economic recovery,

We are 8th in the United States for best place to work for nurses,

We are 9th in the United States for military retirees,

We are 9th in the United States for housing affordability,

We are 10th in the United States for our Automobile and Aerospace industries,

We are 10th in the United States for new business expansion,

We are 10th in the United States for site selection,

And now Ladies, listen to this one...We are 10th in the United States for Women in Technology.

Later this evening when we share these rankings with each of you, I hope you promote these wins for every district...every county...every Missourian.

The bottom line is Missouri's economy is **STRONG**.

With a historic budget surplus and federal dollars coming to our state, we want to build on our past momentum to capture even greater opportunities for the future of Missourians.

But I want to remind you that our economy is strong despite federal funding. When other states will be using federal dollars to fill spending gaps and budget shortfalls...

We will be making investments in the future, because in Missouri, we took a common sense approach to the pandemic, never shutdown businesses, and have always had a conservative and balanced budget.

You will be happy to hear that thanks to record economic performance...

Missourians will receive an additional tax cut this year.

The tax rate will be reduced to a new low of 5.3 percent, easing Missourians' tax burden yet again.

Thanks to common sense, responsible spending, and working with the General Assembly, this will be the second (2nd) time our administration has cut taxes for Missourians.

However, we must work to maintain this strong economic position by establishing a Cash Operating Expense Fund.

By setting aside an additional 2.5 percent of general revenue, we will achieve financial stability when the rainy days come.

This is the responsible thing to do... this is the conservative thing to do... this is the right thing to do...

From the beginning, we challenged the legislature to support workforce development and infrastructure, strengthen our communities, and improve government.

AND we have achieved some historic wins in each of those areas...together.

Workforce and Education

This session, we must recommit ourselves to helping skill up our workforce and preparing the next generations for the demands of the future.

Over the last few years, it has become more important than ever to provide adults with opportunities to learn new skills and develop their career potential.

In just a short time, and despite the pandemic, our Fast Track program saw a 65 percent increase in participants in 2021.

To our surprise, 80 percent of the recipients are women and 50 percent are first-generation college students.

Additionally, more than 50 percent are enrolled in health care programs, which has become a blessing considering the past 22 months.

We are happy to have two outstanding Fast Track participants from Bolivar Technical College with us here today.

Shanisha Alexander and Bryan Webb are pursuing degrees in nursing.

And we are proud of these students for their commitment and working toward a better future for themselves and their families.

Would Miss Alexander and Mr. Webb please stand to be recognized?

As you can see, this program is making a real difference for many Missourians and that is why we must permanently establish this program.

In 2019, we also revamped Missouri One Start through the Talent for Tomorrow initiative and today that program is ranked NINTH in the United States.

In just three years, Missouri One Start has assisted companies locating or expanding in Missouri with more than 700 programs aimed at recruiting and training new employees.

More than 76,000 workers have received training through this successful program.

To continue on this path, we must have a talented and dedicated team across state government.

I know that many of you would agree, that Missouri has some of the best of the best in our ranks.

The success of our state relies heavily on these public servants, and we must ensure we are able to recruit and retain quality team members to serve Missouri.

AND that is why we are proposing an immediate 5.5 percent cost of living adjustment for all state employees.

This is long overdue.

Another group of dedicated state team members is my Cabinet.

Our administration wouldn't have success without these individuals leading our state workforce.

Leading 16 departments and 42,000 individuals is no small task, but we couldn't be more proud of the work they do every day.

Would members of my Cabinet please stand to be recognized for the incredible things you have done for the citizens of the great State of Missouri.

The future of Missouri – and Missouri families – relies upon children being healthy, safe, and ready to learn. We must continue to invest in our children and their education.

My own daughter is a public school teacher, and I know the tough jobs our educators take on. But they answer the call and work hard every day to prepare the next generation of Missourians.

Our students deserve a quality education and their parents demand it.

And that is why we are again fully funding the Foundation Formula.

Our teachers, administrators, and staff work tirelessly to support Missouri's students...

Last year, 95 percent of Missouri schools saw the value of in-person learning and did the right thing by keeping their doors open and our kids in schools where they belong.

AND thanks to their efforts, Missouri ranked 5th in the United States for highest proportion of in-person learning during the 20-21 school year.

Nothing can replace the classroom, and we are proud of those who recognize this and thank them for their dedication to Missouri children.

Unfortunately, Missouri is currently ranked 50th in United States for starting teacher pay and half of our new teachers leave the profession by their fifth year.

This is unacceptable, and we must do better.

That is why we are proposing to raise teacher pay in every corner of this state...

By partnering with local school districts, we can increase the baseline salary for new teachers to \$38,000 dollars...and take the first step in addressing this issue.

I want to take a moment to highlight one of our exceptional educators here in Missouri.

Ms. Beth Houf is the principal of Fulton Middle School and was recently named the National Principal of the year by the National Association of Secondary School Principals.

This marks the first time in our state history that a Missouri principal has earned this top recognition.

We know the vast majority of Missouri educators get it right day-in and day-out, and Ms. Houf is a shining example of someone who gets it right.

Ms. Houf, would you please stand to be recognized?

No one in this chamber would be where they are today without quality educators in their lives...myself included.

In the current labor shortage, we must make lasting investments in our state's continuing education programs to prepare the next generations for the jobs of the future.

That is why we are requesting \$31 million dollars for our colleges and universities through MO Excels projects. This will help expand enrollment in high-demand jobs.

Additionally, we are investing \$20 million dollars in grant funding for our 57 area career centers to expand career and technical education programs.

With us here today, are students in career and technical education programs that represent schools and communities across the state that will benefit from these investments...

- From Northland Career Center's law enforcement training academy, we have...
 - Major Audrey Strobe and Sergeant Nate Wassam.
- From Cape Girardeau Career and Technology Center, we have...
 - Nicholas Hodges, Computer Networking and Security
 - Lydia Strickland, Graphic Design
 - Anwyn Suhr, Digital Media
- From Carthage Technical Center Health Sciences, we have...
 - Olivia Bourgaulet
 - Danny Darland
 - Carly Simpson
- From Jefferson City Nichols Career Center, we have Cody Elliot, a 2nd year welding student.
- From Pike-Lincoln Technical Center, we have...
 - Destyni Gabel, Building Trades and Construction
 - Haley Dowell, Auto Collision,
 - Joel Mound, Diesel Technology.

It's programs like these that offer a path for students to pursue high-demand, good-paying jobs, and we must continue to support them in this state.

Please join me in recognizing these hard-working students.

After working closely with Missouri's higher education institutions, we are very proud to be able to increase our investment in higher education.

We will recommend funding for the top capital improvement at state community colleges and 4-year institutions.

Combined with the MoExcels projects and scholarship opportunities, this investment will total nearly \$600 million dollars...

AND generate over \$1.1 billion dollars in economic impact for our state.

Infrastructure

As I've often said, workforce development and infrastructure go hand in hand. For our state to be successful, we must invest in both.

Communities across the state are faced with costly public water and wastewater system repair and replacement.

In order for individuals to live, work, and raise a family, the maintenance and improvement of these public systems must be a priority.

The state and local governments must work together to make meaningful and lasting investments that will strengthen every town and county in the state.

Under our proposal, we will make \$250 million dollars available to communities across the state to enhance access to safe drinking water and responsible wastewater...

AND \$150 million dollars to enhance storm water systems.

While I do not agree with the massive expansion of federal debt, the responsibility falls to us to invest wisely and make smart decisions...we must do what the federal government cannot.

Speaking of strengthening our communities, we are incredibly proud of the progress that has been made thanks to Focus on Bridges. This program set out to repair or replace 250 bridges across the state.

We are now nearing completion of 75 percent of those bridges, and this program's success has allowed us to leverage hundreds of millions of dollars in additional infrastructure investments in every region of the state.

It is critical that we continue making these important investments.

That is why we are proposing \$75 million dollars to continue our Transportation Cost-Share program for road and bridge projects that bring economic impact to our state...

And \$100 million dollars to improve low-volume roads and minor routes across the state of Missouri.

These are the hardest routes to fund and are important to local communities, especially in rural Missouri.

This investment will help us free up additional funding for much needed projects in suburban and urban areas...leaving no region behind.

This year, we are also proposing \$400 million dollars to further increase broadband, the largest single investment in state history.

This investment will increase access across Missouri for rural areas, but also urban areas that are under-served.

With this plan, we will connect 75,000 households with high-speed broadband.

AND invest \$30 million dollars toward constructing and upgrading cell towers to expand wireless networks across the state.

This is another core investment we are making for the next generation and the future of our state...

Agriculture

Road and bridge repair and broadband expansion are not only important for every Missourian but are critical for our state's number one industry...Agriculture.

For Missouri agriculture to remain strong, we must prioritize the extension of critical agricultural tax credits that support Missouri farmers and ranchers, ag-businesses, and value-added products.

Because we must always stand with Missouri's diverse group of agricultural producers.

These men and women wake up every day to feed and fuel the world, AND this has been especially true over the past 22 months.

When we were facing tough food-supply chain issues...they adjusted, they adapted, and they put food on the table, allowing us to avoid the hardships experienced in other states.

That is why we are calling for \$10 million dollars to expand agriculture innovation and workforce programs.

Investments like this help ensure the agriculture way of life in the state of Missouri can be passed down to the next generations.

Speaking of the next generations, seated in the upper gallery, we have members of the Paris, Missouri FFA Chapter, which was recently recognized as the 2021 National FFA Chapter of the year... the highest award a chapter can earn in the nation.

Out of nearly 9,000 chapters nationwide, we are proud to be home to the National FFA Chapter of the year and even prouder of the Paris students.

Would members of the Paris FFA, please stand to be recognized?

With nearly \$94 billion dollars in economic impact and nearly 460,000 jobs, Missouri is an agriculture state, and we must never forget it.

AND as a third-generation farmer, you can rest assured that agriculture will always remain a top priority for this administration.

Community Investments

Another area of focus this year is on creating more opportunities for our communities.

To further our goal to use public resources to make meaningful, long-term investments across the state, we will set aside \$250 million dollars for a statewide revitalization grant program to spur local economic development.

This program will help bring economic opportunity to communities across the state, train more workers, define competitive advantages, and bring more jobs to Missouri.

Another asset for communities all across the state, is our state park and conservation network that is enjoyed by hundreds of thousands of visitors each year.

More and more people are getting out and experiencing Missouri's great outdoors...

AND this year, we have an opportunity to solidify this state asset and economic driver and expand tourism.

By investing \$69 million dollars to start construction on the Rock Island trail...

We can help establish the largest circular rail-to-trail network in the United States and a world-class, one-of-a-kind destination for travelers coming to Missouri...while also supporting businesses and creating jobs.

Health Care

One of the lessons we learned from the COVID-19 pandemic is that we must also support our communities by strengthening our health care networks across the state.

That is why we are asking for a \$34 million dollar investment in rural communities to increase access to telehealth and telemedicine services.

Another historic investment we are recommending is a new multi-agency state health laboratory.

This lab will accommodate the needs of the Department of Health and Senior Services, Department of Agriculture, Department of Conservation, and Department of Natural Resources and join them together on one campus.

This will lead to safer, healthier Missourians and a more efficient use of public resources.

This year, we are also proposing to double the capacity of our Missouri Autism centers.

This will help more families navigate the challenges of treating autism...

And reduce the backlog for Missouri families desperately needing services.

I want to thank State Treasurer Scott Fitzpatrick and the First Lady for helping bring this to our attention and working to get this done.

Public Safety

This year, we must take a renewed look at public safety and how best to fight violent crime.

We must continue to support our law enforcement professionals who put their lives on the line to protect our families.

We can do this by ensuring consistent requirements and appropriate penalties to hold violent criminals accountable...

While also protecting Missourian's second amendment rights, just as our administration has always done.

That said, it's not just how we deal with violent criminals, we must make sure those with behavioral health and substance use disorders receive the treatment and support they need.

Last year, with the support of the General Assembly, we made great progress in providing proper treatment options to Missourians by increasing community support through crisis stabilization centers and community behavioral health liaisons.

This year, we are asking to provide an additional \$140 million dollars to support and increase services at health centers across the state.

Last year, we also highlighted the first law enforcement training academy in the country at a historically Black college at Lincoln University.

AND this year, we are building on that investment with over \$11 million dollars for upgrades and to provide more scholarships for law enforcement officers to receive POST certification and put more officers on the streets.

Thanks to the leadership of Senator Williams, Senator Luetkemeyer, and Representative Roberts we can ensure our law enforcement professionals are using policing strategies and techniques that make us all proud.

With us here today is a very special guest...Missouri State Highway Patrol Trooper Colton J. Beck.

In December, Trooper Beck was attempting to conduct a routine traffic stop when the suspect fled and a pursuit ensued.

The suspect then opened fire on Trooper Beck, striking him in the face, neck, and upper torso.

Despite being seriously injured, Trooper Beck remained calm and assisted his fellow officers despite the threat posed to his life.

He is a proud example of all law enforcement officers who serve this state honorably.

Would you please join me in giving Trooper Beck a well-deserved round of applause?

Missourians respect law and order, but as a former Sheriff it alarms me to see some of the attitudes toward those who have taken an oath to defend our communities and keep us safe.

We must work to strengthen our communities by supporting our men and women in law enforcement.

AND learn from the failed policies in other cities and states to never allow anti-law enforcement measures to take hold in this state.

In Missouri, we DEFEND law enforcement, not defund them.

During my very first state of the state, I laid out our strategy to focus on workforce development and infrastructure...

Now, we have real opportunity to make lasting investments in these areas and the future of our state...

But with these opportunities comes a responsibility to be mindful about the role of government and where and how it should be involved.

Government should invest...not waste;

Government should lead...not dictate;

Government should support...not mandate;

AND we must all remember that.

In this state...

We have created tens of thousands of new jobs, but we can do more.

We have built hundreds of new bridges and repaired thousands of miles of road, but we can do more.

We have expanded broadband to thousands of homes and businesses, but we can do more.

We have strengthened communities in urban areas, in suburban areas, in rural areas, but we can do more.

AND we are ready to stand with each and every one of you to do more for the people of Missouri.

It is our time...and the time is now.

CONCLUSION

In closing, there's a story from this past year that I want to share with all of you...

In September, I stood on the tarmac at Lambert Airport when a young man made his return home and when a family found the courage to welcome him...one last time.

Corporal Jared Schmitz made the ultimate sacrifice for his bravery in defending his nation during the withdrawal from Afghanistan.

He did his duty with honor and without question to protect freedom for his family, his community, his state, and his nation.

AND in such a difficult moment, one wonders how we can ever make it through...but by taking a look around, you can always find the answer... our people.

When our nation couldn't be more divided...I saw a community that couldn't be closer.

When a family felt pain and loss...I saw them embraced by friends, neighbors, and total strangers.

In THIS challenging moment...I saw the best of who Missourians are.

And that's why I'm proud to be the Governor of this great state.

AND as we close out these past 22 months and look to our next chapter...remember...our strength is our people.

When times are hard, Missourians move forward.

When someone is down, Missourians lift them up.

These past years have been tough and dividing for a lot of people, but Missourians stay true...they give their best...and they always put others first.

AND we are a better state...a better people... because of it.

When we look to the future and not dwell in the past, when we find solutions instead of problems...when we stand together instead of apart...we can accomplish anything.

We must always Keep Pushing Forward in this state, because no one is coming to do it for us.

Missouri is STRONG today and will be EVEN STRONGER tomorrow.

It is an honor and privilege to serve as the 57th Governor of the state of Missouri.

God bless you, God bless the great state of Missouri, and God bless the United States of America.

The Joint Session was dissolved by Senator Rowden.

Speaker Vescovo resumed the Chair.

COMMITTEE REPORTS

Committee on Children and Families, Vice Chair Bailey reporting:

Mr. Speaker: Your Committee on Children and Families, to which was referred **HB 1559**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (9): Bailey, Dogan, Kelly (141), Patterson, Pietzman, Pollock (123), Shields, Terry and Unsicker

Noes (0)

Absent (2): Coleman (97) and Nurrenbern

Committee on Pensions, Chairman Pike reporting:

Mr. Speaker: Your Committee on Pensions, to which was referred **HB 1473**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Billington, Black (7), Brown (27), Clemens, Hovis, Murphy, Owen, Pike, Stevens (46) and Wright

Noes (0)

Absent (3): Kidd, O'Donnell and Person

Special Committee on Criminal Justice, Chairman Dogan reporting:

Mr. Speaker: Your Special Committee on Criminal Justice, to which was referred **HB 1738**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (11): Anderson, Copeland, Davis, Dogan, Evans, Hardwick, Lovasco, Perkins, Stevens (46), Van Schoiack and Young

Noes (0)

Absent (0)

Committee on Veterans, Chairman Griffith reporting:

Mr. Speaker: Your Committee on Veterans, to which was referred **HB 1652**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Atchison, Barnes, Bromley, Gray, Griffith, Gunby, Johnson, Kalberloh, Morse, Pouche, Sauls and Taylor (48)

Noes (0)

Absent (1): O'Donnell

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, January 20, 2022.

COMMITTEE HEARINGS

CRIME PREVENTION

Monday, January 24, 2022, 12:00 PM, House Hearing Room 5.

Executive session will be held: HB 1589, HB 1637, HB 1703

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Thursday, January 20, 2022, 8:00 AM, House Hearing Room 7.

Executive session will be held: HB 1667

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, January 24, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2356, HB 1629, HB 1677

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Monday, January 24, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1723, HB 1724

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

LOCAL GOVERNMENT

Thursday, January 20, 2022, 9:00 AM, House Hearing Room 6.

Executive session will be held: HB 1541

Executive session may be held on any matter referred to the committee.

RULES - LEGISLATIVE OVERSIGHT

Thursday, January 20, 2022, 10:30 AM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HCS HB 1552, HB 2162

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, January 20, 2022, 8:00 AM, House Hearing Room 5.

Executive session will be held: HB 1854

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, January 20, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Informational overview by the Department of Higher Education and Workforce Development, Council on Public Higher Education, Missouri Community College Association, University of Missouri System and the Department of Elementary and Secondary Education. Public testimony will be taken regarding the

appropriations for the Department of Higher Education and Workforce Development and the Department of Elementary and Secondary Education. If you would like to be on the list to testify, please call Rep. Black's office at (573) 751-2917. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, January 20, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly.

WORKFORCE DEVELOPMENT

Monday, January 24, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2090, HB 2325

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

TENTH DAY, THURSDAY, JANUARY 20, 2022

HOUSE BILLS FOR SECOND READING

HB 2485 through HB 2508

HOUSE BILLS FOR PERFECTION

HCS HB 1720 - Pollitt (52)

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

TENTH DAY, THURSDAY, JANUARY 20, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Hannah Kelly.

Dear Heavenly Father,

Thank You for this day. Help us to have wisdom as we lead, and to remember that You rule in the affairs of man.

In Jesus' name, Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the ninth day was approved as printed by the following vote:

AYES: 134

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Busick	Christofanelli	Clemens
Coleman 32	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Doll
Eggleston	Ellebracht	Evans	Falkner	Fishel
Fitzwater	Fogle	Francis	Gray	Gregory 51
Griffith	Gunby	Haden	Haley	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Ingle	Johnson	Kalberloh	Kelley 127	Kelly 141
Kidd	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McDaniel	McGaugh
McGill	Merideth	Morse	Murphy	Owen
Perkins	Person	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Rone	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharp 36	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Smith 45
Smith 67	Stacy	Stephens 128	Stevens 46	Tate
Taylor 139	Taylor 48	Terry	Thomas	Thompson
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 000

PRESENT: 000

ABSENT WITH LEAVE: 023

Aldridge	Bailey	Basye	Burnett	Burton
Butz	Chipman	Coleman 97	Collins	DeGroot
Derges	Gregory 96	Grier	Haffner	Hicks
Mosley	Nurrenbern	O'Donnell	Patterson	Pietzman
Rowland	Simmons	Windham		

VACANCIES: 006

HOUSE RESOLUTIONS

Representative DeGroot offered House Resolution No. 3381.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 67, introduced by Representative Schwadron, relating to the Historical Marker Project.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 121, introduced by Representative Perkins, relating to payment of personal property taxes.

HJR 122, introduced by Representative Perkins, relating to personal property tax exemptions.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2509, introduced by Representative Morse, relating to the statute of frauds.

HB 2510, introduced by Representative Simmons, relating to telemedicine.

HB 2511, introduced by Representative Clemens, relating to responsibilities of employers.

HB 2512, introduced by Representative Clemens, relating to landfill properties in certain counties.

HB 2513, introduced by Representative Clemens, relating to the recovery of overpaid unemployment benefits, with an emergency clause.

HB 2514, introduced by Representative Riggs, relating to the universal service board.

HB 2515, introduced by Representative Perkins, relating to income tax deductions.

HB 2516, introduced by Representative Roden, relating to an income tax exemption.

HB 2517, introduced by Representative Riley, relating to workers' compensation.

HB 2518, introduced by Representative Riley, relating to the uniform limited liability company act.

HB 2519, introduced by Representative Wiemann, relating to personal property taxes.

HB 2520, introduced by Representative Andrews, relating to reorganization and renaming of certain state agencies.

HB 2521, introduced by Representative Lovasco, relating to criminal records.

HB 2522, introduced by Representative Lovasco, relating to the collection of delinquent taxes on real property.

HB 2523, introduced by Representative Schroer, relating to informants.

HB 2524, introduced by Representative Porter, relating to the designation of a memorial highway.

HB 2525, introduced by Representative Patterson, relating to tardive dyskinesia awareness week.

HB 2526, introduced by Representative Toalson Reisch, relating to sales taxes.

HB 2527, introduced by Representative Toalson Reisch, relating to a tax credit for certain benevolent organizations.

HB 2528, introduced by Representative Shields, relating to shipping of wine by alcoholic beverage retailers.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2485, relating to promoting advanced recycling.

HB 2486, relating to bail bond agents, with penalty provisions.

HB 2487, relating to persons who are deaf or hard of hearing.

HB 2488, relating to guardianships and conservatorships.

HB 2489, relating to the time limitations for prosecuting certain sexual offenses.

HB 2490, relating to grievances against a guardian or conservator.

HB 2491, relating to sales tax.

HB 2492, relating to adult high schools.

HB 2493, relating to teacher career plans.

HB 2494, relating to teacher retirement, with an emergency clause.

HB 2495, relating to fire protection contractor licensing, with penalty provisions.

HB 2496, relating to driving offenses.

HB 2497, relating to the manufacture or distillation of liquor, with penalty provisions.

HB 2498, relating to the classification of workers.

HB 2499, relating to motor vehicle safety inspections.

HB 2500, relating to voter qualifications.

HB 2501, relating to criminal nonsupport, with penalty provisions.

HB 2502, relating to sports wagering, with penalty provisions.

HB 2503, relating to boating safety identification cards.

HB 2504, relating to offenses against police animals, with penalty provisions.

HB 2505, relating to testing for communicable diseases.

HB 2506, relating to health care professionals.

HB 2507, relating to audits of state entities.

HB 2508, relating to the state historic preservation office.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

- HR 3328** - Consent and House Procedure
- HR 3329** - Consent and House Procedure
- HR 3381** - Consent and House Procedure

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1451** - Special Committee on Tourism
- HB 1547** - Judiciary
- HB 1548** - Judiciary
- HB 1597** - Corrections and Public Institutions
- HB 1602** - Health and Mental Health Policy
- HB 1606** - Local Government
- HB 1613** - General Laws
- HB 1663** - Local Government
- HB 1696** - Rural Community Development
- HB 1725** - Special Committee on Tourism
- HB 1804** - Elementary and Secondary Education
- HB 1814** - Elementary and Secondary Education
- HB 1864** - Ways and Means
- HB 1875** - Agriculture Policy
- HB 1918** - Local Government
- HB 1962** - Transportation
- HB 1973** - Elementary and Secondary Education
- HB 1998** - Elementary and Secondary Education
- HB 2000** - Emerging Issues
- HB 2012** - Special Committee on Government Oversight
- HB 2052** - Utilities
- HB 2082** - Elections and Elected Officials
- HB 2085** - Downsizing State Government
- HB 2108** - Crime Prevention
- HB 2113** - Elections and Elected Officials
- HB 2114** - Pensions
- HB 2123** - Transportation
- HB 2138** - Professional Registration and Licensing
- HB 2140** - Elections and Elected Officials
- HB 2143** - General Laws
- HB 2145** - Insurance
- HB 2154** - Public Safety
- HB 2156** - Downsizing State Government

HB 2159 - Insurance
HB 2164 - Downsizing State Government
HB 2171 - Workforce Development
HB 2185 - Special Committee on Urban Issues
HB 2193 - Public Safety
HB 2203 - Economic Development
HB 2234 - Pensions
HB 2255 - Downsizing State Government
HB 2289 - General Laws
HB 2291 - Local Government
HB 2308 - Veterans
HB 2328 - Conservation and Natural Resources
HB 2355 - Health and Mental Health Policy
HB 2371 - Professional Registration and Licensing
HB 2381 - Public Safety
HB 2412 - Emerging Issues
HB 2414 - Judiciary
HB 2419 - Local Government
HB 2423 - Judiciary
HB 2436 - Special Committee on Homeland Security
HB 2439 - Crime Prevention
HB 2462 - Health and Mental Health Policy
HB 2474 - Emerging Issues
HB 2475 - Veterans

COMMITTEE REPORTS

Committee on Downsizing State Government, Chairman Baker reporting:

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1697**, begs leave to report it has examined the same and recommends that it **Do Pass - Consent**, and pursuant to Rule 24(5) be referred to the Committee on Consent and House Procedure by the following vote:

Ayes (12): Aune, Baker, Bangert, Burton, Gray, Owen, Perkins, Person, Railsback, Sander, Schnelting and Van Schoiack

Noes (0)

Absent (3): Bailey, Lovasco and Taylor (139)

Mr. Speaker: Your Committee on Downsizing State Government, to which was referred **HB 1977**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (10): Aune, Baker, Bangert, Gray, Owen, Perkins, Person, Railsback, Schnelting and Van Schoiack

Noes (2): Burton and Sander

Absent (3): Bailey, Lovasco and Taylor (139)

Committee on Elections and Elected Officials, Chairman Shaul reporting:

Mr. Speaker: Your Committee on Elections and Elected Officials, to which was referred **HJR 79**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (9): Coleman (32), Davidson, Kelley (127), McGaugh, Schwadron, Shaul, Simmons, Stacy and Toalson Reisch

Noes (4): Adams, Baringer, Smith (45) and Windham

Absent (0)

Committee on Financial Institutions, Chairman Francis reporting:

Mr. Speaker: Your Committee on Financial Institutions, to which was referred **HB 1732**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Adams, Billington, Butz, Clemens, DeGroot, Francis, McGirl, Owen, Railsback, Rowland, Sander, Shaul, Thompson and Trent

Noes (0)

Absent (1): O'Donnell

Committee on General Laws, Chairman Trent reporting:

Mr. Speaker: Your Committee on General Laws, to which was referred **HB 1667**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (12): Brown (16), Davidson, Hardwick, Hurlbert, Pollitt (52), Riley, Rogers, Schnelting, Schwadron, Sharp (36), Trent and Weber

Noes (0)

Absent (4): Boggs, Ingle, Merideth and Schroer

Committee on Public Safety, Chairman Roden reporting:

Mr. Speaker: Your Committee on Public Safety, to which was referred **HB 1481**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (7): Cook, Hardwick, Mosley, Phifer, Roden, Taylor (48) and Walsh (50)

Noes (0)

Absent (3): Bland Manlove, McDaniel and Schroer

Committee on Consent and House Procedure, Chairman Fishel reporting:

Mr. Speaker: Your Committee on Consent and House Procedure, to which was referred **HR 3265**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Andrews, Appelbaum, Fishel, Hovis, Kalberloh, Pouche, Sassmann and Wright

Noes (0)

Absent (3): Mosley, Person and Railsback

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS HB 1552**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Bailey, Basye, Christofanelli, Hicks, Kelly (141) and Richey

Noes (3): Aune, Proudie and Rogers

Absent (2): Chipman and Haffner

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HB 2162**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (9): Aune, Bailey, Basye, Christofanelli, Hicks, Kelly (141), Proudie, Richey and Rogers

Noes (0)

Absent (2): Chipman and Haffner

The following members' presence was noted: Bailey, Basye, Burton, Collins, DeGroot, Gregory (96), Hicks, Mosley, Patterson, Pietzman, Simmons, and Windham.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, January 24, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, January 25, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1695, HB 2387

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, January 24, 2022, 12:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Office of Administration and the FY 22 regular supplemental budget request.

BUDGET

Tuesday, January 25, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Social Services (MO HealthNet Division).

BUDGET

Wednesday, January 26, 2022, 8:15 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Budget presentation from the Department of Mental Health.

CONSENT AND HOUSE PROCEDURE

Tuesday, January 25, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HR 3328, HR 3329, HR 3381, HR 3261

Executive session will be held: HR 3328, HR 3329, HR 3381, HR 3261, HB 1697

Executive session may be held on any matter referred to the committee.

CONSERVATION AND NATURAL RESOURCES

Monday, January 24, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HJR 82, HJR 107

Executive session will be held: HB 1694

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 25, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2088, HB 1597

Executive session will be held: HB 1757

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION

Monday, January 24, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 2439

Executive session will be held: HB 1589, HB 1637, HB 1703

Executive session may be held on any matter referred to the committee.

Removed HB 2108.

AMENDED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 26, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HJR 102, HJR 70, HJR 71

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 25, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1585, HB 1903, HB 2306, HJR 110

Executive session will be held: HB 2304, HB 1747, HB 1750

Executive session may be held on any matter referred to the committee.

EMERGING ISSUES

Tuesday, January 25, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2000, HB 2210

Executive session will be held: HB 1563

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, January 24, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1613, HB 1611, HB 2143, HB 2289, HB 2310

Executive session may be held on any matter referred to the committee.

HEALTH AND MENTAL HEALTH POLICY

Monday, January 24, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 2356, HB 1629, HB 1677

Executive session may be held on any matter referred to the committee.

HIGHER EDUCATION

Monday, January 24, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1723, HB 1724

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

LOCAL GOVERNMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1588, HB 1657

Executive session may be held on any matter referred to the committee.

PENSIONS

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 2114, HB 2234

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, January 25, 2022, 8:30 AM, House Hearing Room 5.

Public hearing will be held: HB 1656, HB 2154, HB 2193, HB 2381

Executive session will be held: HJR 100

Executive session may be held on any matter referred to the committee.

RURAL COMMUNITY DEVELOPMENT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1758, HB 1696

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, January 26, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 2012

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Thursday, January 27, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 1854, HB 2012

Executive session may be held on any matter referred to the committee.

Added HB 2012

AMENDED

SPECIAL COMMITTEE ON URBAN ISSUES

Monday, January 24, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Public hearing will be held: HB 1743, HB 2185

Executive session may be held on any matter referred to the committee.

TRANSPORTATION

Wednesday, January 26, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1962, HB 2123

Executive session will be held: HB 1584, HB 1749

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 25, 2022, 4:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 2308, HB 2475

Executive session may be held on any matter referred to the committee.

WORKFORCE DEVELOPMENT

Monday, January 24, 2022, 1:00 PM, House Hearing Room 1.

Public hearing will be held: HB 2090, HB 2325

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

ELEVENTH DAY, MONDAY, JANUARY 24, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 67

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 121 and HJR 122

HOUSE BILLS FOR SECOND READING

HB 2509 through HB 2528

HOUSE BILLS FOR PERFECTION

HCS HB 1720 - Pollitt (52)

HCS HB 1552 - Richey

HB 2162 - Deaton

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

THIRD DAY, MONDAY, JANUARY 10, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Brad Hudson.

Father God,

As we come before You today, may we do so realizing that in ourselves we are lowly creatures incapable of doing any lasting good without Your help. So we ask for Your help, Lord. When decisions are to be made, we need Your wisdom to guide us. When the days are long, we need Your strength to sustain us. When conversations become heated, we need Your love to lead us. And when we fail, we need Your mercy to forgive us.

Some day our lives will be over. While history may judge our work, You alone are the great judge of the human soul. May we be mindful of the fact that any good that is to be manifested in that hour will not be a result of our wisdom, our strength, or our abilities, but as a result of Your grace.

Please give us what we need to do what You want us to do, for as we read in Your Word, "Thine is the kingdom, and the power, and the glory, for ever."

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the second day was approved as printed by the following vote:

AYES: 133

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Busick
Butz	Chipman	Christofanelli	Clemens	Coleman 97
Collins	Cook	Copeland	Cupps	Davidson
Davis	Deaton	Dinkins	Dogan	Eggleston
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gray	Gregory 51	Gregory 96
Griffith	Gunby	Haden	Haffner	Haley
Hardwick	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Johnson	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Morse	Mosley	Murphy	Nurrenbern

O'Donnell	Owen	Patterson	Perkins	Phifer
Pietzman	Pike	Plocher	Pollitt 52	Pollock 123
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Richey	Riley	Roberts	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Smith 45	Smith 67	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 002

Bland Manlove Merideth

ABSENT WITH LEAVE: 022

Aldridge	Bosley	Coleman 32	DeGroot	Derges
Doll	Grier	Ingle	McDaniel	Person
Price IV	Riggs	Roden	Rogers	Rowland
Sharp 36	Simmons	Smith 163	Stacy	Thompson
Walsh Moore 93	Windham			

VACANCIES: 006

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 61, introduced by Representative Basye, relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 115, introduced by Representative Dinkins, relating to property tax.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2356, introduced by Representative McDaniel, relating to biliary atresia awareness day.

HB 2357, introduced by Representative Haley, relating to teacher salaries.

HB 2358, introduced by Representative Evans, relating to COVID-19 vaccine mandates.

HB 2359, introduced by Representative Basye, relating to the Missouri accountability portal.

HB 2360, introduced by Representative Murphy, relating to moratoriums on eviction proceedings.

HB 2361, introduced by Representative Coleman (32), relating to geographical information systems products.

HB 2362, introduced by Representative Coleman (32), relating to Missouri dental board pilot projects.

HB 2363, introduced by Representative McGirl, relating to a sales tax for emergency services.

HB 2364, introduced by Representative Mayhew, relating to land surveys.

HB 2365, introduced by Representative Shields, relating to the early learning quality assurance report program.

HB 2366, introduced by Representative Shields, relating to gifted children.

HB 2367, introduced by Representative Trent, relating to civil liability for harm caused by products manufactured or sold by third parties.

HB 2368, introduced by Representative Patterson, relating to health home services for children with medically complex conditions.

HB 2369, introduced by Representative Hurlbert, relating to the participation of home school students in public school activities.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 59, relating to lupus awareness month and lupus awareness day.

HCR 60, relating to Puerto Rico.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 110, relating to the parents' bill of rights.

HJR 111, relating to limitations on school district indebtedness.

HJR 112, relating to constitutional amendments.

HJR 113, relating to initiative petitions.

HJR 114, relating to human trafficking offenses.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2284, relating to firearms in motor vehicles, with penalty provisions.

HB 2285, relating to school supplies.

HB 2286, relating to persons appointed by the governor.

HB 2287, relating to immunity from civil liability for forcible entry into a locked vehicle.

HB 2288, relating to cities of the fourth classification.

HB 2289, relating to newspapers.

HB 2290, relating to the unemployment automation fund, with a delayed effective date.

HB 2291, relating to a public safety sales tax.

HB 2292, relating to elective social studies courses on the Bible.

HB 2293, relating to taxation.

HB 2294, relating to the rights of parents.

HB 2295, relating to the good Samaritan emergency shelter act.

HB 2296, relating to assistant physicians.

HB 2297, relating to school district bonding capacity, with a contingent effective date.

HB 2298, relating to the purchase of broadband equipment by the department of economic development.

HB 2299, relating to prisoners.

HB 2300, relating to the regional taxicab commission.

HB 2301, relating to qualifications for elective public office.

HB 2302, relating to the offense of possession of a controlled substance, with penalty provisions.

HB 2303, relating to public records.

HB 2304, relating to substitute teacher licensing.

HB 2305, relating to insurance coverage of pharmacy services.

HB 2306, relating to school board member elections.

HB 2307, relating to human trafficking, with penalty provisions and a contingent effective date.

HB 2308, relating to the designation of a memorial bridge.

HB 2309, relating to school curriculum.

HB 2310, relating to Mormon war remembrance day.

HB 2311, relating to petroleum storage tanks.

HB 2312, relating to campaign committees.

HB 2313, relating to the cost of insulin.

HB 2314, relating to protecting the right of trial by jury.

HB 2315, relating to employment discrimination.

HB 2316, relating to the Tricia Leann Tharp act.

HB 2317, relating to civil rights for homeless persons.

HB 2318, relating to absentee voting.

HB 2319, relating to elections.

HB 2320, relating to elections.

HB 2321, relating to voters with disabilities.

HB 2322, relating to the election anti-fraud fairness act.

HB 2323, relating to voter registration.

HB 2324, relating to the composition of congressional districts.

HB 2325, relating to the workforce diploma program.

HB 2326, relating to industrial development corporations.

HB 2327, relating to the Missouri state employee work-from-anywhere task force.

HB 2328, relating to state contracts for dredging equipment.

HB 2329, relating to concealed carry permits.

HB 2330, relating to custodial interrogations of children.

HB 2331, relating to public health.

HB 2332, relating to the use of waist restraints on certain prisoners.

HB 2333, relating to bail reform, with penalty provisions.

HB 2334, relating to failure to appear, with penalty provisions.

HB 2335, relating to minimum wage.

HB 2336, relating to the state employee minimum wage, with a delayed effective date.

HB 2337, relating to the Missouri parental leave act.

HB 2338, relating to sexual conduct offenses, with penalty provisions.

HB 2339, relating to property lease contracts with public entities.

HB 2340, relating to medical retainer agreements.

HB 2341, relating to the calculation of average daily attendance for early childhood education programs.

HB 2342, relating to mental health care for minors.

HB 2343, relating to licensure reciprocity, with an emergency clause.

HB 2344, relating to warnings on pet food, with penalty provisions.

HB 2345, relating to state aid for transportation of pupils.

HB 2346, relating to eligibility for food stamps.

HB 2347, relating to the compensation of victims.

HB 2348, relating to the offense of resisting or interfering with arrest, detention, or stop, with penalty provisions.

HB 2349, relating to certain investigations by the Missouri state highway patrol.

HB 2350, relating to eligibility for food stamps.

HB 2351, relating to the Missouri homestead preservation act.

HB 2352, relating to retirement benefits for certain teacher retirement systems.

HB 2353, relating to broadband infrastructure improvement districts.

HB 2354, relating to salvage vehicles.

HB 2355, relating to time-critical diagnosis, with penalty provisions.

HOUSE RESOLUTIONS

HR 3286, relating to House procedures relating to Congressional apportionment, was taken up by Representative Plocher, and was read.

HOUSE RESOLUTION NO. 3286

WHEREAS, under Article III, Section 45 of the Constitution of Missouri, when the number of representatives to which the state is entitled in the House of the Congress of the United States under the census is certified to the governor, the general assembly shall by law divide the state into districts corresponding with the number of representatives to which it is entitled, which districts shall be composed of contiguous territory as compact and as nearly equal in population as may be; and

WHEREAS, due to the unique nature of Congressional apportionment bills, which divide the state into Congressional districts, it is necessary to adopt temporary rules for the consideration of such bills:

NOW THEREFORE BE IT RESOLVED that the Missouri House of Representatives, One Hundred First General Assembly, Second Regular Session, adopt certain temporary rules for the purpose of considering Congressional apportionment bills; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49 or any other rule to the contrary, neither substitute amendments nor amendments to amendments shall be in order for any Congressional apportionment bill other than for technical corrections; and

BE IT FURTHER RESOLVED that a four-hour time limitation be designated on the total time of floor debate allowed for the purpose of considering any Congressional apportionment bill for perfection. Such time shall be divided equally between, and controlled by, the chair of the special committee on redistricting and the ranking minority member of such committee, or their respective designees. The chair of the special committee on redistricting shall have the right to have the final one minute of designated time. If time has been allocated and unused by either side after any Congressional apportionment bill has been discussed and no member from that side is seeking recognition to further discuss such bill, the Speaker may declare additional time waived and recognize the members of the other side to complete the use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 99, props or visual aids that depict Congressional apportionment maps shall be permitted on the floor of the House while the House is in session and considering any Congressional apportionment bill. All such props or visual aids and the location of their display shall require approval by the Speaker; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(2) or any other rule to the contrary, an amendment identical to one previously decided on a Congressional apportionment bill shall be in order; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(4) or any other rule to the contrary, an amendment that effectually replaces the underlying Congressional apportionment bill or committee substitute shall be in order; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(1)(b), any amendments to a Congressional apportionment bill shall be distributed prior to Monday, January 17, 2022, at 2 p.m.; and

BE IT FURTHER RESOLVED that any amendments to a Congressional apportionment bill shall comply with all legal requirements for apportionment and a point of order may be raised that an amendment offered would result in an unlawful apportionment; and

BE IT FURTHER RESOLVED that all other Rules of the Missouri House of Representatives, One Hundred First General Assembly, shall apply to the consideration of Congressional apportionment bills as such rules are appropriate and not in conflict with the rules adopted herein.

On motion of Representative Plocher, **HR 3286** was adopted by the following vote:

AYES: 138

Anderson	Andrews	Appelbaum	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Bland Manlove
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Burger	Burnett	Burton
Busick	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Cupps	Davidson	Davis	Deaton	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Griffith	Gunby	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Perkins	Phifer	Pietzman	Pike
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riley	Roberts	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Smith 155	Smith 45	Smith 67	Stephens 128	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Toalson Reisch	Trent	Turnbaugh	Unsicker	Van Schoiack
Veit	Walsh 50	Weber	West	Wiemann
Wright	Young	Mr. Speaker		

NOES: 000

PRESENT: 002

Adams Windham

ABSENT WITH LEAVE: 017

Aldridge	DeGroot	Derges	Doll	Grier
Ingle	Patterson	Person	Riggs	Roden
Rowland	Sharp 36	Simmons	Smith 163	Stacy
Thompson	Walsh Moore 93			

VACANCIES: 006

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 112 - Elections and Elected Officials

HJR 113 - Elections and Elected Officials

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 2189 - Elementary and Secondary Education

HB 2324 - Special Committee on Redistricting

COMMITTEE CHANGES

January 10, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Budget committee:

I hereby remove Representative Allen Andrews from the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 10, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Elementary and Secondary Education committee:

I hereby appoint Representative Craig Fishel to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

SUBCOMMITTEE CHANGES

January 10, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Subcommittee on Appropriations - Agriculture, Conservation, Natural Resources, and Economic Development:

I hereby remove Representative Allen Andrews from the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

REPORT OF THE JOINT COMMITTEE ON AGRICULTURE

December 31, 2021

Rob Vescovo, Speaker
House of Representatives
State Capitol Building
Jefferson City, MO 65101

Dave Schatz, President Pro Tempore
Missouri Senate
State Capitol Building
Jefferson City, MO 65101

Dear Mister Speaker and Mister President Pro Tempore:

The Joint Committee on Agriculture has met, taken testimony, deliberated and concluded its review of the four areas expressly laid out in Senate Bill 391, which passed in 2019. The below listed committee members are pleased to submit the attached report:

/s/ Co-Chairman Representative Mike Haffner
/s/ Representative Rick Francis
/s/ Representative Kent Haden
/s/ Representative Ian Mackey
/s/ Representative Wes Rogers
/s/ Chris Chinn, Department of Agriculture

/s/ Co-Chairman Senate Justin Brown
/s/ Senator Mike Bernskoetter
/s/ Senator Sandy Crawford
/s/ Senator Greg Razer
/s/ Senator Doug Beck
/s/ Dru Buntin, Department of Natural Resources

Sincerely,

/s/ Representative Mike Haffner
Committee Co-Chair

/s/ Senator Justin Brown
Committee Co-Chair

Introduction

In the 2019 session, the General Assembly passed Senate Bill 391, sponsored by Senator Mike Bernskoetter, which modified the laws relating to agricultural operations. The bill also established the "Joint Committee on Agriculture." The joint committee met and issued a report in 2020 and has continued its efforts in 2021.

The joint committee is tasked with studying the economic impact of the agricultural industry in the state, the industry's ongoing efforts to improve environmental stewardship while also improving the economic sustainability of agriculture, ways to incentivize members of the industry to adopt best practices to address Missouri's carbon footprint, and the public's views on agricultural issues in general. As required by the legislation, the joint committee must issue a report by January 15 of each year. In 2021, the joint committee continued to build on the work it had completed in the fall of 2020. The joint committee held two public hearings on July 6 and September 8, 2021, in Jefferson City.

Summary of Public Testimony

July 6, 2021 Hearing

At the July 6, 2021, hearing in Jefferson City, the joint committee heard testimony from representatives of different sectors of the agriculture industry. Most of the testimony spoke to the challenges the agriculture industry faces.

Don Nikodim with the Missouri Pork Producers' Association spoke of the changes in hog farm operations in recent history, including the increase in environmentally controlled hog barns, the use of manure as a natural fertilizer for row crop operations, and strict nutrition plans to ensure the production of healthy animals. He also discussed the key issues facing the association's producers including the impact of African Swine Fever on swine markets, trade restrictions, production costs, packer capacity, and labor shortages. He noted that Missouri is sixth in pork production nationwide and has approximately 2700 operations throughout the state. Handouts from the presentation can be found in Appendix B.

Dr. Scott Brown, from the University of Missouri's Food and Agricultural Policy Research Institute, discussed the 2021 and beyond outlook for the agricultural industry including the factors that affect the returns. He also discussed the effects of COVID-19 on the different sectors of the agriculture market, which were not equally distributed between the sectors, and how the sectors have rebounded in 2021. A copy of his presentation can be found in Appendix C.

Tony Clayton, with Clayton Agri-Marketing in Jefferson City, gave testimony on how regulatory hurdles have affected the livestock export industry. Clayton discussed the impact of certain diseases on the export markets for livestock and the steps, as an exporter, he must take to move animals throughout the country and the world. One problem he specifically spoke to was the need to train large animal veterinarians on requirements for exporting animals. He also spoke of the benefits of the federal animal identification program when exporting animals to foreign nations.

Garrett Hawkins, the President of the Missouri Farm Bureau, introduced himself to the joint committee and spoke on the key issues facing the agriculture sector today, including the federal and state regulatory environments, climate change concerns, cattle market transparency, and property rights. The change in federal administration has also changed the environmental regulatory direction, especially as it relates to the definition of navigable waters, which will affect farmers and ranchers of the state. Missouri was at the forefront of the discussions previously and needs to be once again. The administration is also looking at regulations related to climate change. Farmers and ranchers need to be involved in the policy development and promote the projects that have already been in place that help offset climate change.

Hawkins also spoke of the need for market transparency in the cattle markets. The difference between the price farmers are receiving for fed cattle and the boxed beef prices should be investigated. There have been several bills introduced at the federal level to look at this differential and requires additional transparency in the markets.

Finally, Hawkins spoke of concerns Missouri Farm Bureau has regarding property rights in Missouri. He expressed concerns about the Grain Belt Express threatening condemnation to move its project forward. He also mentioned the Rock Island Railroad corridor being used as a recreation trail and the new state park in Oregon County, which he said local residents and businesses are most impacted by these projects. He also commended the General Assembly on the passage of Senate Bill 391 in 2019 and House Bill 270 in 2021 to protect landowners and livestock operations from additional regulatory burdens from local county health ordinances. Missouri Farm Bureau believes that the Department of Natural Resources is the proper regulatory authority for these operations.

Mike Deering with the Missouri Cattlemen's Association discussed the impact of recent legislation on the stability of regulations for livestock owners. Senate Bill 391 and House Bill 270 have helped increase consistency by removing county-by-county ordinances across the state and placing the authority for regulation on livestock industry at the state level. Deering also continued to express concerns regarding market transparency and price discovery in cattle markets. The Cattlemen's Association would like to see meaningful price discovery in cattle markets and has worked with Congresswoman Hartzler to draft federal legislation to require changes in the cattle markets.

Scott Swain with the Missouri Soybean Association discussed several issues that are important to the association including the promotion of Missouri biodiesel fuels, growing livestock production, transportation infrastructure, and farm productivity. Swain introduced Darrick Steen and Clayton Light, with the Missouri Soybean Association and the Missouri Corn Growers Association. Steen said that the efforts of farmers over the past 30 years have resulted in the reduction of 2.8 million tons of carbon dioxide released to the atmosphere.

Steen and Light also presented information on a conservation program the associations are working on implementing related to an ecosystem and carbon credit marketplace. Farmers invest in projects on their farms, which produce positive environmental outcomes that they can monetize by working with other organizations or corporations. Sixty-one producers are actively involved in the pilot program. A copy of Steen and Light's presentation can be found in Appendix D.

Dale Ludwig, Midwest Hemp Association, spoke about the hemp program in Missouri. One of the regulatory hurdles facing the industry is the permit cost for entering the industry. Several neighboring states have lower fees to grow hemp than the fees in Missouri. Ludwig went on to discuss the three types of hemp production and the challenges some hemp farmers have experienced. Lincoln University in Jefferson City has become a national leader on hemp research and is looking into solutions to some of the challenges.

Janie Dunning with Missouri Farm Bureau presented testimony regarding broadband access across the state. Dunning stated that at least 29 percent of farms in the United States do not have access to broadband internet. Broadband access is necessary for many aspects of agriculture including precision agriculture, marketing, and

research. However, it is very costly to bring broadband infrastructure to many farms across the state. Costs to deploy broadband can range greatly depending on technology and terrain. Information presented by Dunning can be found in Appendix E.

Finally, Darrick Steen spoke on behalf of Bradley Shad for Missouri Corn Growers Association to voice the association's priorities. Those priorities include the MASBDA tax credits that are set to expire at the end of the year and a strong transportation system to move products to market.

September 8, 2021 Hearing

At the September 8, 2021, hearing in Jefferson City, the committee heard presentations on legislative priorities from stakeholders. Below is a list of legislative priorities presented to the committee.

Wood Tax Credit Renewal

Shannon Cooper with the Missouri Forest Products Association presented a proposal to renew the Wood Energy Tax Credit Program. The program was initially created in 1997 to provide incentives for sawmills to find beneficial uses for sawdust piles. The program provided \$5 per ton for the transportation of wood waste and helped make Missouri the leader in charcoal production. The program sunset in June of 2020.

MASBDA Tax Credit and Sunset Extension

Emily LeRoy with the Department of Agriculture presented the Missouri Agricultural Small Business Development Authority (MASBDA) tax credit and sunset extension proposal. Three of MASBDA's current tax credit programs expire in 2021. These programs include the New Generation Cooperative Incentive and Agricultural Product Utilization Contributor Tax Credits, the Meat Processing Facility Investment Tax Credit.

BJ Tanksley with Missouri Farm Bureau, Scott Swain with Missouri Soybean Association, and Jason Zamkus with the Missouri Corn Growers Association spoke in support of the renewal of the tax credit programs. Information on the tax credit programs can be found in Appendix F.

Eminent Domain and Grain Belt Express

Co-Chairman Mike Haffner spoke about the eminent domain proposals that he filed in the 2021 session and how this proposal changed throughout the legislative process. Grain Belt Express has proposed a transmission line across Missouri to transmit wind energy to the East Coast. It is expected that no more than six percent of the energy will be used in Missouri. The proposal would prohibit projects such as Grain Belt from using the power of eminent domain to build the transmission lines and changes the certificate of necessity requirements for certain projects. Tanksley testified in support of this proposal and the concerns Missouri Farm Bureau has about the use of eminent domain for future projects as well as the Grain Belt Express.

Biodiesel Incentive

Scott Swain with the Missouri Soybean Association presented information on a proposal to issue a tax credit to retail dealers of biodiesel in the state. The proposal would promote the use of Missouri soybean based Biodiesel throughout the state. The five to 10 cent per gallon, depending on the blend, tax credit would be capped at \$20 million.

Ethanol Incentive

Jason Zamkus with the Missouri Corn Growers Association presented a proposal previously filed aimed at increasing access to renewable fuels in the state. The proposal created a five cent per gallon tax credit for ethanol retailers. The program was capped at \$4 million and had a six year sunset.

Steve Murphy with POET Bioprocessing and the Missouri Renewable Fuels Association spoke in favor of the tax credit. Bioethanol producers purchase more than 22 percent of the state's corn crop and supports farm families. This proposal would support family farms, create jobs, and lower fuel costs.

Rural Broadband

Janie Dunning with Missouri Farm Bureau spoke about priorities to move broadband forward in Missouri. One priority is providing adequate support to the state's Broadband Development Office within the Department of Economic Development. Also, the programs offered must include accountability provisions to ensure that recipients of state funds provide the services as awarded. Dunning stated that the state and federal funds designated to expand broadband are the most financial support ever awarded for these types of projects.

Anhydrous Ammonia

Senator Bernskoetter spoke regarding a proposal to eliminate duplicative oversight of anhydrous ammonia. Currently, both departments of Agriculture and Natural Resources regulate anhydrous ammonia. The proposed legislation would remove oversight by the Department of Agriculture and bring Missouri in compliance with EPA regulations.

Missouri State Fair Land Acquisition

Representative Brad Pollitt spoke about an opportunity for the Missouri State Fair to purchase 400 acres of land surrounding the fairgrounds. In recent years, the fair added 135 campground hookups, which reduced the amount of parking for daily parking. The owners of the adjoining property are willing to sell the property to the State Fair and State Fair Community College. The addition of this property would make the fairgrounds a viable venue for national events.

Right To Repair

Representative Barry Hovis spoke about a proposal to allow owners of products purchased or used in Missouri to have the right to access the same diagnostic and repair information that manufacturers supply to independent repair facilities and authorized repair providers. The legislation would protect proprietary information while allowing farmers to repair their own equipment.

Family Farms Act

Representative Greg Sharpe spoke about a proposal to modify the Family Farms Act to better reflect family farms across the state in order to be able to provide financial support to Missouri farmers. It would increase the gross sales allowed to qualify and the maximum amounts of the loans. The proposal would also remove the provisions that would only allow one loan per family and for one type of livestock.

LeRoy with the Department of Agriculture spoke in support of the proposal.

Land Surveys

Co-Chairman Haffner spoke about a proposal to update the land survey statutes. Rep. Don Mayhew filed a bill to codify current land surveying standards. LeRoy with the Department of Agriculture spoke in support of the proposal.

In addition to the legislative proposals, Brian Smith with the Rural Crisis Center testified regarding the Center's agricultural priorities. The Center would like the General Assembly to ban foreign corporate ownership of agricultural land. This ban would help protect both food and national security in the United States. Also, the Center would like to see a strengthening of the Department of Natural Resources' regulations for concentrated animal feeding operations to protect neighboring property owners and communities and restoration of the Clean Water Commission to the makeup prior to legislative changes in 2017. Finally, the center would like to see a concurrent resolution from the General Assembly asking the federal government to institute country of origin labeling for meat products.

Don Nikodim with the Missouri Pork Producers Association spoke about the contract farming system used the pork industry. The Producers Association supports investment in the industry and the rural communities in Missouri. The current corporations that own corporate farms, packing facilities, and contract with local farms provide investment into the rural communities of Missouri.

Appendix A: Hearings

July 6, 2021, Hearing

Location: Jefferson City, Missouri

Witnesses:

Don Nikodim, Missouri Pork Producers Association
Dr. Scott Brown, University of Missouri
Tony Clayton, Clayton Agri-Marketing, LLC
Garrett Hawkins, Missouri Farm Bureau
Mike Deering, Missouri Cattlemen's Association
Scott Swain, Darrick Steen and Clayton Light, Missouri Soybean Association
Dale Ludwig, Missouri Hemp Association
Jannie Dunning, Missouri Farm Bureau
Darrick Steen, Missouri Corn Growers Association

September 15, 2020 Hearing

Location: Jefferson City, Missouri

Witnesses:

Shannon Cooper, Missouri Forest Products Association
Emily LeRoy, Missouri Department of Agriculture
B.J. Tanksley, Missouri Farm Bureau
Scott Swain, Missouri Soybean Association
Jason Zamkus, Missouri Corn Growers Association
Steve Murphy, POET Bioprocessing and Missouri Renewable Fuels Association
Janie Dunning, Missouri Farm Bureau
Brian Smith, Missouri Rural Crisis Center
Don Nikodim, Missouri Pork Producers Association

To see appendices, please visit www.house.mo.gov/CommitteeReports.aspx.

**REPORT OF THE SPECIAL INTERIM COMMITTEE
ON BROADBAND DEVELOPMENT**

January 5, 2022

Rob Vescovo, Speaker
House of Representatives
State Capitol Building
Jefferson City, MO 65101

Dear Mister Speaker:

The Special Interim Committee on Broadband Development has met, taken testimony and concluded its review. The below listed committee members are pleased to submit the attached report:

/s/ Chairman Representative Louis Riggs
/s/ Representative Cyndi Buchheit-Courtway
/s/ Representative Bishop Davidson
/s/ Representative Travis Fitzwater

/s/ Representative Jay Mosley
/s/ Representative Wes Rogers
/s/ Representative Travis Smith

Sincerely,

Representative Louis Riggs
Committee Chairman

Introduction and Summary of Public Testimony

Speaker of the House Rob Vescovo appointed the Interim Committee on Broadband Development to investigate the status of broadband internet deployment in the State of Missouri in 2021, to conduct public hearings in Jefferson City, to conduct town hall meetings across Missouri, to take written testimony, and to prepare a report covering every facet of the importance of increasing broadband internet access across the entire State of Missouri. At the conclusion of this process, Speaker Vescovo requested recommendations for legislative and fiscal action that would ensure that all Missourians have access to broadband internet resources.

The members of the Committee included Representatives Louis Riggs (Chair), Cyndi Buchheit-Courtway, Bishop Davidson, Travis Fitzwater, Jay Mosely, Wes Rogers, and Travis Smith. Each member assisted with at least one town hall meeting in addition to their regular duties.

The lack of access to Broadband (high-speed) internet in much of rural America has been compared to the lack of access to electricity in rural American in the 1930's, when many utilities refused to provide electricity to areas that deemed "unprofitable."

As of the date this report is released, Missouri is ranked 32nd in the United States in terms of access. With an estimated 150,000 households unserved/underserved based on data released by the Federal Communications Commission (FCC) in 2020, that is nearly 400,000 Missourians who do not have access to State-minimum 25/3 speeds at a time when the Federal government is increasing the minimum speeds it will fund to 100/20 (with 100/100 serving as the new benchmark). Within the last three years, Missouri was ranked as low as 49th in speed.

While Missouri has seen some progress, moving from 41st in access to 32nd due in some measure to the influx of funds from Connect America Fund (CAF II) funds, the USDA, and the US Department of Commerce, as well as significant expenditures from the State of Missouri Broadband Fund, there is still a tremendous amount of work to do in order to move Missouri from below the middle of the pack into the Top 10 states in the country.

As of this writing, Missouri ranks 44th in terms of home use of fixed broadband (64.6% in Missouri, national average 70.8%), 44th on reliance on cellular data for internet (14.4% in Missouri, national average 11.8%), 11th on reliance of satellite internet (8.3% in Missouri, national average 6.5%) and 15th for households with no internet access at all (15.0% in Missouri, national average 13.4%). As we approach 2022, none of these numbers is particularly encouraging and all demonstrate significant room for improvement across Missouri.

Much of the attention to gaps in broadband coverage has been focused on Missouri's Rural areas, again with ample justification. The major problem for Rural Missourians is lack of access itself. However, the broadband "digital divide" is not limited to Rural areas. The Interim Committee has heard significant testimony that the digital divide is also acute in Missouri's urban cores as well as in many suburban areas where the obstacle to broadband access hinges on the issue of affordability as well as physical access, particularly in low-income housing developments. Data from Pew Research Center identified household income as the primary determinant whether a household has a broadband connection. Some 57% of households making less than \$30,000 per year and 74% of households making between \$31,000-\$49,999 per year have access in the home. In contrast, 98% of households with more than \$75,000 have access in the home. One of the key take-aways of the COVID-19 situation is that online education access is a critical issue in every area of the State of Missouri, from the smallest Rural K-8 district to the largest urban and suburban school districts. School districts deployed thousands of wi-fi "hot spots" across the State of Missouri, with decidedly mixed results. Far too many students found that they could not make the hot spots work because they did not have a sufficient cell phone signal to activate the hot spots to begin with, rendering thousands of tablets issued to bridge the gap between in-seat and online classes completely useless.

Another key takeaway of the COVID-19 situation is that far too many Missouri senior citizens were unable to access remote medical services, known as "Telehealth," for a variety of reasons, including lack of bandwidth to enable Zoom and other technologies to work in their homes, but also due to lack of knowledge regarding operations of the computers in their homes. Significant testimony regarding the lack of digital literacy also points to a barrier to broadband adoption that has not been addressed in a meaningful sense at the statewide level in Missouri.

Testimony heard by the Committee also points to significant broadband-related barriers to workforce development as well deployment of precision agriculture resources using GPS technology. With the acceleration of the Internet of Things (IoT) and work from anywhere (WFA) remote workforces across the United States, now is the time to take significant steps to bridge the digital divide in Missouri once and for all.

Additional testimony concerned the negative impact that the Federal government has had on broadband development across the State of Missouri. The Federal approach has been based on deeply flawed premises, starting with using census block methodology that “checks the box” that every person within a census block is served if one household is served, a fallacy that affects hundreds of thousands of Missourians. The second deeply flawed premise is that the FCC maps that are used to determine those who are served, underserved and unserved are based on voluntary data furnished by providers that populate maps that are obsolete the moment they are released and do not accurately reflect the reality on the ground in real time. The third premise is that by shoveling huge sums of money into a reverse auction process that exalts quantity over quality, much of the Federal funding has been wasted on “solutions” that not only do not solve problems, they exacerbate existing digital gaps because many areas are deemed “served” have no semblance of universal access to Broadband (high-speed internet) whatsoever.

On the plus side, the Missouri Broadband Fund has been praised for its effective challenge process as well as its nearly 7:1 return on investment using matching funds that has attracted significant follow-on capital. The flexibility and responsiveness of the Missouri Broadband Office has also received high marks, administering matching fund grants as small as \$25,000 using community standards instead of census block methodology to better reflect reality on the ground compared to the federal approach. The Parson Administration has signaled its willingness to invest a significant portion of Missouri’s American Rescue Plan Act (ARPA) funding to broadband internet, a most welcome development in 2022 and immediately thereafter.

Meetings were held around the state as part of the fact-finding responsibilities of the Interim Committee on Broadband Development. These meetings were coordinated and hosted both by members of the committee and other state officials with the intention to engage stakeholders and providers in a discussion regarding various broadband issues facing a particular region. The dates and locations of these meetings are listed below:

- 6-11-21 Palmyra: [No recording available]
 - Host: Rep. Louis Riggs, Rep. Greg Sharpe, Rep. Ed Lewis, and Rep. Danny Busick
- 7-26-21 Independence
 - Host: Rep. Wes Rogers
 - Participants: Rep. Doug Richey, Rep. Emily Weber, Rep. Bill Kidd, and Rep. Ashley Aune
- 7-28-21 Perryville
 - Host: Rep. Cyndi Buchheit-Courtway
 - Participants: Rep. Rick Francis, Rep. Dale Wright, and Sen. Elaine Gannon
- 8-9-21 Springfield
 - Host: Rep. Bill Owen and Rep. Bishop Davidson
- 8-10-21 Ava
 - Host: Rep. Travis Smith
 - Participants: Sen. Karla Eslinger
- 8-17-21 Hazelwood
 - Host: Rep. Jay Mosley
 - Participants: Sen. Angela Walton Mosley
- 8-24-21 Ashland
 - Host: Rep. Travis Fitzwater
 - Participants: Sen. Mike Bernskoetter
- 9-10-21 Albany
 - Host: Rep. Randy Railsback
 - Participants: Rep. J. Eggleston, Rep. Dean Van Schoiack, Sen. Dan Hegeman
- 9-24-21 St. Louis, HSSU
 - Host: Rep. LaKeySha Bosley

- 9-27-21 Poplar Bluff
 - Host: Rep. Hardy Billington, Rep. Darrell Atchison
 - Participants: Sen. Holly Rehder
- 10-28-21 Eminence: [No recording available]
 - Host: Rep. Bennie Cook, Rep. Ron Copeland

Additionally a Northeast Missouri Broadband Steering Committee was created to address broadband issues in that region of the state.

- 11-3-21
- 11-18-21
- 12-28-21

The following providers and organizations supplied testimony before the Interim Committee on Broadband Development during its committee hearings in Jefferson City:

- 6-10-21
 - MO Department of Economic Development – Timothy Arbeiter (Director of the Office of Broadband Development)
- 7-20-21
 - The Pew Charitable Trusts – Kathryn de Wit (Project Director – Broadband Access Initiative) and Anna Read (Senior Officer – Broadband Access Initiative)
 - Association of Missouri Electric Cooperatives (AMEC) – Caleb Jones (CEO) and Co-Mo Electric, Ralls County Electric, SEMO Electric
 - Farm Bureau – Garrett Hawkins (President)
- 8-16-21
 - University of Missouri System - Marshall Stewart – Vice Chancellor for Extension and Engagement & Chief Engagement Officer
 - Google Fiber – Peter Cunningham (General Manager)
 - Ameren
 - AT&T – Christopher Pickel (Regional Director, External Affairs)
 - LUMEN/Century Link – Claudia Sands (Government Relations Manager)
 - Bluebird Network – Michael Morey (CEO)
 - Socket Telecom - Matt Kohly (Director of Carriers Relations and Government Affairs)
 - City of Kansas City - Melissa Kozakiewicz (Assistant City Manager)
 - Chariton Valley - Kirby Underberg (President & CEO)
 - Wisper Internet – Shannon Shores (Vice President of Sales and Marketing) and Chris Sigley (Chief Technology Officer)
- 9-16-21
 - Missouri Cable Telecommunications Association (MCTA) – Andy Blunt (Executive Director)
 - Charter/Spectrum - Mike Lodewegen (Senior Manager, Government Affairs)
 - American Public Power Assoc. - Joy Ditto (President)
 - MPUA, City Utilities of Springfield, Marshall Municipal Utilities, City of Houston
 - Coalition for Local Internet Choice (CLIC)
 - Bollinger County Library – Eva Dunn (Director)
 - Von Technologies - Michelle Vondrasek (President)
 - MO Chamber of Commerce – Kara Corches (Vice President of Governmental Affairs)
 - MO 911 Service Board - Brian Maydwell (Executive Director)
 - MoreAble
 - KCFiber – Aaron Wendel (Managing Partner)
 - Kingdom Telephone Company, Green Hills Communications, and Mark Twain Telephone Company
- 10-18-21
 - FFA - Marie Davis (NE District Supervisor in Agricultural Education and MO FFA)
 - MO Department of Higher Education – Zora Mulligan (Commissioner)

- MO Department of Elementary and Secondary Education – Dr. Margie Vandeven (Commissioner)
- Ralls & Shelby County Presiding Commissioners – Wiley Hibbard (Ralls) and Glenn Eagan (Shelby)
- MO Municipal League – Richard Sheets (Executive Director)
- UM System Telehealth Network – Rachel Mutrux (Senior Program Director of Telehealth)
- BNSF Railway – Jeffrey Davis (Director of Government Affairs)
- MACOG – Doug Hermes (Statewide Planner)
- Meramec Regional Planning Commission - Bonnie J. Prigge (Executive Director)
- Intelligent Community Forum – Louis Zacharilla (Co-Founder)
- LTD Broadband – Haley Tollefson (Marketing Director)
- Health Forward Foundation – McClain Bryant Macklin (Director of Policy and Strategic Initiatives)
- Kansas City Public Library – Carrie Coogan (Deputy Director for Public Affairs & Community Engagement)
- Fortinet
- MO Developmental Disabilities Council – self advocates
- Motorola
- S2K Tech – Day Veerlapati (CEO)
- Microsoft – Vickie Robinson (General Manager, Microsoft Airband Initiative)
- Satellite Broadcasting & Communications Association (SBCA) – Steven Hill (President)
- SSM Health – Sue Kendig (Women’s Health Integration Specialist)
- BJC Medical Group – Dr. Michele Thomas
- AARP – Jay Hardenbrook (Associate State Director – Advocacy)
- 11-22-21
 - AgriExperts - Keith Eisberg and Abner Womack
 - MO MODOT - Eric Schroeter (Assistant Chief Engineer)
 - MO Department of Agriculture – Chris Chinn (Director)
 - MO DED – Timothy Arbeiter (Director of the Office of Broadband Development)

Chapter 1: Access

Missouri is currently ranked 32nd in the United States in terms of access, an improvement from 41st in access within the last three years. That is a significant improvement, but as mentioned in the introduction, Missouri lags behind the rest of the United States in every key factor that determines meaningful broadband access.

The General Assembly enacted a state standard of minimum 25/3 access in 2018 through H.B. 1872. This was based on the Federal standard announced by the FCC in order to determine eligibility for Federal funding as discussed previously. In 2021, ARPA guidelines announced a new recommendation (not yet a requirement) of 100/100 speeds, with approval of 100/20 when 100/100 was not practical. The Missouri General Assembly also enacted a ‘hierarchy’ of needs in 2018 to determine who was served and who was not: 10:1 or less speed is classified as “unserved,” 10:1-25:3 access is “underserved” and anything above 25:3 is deemed “served.” It is reasonably foreseeable that the Federal standard will only increase from this day forward, rendering existing statutes and standards obsolete (as will the march of technology itself).

As mentioned previously, physical access remains a barrier to deployment in Rural areas (also commonly classified as ‘last mile access’). As of this date, 15% of all Missouri households have zero access at all. Currently 66,583 households or about 177,617 people fall into unserved/underserved census blocks.

An assumption can be made that the Federal standard will be increased, with “unserved” reclassified as no service but not quite 25/3, “underserved” reclassified as above 25/3 but not quite 100/20, and “served” reclassified as above 100/20. Based off the December 2020 FCC data and 2010 Decennial Census information, reclassifying these definitions would place 362,967 households or around 948,853 people in the unserved/underserved category—a quantum leap backwards on the heels of Federal funds being plowed into technologies that only provided 10/1 and then 25/3 standards over the last decade.

It is also reasonably foreseeable that the Federal government will continue to “move the goalposts” regarding sufficient broadband access, and Missouri must be in a position to move forward as a result. Fortunately, the preferred method of building out broadband resources, fiber to the home (FTTH) is already future-proof and its providers will be able to keep pace with increasing Federal standards as well as consumer demand for higher speeds.

Chapter 2: Speed

As late as 2018, Missouri was ranked 49th in the nation for internet speed. While that number has improved along with overall access, speed remains a significant challenge across Missouri. Advertised rates mention the words “Up to,” but all too often real speeds measured in real time fall far short of the advertised rates. Another takeaway that no one saw coming from the COVID-19 situation was the lack of resiliency in the system itself. At one point during the period when Missouri students were sent home to learn remotely, business owners across the state noticed slower internet speeds than usual in populated areas. According to the Department of Economic Development, at any given moment, 40-45% of all available bandwidth in the State of Missouri was being soaked up by Netflix and YouTube. In the event that remote learning should take place again on such a scale, the lack of available bandwidth will prove an obstacle to normal business operations again.

In order to more accurately gauge the real speeds being used, other states have incorporated maps that demonstrate real-time usage through various means, including state-operated websites. The University of Missouri-Columbia has such a feature available today through the Missouri Resource Rail. There is no Federal equivalent to this and the FCC coverage maps in current use are appallingly inadequate in terms of accurate information as well as out of date. West Virginia currently uses a map that provides real-time data that is administered through the auspices of its Broadband Enhancement Council. Due to the deficiencies inherent in the Federal approach, it has become evident that Missouri needs to provide its own mapping resources to provide a clear picture of not only where broadband resources are located, but also what speeds are routinely being delivered across the state.

Site selectors choosing to bring businesses to different states use “desk-top eliminations” to decide whether or not to proceed further with their inquiries. One of the first eliminations is based on lack of sufficient internet. While communities like Houston and North Kansas City have introduced city-wide broadband services and Hannibal has pursued “100 Gig” certification to differentiate themselves from other communities to attract new businesses, the entire state could be pursuing similar distinctions with sufficient mapping resources that reflect actual speeds. North Kansas City at this moment offers free residential internet to most of its residents and its businesses have access to some of the fastest broadband internet speeds *in the world*. The net result has been a business boom that any community in Missouri could replicate.

Chapter 3: Affordability

The most significant barrier to broadband access next to complete lack of physical “last-mile” access is affordability. This is an issue across Missouri, but is most acutely felt in Missouri’s urban cores in St. Louis and Kansas City. In order to bridge this digital divide, the Federal government announced and has funded an Emergency Broadband Fund (EBB) that enables households that qualify for free or reduced lunches to obtain up to \$50 a month in assistance to be able to afford broadband internet. Due to recent Congressional enactments, the EBB program will remain intact for the foreseeable future. Funding levels are expected to be at least \$30 per month per household.

Unfortunately, the effectiveness of this program in Missouri has been far from satisfactory. Only 11% of Missouri households that qualify for this program have signed up; the national average itself is also appalling, at 16%. In Missouri, that means that 8 out of 9 households that qualify are not using this benefit, to the detriment of tens of thousands of Missouri students who use online resources for remote learning or the simple act of uploading homework assignments on time. The Federal guidelines governing this program leave the responsibility for publicizing this benefit up to the individual providers, some of which have taken significant measures to inform those in their service areas. Some have not. It has become evident that providers do not have a uniform approach to these programs, which is a matter that must be addressed in order to have a realistic approach of bridging the digital divide across Missouri. This is a problem wherever households qualify for free or reduced lunches, which is the threshold for inclusion in these programs. Providers can make significant strides in this area by offering more low-cost plans that can be supplemented with Federal funds.

Chapter 4: Digital Literacy and Inclusion

Another significant barrier to broadband adoption is the lack of cohesive digital literacy and inclusion efforts across Missouri. As mentioned previously, COVID-19 demonstrated the lack of digital literacy among Missouri senior citizens, who were unable to access Zoom and other platforms to attend virtual doctor's appointments during the height of the pandemic (and thereafter). Missouri authorized patients as end users of telehealth resources in 2016 and telehealth visits increased by as much as 1500% with a number of Missouri providers from 2019-2020. That improvement in the delivery of services did not apply to those who could not log on to their computers or follow the directions to activate their remote appointments. The ability to stay home and avoid other sick people is not particular to COVID; that is a 365-day a year blessing to those who are already immuno-compromised and have no business being around other sick people.

Digital literacy is also a barrier to those who have mental health issues and do not seek treatment from brick and mortar facilities due to the stigma attached to mental illness. This problem cuts across all segments of our society regardless of age. The damage caused by COVID-19-related isolation will take years to calculate, if it can ever be properly assessed.

Digital literacy is also a barrier to parents and grandparents of students who are in school who are attempting to learn remotely. Untold thousands of Missouri students lost as much as a year of instruction as a result of COVID-related measures. With the onset of more after-school academic programs, weekend programs, and summer school programs designed to increase the effectiveness of teaching and learning, more digital literacy resources will be needed in order to bridge this divide.

The nonprofit sector in Kansas City, in partnership with the Kansas City Mayor's office and other digital stakeholders, has created the capacity to go house-to-house throughout neighborhoods to assist with digital literacy. These "digital navigators" assist those who do not know how to set up email accounts or upload resumes to do so. Such entities as Kansas City Public Library (KCPL) and Mid-Continent Public Library (MCPL) provide dedicated computer terminals and training to those who do not have home access. Indeed, public libraries across the State of Missouri proved to be reliable partners throughout the pandemic, providing wi-fi hot spots across the state, as well as dedicated computer resources within their facilities.

Chapter 5: Emerging Trends

The Committee heard a variety of testimony regarding emerging trends, including the use of low-earth orbit satellites as a possible solution to last-mile access issues in areas of Missouri that will be impossible to reach with terrestrial solutions such as fiber for the foreseeable future.

Another emerging trend that will only accelerate is the need for more bandwidth to operate "smart" devices. The Committee heard testimony that the average Missouri household now uses 7 smart devices that require the internet to operate; the record household use to date is 27 devices. As technology improves and more devices use internet access to operate, the need for additional bandwidth will only increase.

Other emerging technologies that show promise with regard to access do not increase speed, but boost the distances that signals can travel. In order to deploy these technologies in true "last mile" areas that have no service at all, Missouri will need to consider a funding mechanism that will not otherwise meet 25:3 or higher standards.

Chapter 6: Accountability

The Committee heard testimony in Jefferson City and numerous examples during town hall meetings that accountability is a major issue regarding the effectiveness of existing and prior efforts to provide broadband resources to areas all across Missouri. As mentioned previously, there is widespread dissatisfaction with the Federal approach to building out broadband across the state through the reverse auction process that emphasizes quantity over quality and leaves far too many Missourians without recourse when their needs are not being met, despite the Federal government's approval of the processes in those areas which remain underserved.

Much of the frustration centers on a lack of accountability to those who are allegedly served in these areas after receiving millions upon millions in Federal funding. The Committee heard testimony from LTD, which won the lion's share of the latest USDA RDOF auction in Missouri, to the effect that it is waiting for FCC guidance before it deploys any broadband resources in Missouri at all. By winning reverse auctions, such providers freeze out Missouri-based providers who are already deploying broadband resources—and have been doing so in some cases for more than a decade. It could be argued that if a state wanted to make sure that the digital divide is never closed, it would adopt the existing Federal approach.

At one town hall, two of the speakers shared what it was like to still be using dial-up technology. As of this date, 2% of Missouri households are still dependent on those services for their internet, none of which are capable of bringing broadband resources to their homes or businesses. A cursory glance at FCC maps demonstrates how woefully inaccurate their information is; one member of the Committee took the step of pointing out areas in his home county that the FCC map reflected as “served” and identified areas of his home county that have no access at all. The lack of accountability at the Federal level is a luxury that Missouri citizens can no longer afford. Accountability measures need to be increased with regard to the State funds as well. Other states have implemented on-site surveys and Missouri should take steps to do the same in order to ensure that providers stay on-time, on-task with taxpayer-provided funding.

Chapter 7: Online Education

COVID-19 laid bare the deficiencies in online education across Missouri like no other sector of society. Hundreds of thousands of students went from in-seat instruction to online instruction with very little warning in spring semester 2020, and the test scores from 2021 prove that many lost meaningful instruction for months at a time. Students who did not have good internet access were immediately left behind in terms of instruction and many stayed behind, despite the deployment of tens of thousands of wi-fi hot spots across the state, including areas in the urban cores. Far too many of these students, rural, suburban and urban, were unable to activate the hot spots due to weak cell phone signals, which rendered the tablets they had been given to complete and upload homework and exams inoperable. This was a problem across the entire state, despite the fact that the vast majority of Missouri's public schools have broadband access through MORE.net. We cannot “hot spot” our way out of this situation.

Online education also suffered at the post-secondary level. Programs such as Western Governors University offer courses in a completely online format, but cannot enroll students who fail their minimum speed tests for course work delivery. There are some 800,000 Missouri residents who have completed some college course work without obtaining a degree. Many are seeking online degrees due to their flexibility. Many others are unable to pass the minimum speed tests. All who do not have sufficient broadband capability are being punished as a result. The same holds true for those pursuing Industry-Recognized Certificates in order to improve careers and job prospects.

Chapter 8: Telehealth

COVID-19 at once demonstrated the value of telehealth resources while pointing out other glaring deficiencies across Missouri, particularly with Seniors who do not have sufficient access or the ability to make Zoom or other virtual platforms work in their homes, which defeats the entire purpose of online appointments. The Committee heard that some providers saw a 1500% increase in the use of telehealth resources. Telehealth is here to stay, for those who can gain access to it. A possible solution that affects telehealth resources for all ages as well as those who have mental health issues is to equip public libraries, of which Missouri has more than 300, with HIPAA-compliant spaces to be able to attend their virtual doctor's appointments. This is an innovation whose time has come across Missouri.

According to AARP: 15% of Americans 50+ do not have broadband; 60% say that cost is a problem.

According to OATS, some 42% of seniors lack wireline access at home; senior adults with less than a high school diploma or an income below \$25,000 are ten times more likely than the general population to be offline. In addition, Black and Latino seniors are more than 2.5 and 3.3 times more likely, respectively, to be offline.

One of the most critical lessons learned from the COVID-19 response is that telehealth is here to stay. The problem of access for Seniors is already acute and will only accelerate as the necessity of virtual visits continues across an ever-aging population. The public health implications of expanding telehealth capabilities are obvious: no one needs to be around other sick people if they have an alternative way of accessing health care. That holds true for the common cold, influenza as well as COVID-19.

Chapter 9: Workforce Development

Broadband touches and concerns all aspects of Workforce Development. COVID also exposed glaring weaknesses in Missouri regarding the ability of individuals to compete in a workforce that has struggled to get back onto its feet as a result of lay-offs and closings. An estimated 30% of all Missouri small businesses closed as a result of the pandemic response, resulting in the laying off of thousands of employees. As mentioned previously, many Missourians do not know how to operate computers even if they have access to sufficient broadband speeds. This problem is particularly acute for those who do not know how to upload a resume to apply for the thousands of jobs that have been and remain open since the beginning of the pandemic response (more than 18 months as of this writing). Digital navigators are necessary to assist with this critical element of the job search. In the Kansas City area, Goodwill Industries is helping to meet this need by providing mobile computer centers which are also staffed with digital navigators who can show job applicants how to set up email accounts, upload resumes and bookmark the most important sites for recurring use as their job searches continue.

Public libraries also have a role to play in this process. Missouri has 34 Job Centers across the state, but more than 300 public libraries, including at least one in every county of Missouri. Equipping public libraries with resources that enable them to administer proctored exams for Industry-Recognized Certificates will only accelerate the development of Missouri's workforce pipeline.

A series of regional studies headed by a retired University of Missouri Professor across the southeast portion of the state concludes that Missouri loses an estimated minimum of \$400,000 for each student who does not have sufficient broadband access to complete their schooling and to compete for jobs in the existing Missouri economy. This sorely depletes the Missouri Workforce Development pipeline that the State has been working on to fill with innovative employer-centric programs and reliance on Apprenticeships, a category where Missouri ranks in the Top 3 in the United States. We cannot play to this strength without sufficient broadband internet access.

Surveys of Generation Z students, who are now moving through Missouri schools, demonstrate that as many as half believe they will and wish to work for themselves. This will create thousands of opportunities for entrepreneurship across the State every year for the foreseeable future. Many of these individuals are already attempting to run businesses from their homes. Some are unable to do so because they do not have sufficient bandwidth to take simply payments from PayPal. Missouri should be in a position to take advantage of these individual initiatives. It is not.

When the State of Missouri gave its employees the option to work from home in 2020, some 25% of the total workforce stopped going into State offices and began working from their residences. A significant number of employees who wished to work remotely were unable to do so as a result of insufficient broadband access to upload documents. The Office of Administration surveyed workers from each department and found that all of them had at least 90% job satisfaction among those who were able to work remotely. The flexibility of such work was highly attractive, as was the increased savings in time and money from not having to commute. Remote work is here to stay, but only for those who have sufficient broadband capacity to stay home in the first place. This is true across the private as well as the government sectors. In order to accommodate this trend and compete for workers from across the globe, Missouri must have sufficient broadband access to attract and keep an increasingly important remote work force.

Chapter 10: Precision Agriculture

Agriculture remains Missouri's #1 economic driver and lack of Rural broadband access has been a thorn in the flesh of Missouri producers for decades already. Missouri has the second most farms of any state and has the most diverse crop base of any state in the Union. Missouri producers have become dependent on GPS to decrease input costs and improve yields. The Director of Agriculture testified before the Committee that the data streams generated

by precision equipment has increased to terabytes for a farm field and several megabits for each kernel of corn. A new industry is emerging to interpret these data streams—none of which can be generated without sufficient broadband internet access. This affects cow/calf and hog operations as well due to their dependence on the ability to access veterinary records for their animals in real time. Missouri farmers have noted that they must return to “line of sight” plowing where “the internet ends,” the same as they have done since the beginning of recorded history. The difference is that the cost of their equipment has rapidly increased due to technological advances, none of which matter if the producer does not have access to the data. Neighboring states, most notably Iowa, have begun aggressively to address this “last acre” access gap.

Precision agriculture has improved fertilizer placement efficiency by an estimated 7 percent and has the potential to further improve an additional 14 percent with more widespread adoption. This not only saves the farmer money on fertilizer; it also improves water and soil quality and reduces greenhouse gas emissions. Similar benefits accrue in terms of herbicide, fossil fuel, and water use.

Only 82 percent of Missouri farms have internet service in any form. On average, 70 percent of Hispanic-operated farms and 62 percent of Black-owned farms have internet access.

Increased yields increase revenue for school districts as well as enable family farms to continue to operate into the next generation. The advances in GPS technology are literally creating new jobs to interpret the data, another positive development for agricultural producers. All progress in this vital area of Missouri’s economic future hinges on the availability of sufficient broadband access.

Chapter 11: Economic Development/Entrepreneurship

As mentioned previously, site selectors eliminate Missouri communities and regions from consideration if they do not have good broadband access. It is impossible to determine how many jobs Missouri has lost, or how limited existing businesses have been in their ability to expand as a result of poor broadband internet access.

The increase of the remote workforce is only going to accelerate as people who have grown accustomed to the flexibility of remote work seek to continue those arrangements permanently. Demographers have indicated that a number of Missouri counties, many along the Iowa and Arkansas borders, have lost significant population over the last decade. These areas also have poor access to broadband resources. If demography is destiny, the lack of sufficient broadband will condemn more Rural Missouri communities to oblivion. Conversely, areas that enjoy excellent broadband resources are seeing increases in population. The most interesting example of this is Ralls County in Northeast Missouri, whose Presiding Commissioner testified before the Committee that the tax receipts coming into Ralls County as a result of population growth have led to a movement to roll back some of its property taxes. Ralls County’s Co-Op has been deploying broadband aggressively for more than a decade and offer 1 gig up and down across its entire service area. As a result of this deployment, the population slide has stopped and the Co-Op is within 400 households of providing broadband internet to its entire service area. Ideally, every county in Missouri would be able to tell a similar story.

Younger Missourians who wish to work for themselves and start their own businesses cannot do so without sufficient internet resources. Those who do stay put in Missouri are leading a rebound in Rural areas now known as the “Brain Gain,” as opposed to the Brain Drain that has been experienced for the last 25 years. Those who wish to work for themselves and participate in the remote workforce cannot do so without sufficient broadband access.

According to a recent Purdue study, every \$1 spent on broadband equals a \$4 return into Indiana’s economy. The implications of lack of access are obvious; Missouri cannot expect to increase its revenue base without sufficient broadband access.

Chapter 12: Resource Partners

Missouri is blessed with a variety of resource partners who are already working to close the digital divide. This list includes MACOG, the Missouri Association of Councils of Government, the umbrella group of the 19 Regional Planning Commissions that interact with every type of government, from townships to the USDA, and were a major component of the effort to roll out broadband a decade ago. Many of the individuals involved with that experience

are still working for RPCs today. MACOG assisted the work of this Committee by providing spaces for town halls across the State of Missouri. MACOG has also assisted County Commissioners, Mayors and City Managers and Administrators with disbursement of CARES Act funding as well as engaging with the same stakeholders to plan for the most strategic disbursement of ARPA Funds and to begin planning for receipt of infrastructure funds recently passed by Congress.

The State Broadband Office has received high marks for the performance of its Director, Tim Arbeiter, who will have left the office before this report is published. The process that has received uniform praise is the challenge process implemented by Director Arbeiter. His office has also successfully disbursed State Broadband funds to dozens of providers across the State who are proficient at last-mile access.

Kansas City has assembled an impressive array of stakeholders to bridge the digital divide through the use of digital navigators down to the neighborhood level, including house-to-house visits to equip individuals to enter the workforce and operate equipment needed for telehealth appointments. Stakeholders include the Kansas City Mayor's Office, Kansas City Public Library, Mid-Continent Public Library, and Goodwill Industries.

Missouri's public libraries have bridged the digital divide in every area of the state, be it urban, suburban or rural. They have assisted with distribution of hot spots for Missouri students, have provided dedicated computer access and assisted with digital navigation in many areas of the state as well.

University of Missouri Extension has provided assistance in several areas of the state by facilitating county-wide discussions centered on broadband needs and has partnered with other University System stakeholders to create the Broadband Resource Rail, complete with mapping that is superior to anything produced by the FCC. A retired University of Missouri economist, Abner Womack, has provided granular studies of southeast Missouri counties in the Southeast Missouri and Ozark Foothills Regional Planning Commission service areas that demonstrate Missouri loses a minimum of \$400,000 per pupil for every student who leaves Rural areas for other states.

Missouri's counties and municipalities are proving to be resource partners on a level with the State of Missouri itself in terms of funding and the ability to bridge the digital divide quickly through direct investment of CARES Act and now ARPA funds. The Ralls County and Shelby County Presiding Commissioners testified before the Committee about the processes they used to determine which areas of their counties to fund with both CARES Act and ARPA disbursements. The Ralls County Presiding Commissioner spoke for many stakeholders across the state when he explained that he and his fellow Commissioners authorized broadband funding in their counties because they do not sit around and wait for the Federal government to tell them what to do.

The Committee heard testimony from Houston, Marshall and North Kansas City regarding their efforts to provide broadband internet for their residents. Houston is advertising itself as Missouri's "Work From Anywhere" destination community and publicly states it would like to exit the internet service provider business. North Kansas City did exit the business and still provides free internet to its residents. As mentioned previously, this has resulted in a business boom that can be replicated anywhere in Missouri.

Missouri's public schools, the vast majority of which are linked to broadband internet through MOREnet, have served as resource partners throughout the pandemic, using such innovations as school buses with hot spots to travel their normal routes to provide students with the opportunity to upload assignments during regular school hours.

Missouri's Electric Cooperatives, which were literally born during the Depression when the Rural Electrification Act brought electricity to millions of American farms that had been in the dark until that time, have also provided significant assistance in several areas of the state. Among the most significant broadband providers are Co-Mo Electric on the south side of the Lake of the Ozarks and Ralls County Electric in Northeast Missouri. Both supply fiber to the home across their service areas and Ralls County is reportedly within 400 households of providing 1 Gigabit Up and Down service to all of its customers. Ralls County was one of the few entities that was "shovel ready" with ARRA funds in the last years of the 2000's and has been deploying broadband internet ever since.

Chapter 13: Federal Funding

As has been discussed previously, Federal funding has been most welcome across Missouri, but has not delivered as much as it could have if the reverse auction process did not place such a high emphasis on “checking the box” within census blocks and neglecting quality, higher-speed internet instead of deploying fixed wireless platforms that have not delivered anticipated results outside their limited radiuses. As of this writing, Missouri is in line to receive at least another \$100 million in broadband funding: perhaps more based on Missouri’s middling rank in so many categories denoting deficiencies.

Of special note is the prospect of Missouri’s HBCU’s, Harris-Stowe University in St. Louis City and Lincoln University in Jefferson City, receiving millions in funding to build out broadband resources as far as 15 miles from their campuses. The impact that Harris-Stowe could have on the urban core of St. Louis City and the southern area of North County is considerable in and of itself and could prove to be a game-changer to bridge the digital divide in the urban core. Lincoln University shows similar promise for mid-Missouri.

Chapter 14: Competition

Missouri’s State standard of 25:3 is designed to be a floor, not a ceiling, for State funding. The Committee took testimony from smaller providers that can provide less than 25:3 access to some of the most remote areas of the state, but will not be allowed to participate in Federal or State funding programs due to their lack of speed. Since broadband internet is not regulated, competition has been fierce in some areas and non-existent in others. A constant complaint from Missourians is that there are internet trunk lines in their front yards, but they cannot obtain access to their homes and businesses. The Committee heard testimony from MoDOT that it laid in over 1300 miles of fiber 25 years ago, of which it claims the vast majority cannot be used due to Federal restrictions. Considering that some 1100 miles of fiber are located in the St. Louis area alone, obtaining a release from those restrictions would enable public-private partnerships to build out fiber into areas where the digital divide has been and continues to be acute.

Another disturbing wrinkle of the MoDOT story is that its network is for all intents and purposes controlled by Lumen, the successor in interest to CenturyLink, which was the successor in interest to the original firm that went bankrupt while building out the MoDOT fiber network, and has lain comparatively dormant for 25 years in some of the most rural areas of Missouri. This anomaly must be thoroughly addressed.

For many years, municipal utilities following into areas annexed by growing cities have been hamstrung by incumbent providers that are not willing to provide broadband internet themselves, but refuse to allow municipal utilities to provide it, either. The people caught in this cross-fire therefore continue to do without. This impediment to deployment must also be thoroughly addressed.

The specter of overbuild is equally troublesome in areas of the state that are already served according to the statutory definition of 25:3. The previously mentioned challenge process has succeeded in large measure to stop this practice, but the increasing standards from 25:3 at the Federal level and the anticipated companion increase at the State level will doubtless set off a new round of overbuild in areas that can use the competition, but will draw resources away from areas that have no access at all.

Challenges

There are a number of major challenges facing Missouri’s efforts to vault from the middle of the pack into the Top 10 states in the Union in terms of broadband access. Lack of decent mapping resources is one; continued suffering from flawed Federal census-block methodology and reverse auctions that see out-of-state providers making serious money but not making serious progress toward bridging the digital divide is another.

New FCC maps are planned to be released in 2022. However, without current granular level data and updated FCC maps, there is a difficulty in planning broadband expansion projects now in order to meet the timeframes required by ARPA. In addition, FCC maps have shown as much as 15% false positives for coverage.

A recurring theme from testimony and town hall meetings has been the need to simplify the make-ready process for deploying broadband fiber (both buried and aerial). Middle mile access is plentiful, but in some cases, 75% of it is not being used in areas of the state where access is severely deficient. The attitude of some providers that they will not provide broadband and neither will anyone else in their service areas is a serious challenge that serves no one. While Broadband internet is not regulated as a utility, there is zero appetite among providers and stakeholders to subject this necessary resource to a blizzard of new regulations. While the State Broadband Fund has a claw-back period after 3 years that was enacted in 2020, the State Broadband Office itself is not sufficiently staffed to conduct site visits to ensure that fund recipients are deploying on time, on task. On the plus side, middle-mile carriers have indicated a willingness to use resources at full capacity and at the Federal level, railroads have also indicated a willingness to assist with deployment efforts that cross their rights of way.

Other states have implemented needed changes that promote competition, fairness and universal access. Ultimately, Missouri must join their ranks, and with the sheer volume of funds flowing from the Federal Government, 2022 is the best year to make necessary and long overdue changes.

As part of the information gathering process, providers were asked to distribute information on take rates, network capacity, average speeds, redundancies on existing networks, plans for increasing take rates, counties served, expansion, federal and state funds accepted, length of construction delays, length of back orders on materials, and advertising materials.

As of this writing, providers who have directly addressed these questions are Chariton Valley, Google Fiber, AT&T, Wisper, and the Missouri Cable Telecommunications Association (MCTA).

Starlink declined the invitation to testify and i3 Broadband did not attend the hearing it had been scheduled for.

Findings of Fact and Recommendations

In order to begin the process of closing Missouri's digital divide once and for all, using the once in a lifetime infusion of Federal funds that the Parson Administration has pledged more than \$400 million to utilize in FY 2023, the Interim Committee on Broadband Development is making the following recommendations:

1. Within the General Assembly, creation of Broadband Committees in both chambers to facilitate the legislative process and provide a measure of legislative oversight;
2. The creation of a Broadband development council to ensure accountability, meaningful oversight and stakeholder engagement as well as to provide mapping resources that provide real-time transparency to Missouri citizens regarding where broadband internet is, and where it is not;
3. Significant fiscal assistance for the Missouri Broadband Office and Broadband Fund to engage in best practices, including site visits to providers deploying broadband using State funds, as well as provide substantial matching funds through its grant process to enable providers to deploy broadband resources within the next three years;
4. A revised State Broadband minimum standard that will be flexible enough to move in concert with Federal standards while carving out exceptions for the most remote last-mile access until such time as technology enables phasing out of such methods;
5. Overhaul of right-of-way access, make-ready costs, pole attachment disputes, "Dig Once" policies, processes and deadlines that will enable carriers to engage in public-private partnerships to light dark fiber and that will enable providers to bury and string fiber without undue delays. This includes an overhaul of the existing MoDOT fiber network and a review of obstacles to deployment by networks owned by political subdivisions. Further, common sense concepts such as authorizing structures owned by the State of Missouri and political subdivisions thereof to assist with broadband deployment must be considered.

To see hyperlinks and appendices, please visit www.house.mo.gov/CommitteeReports.aspx.

The following members' presence was noted: Aldridge, DeGroot, Person, Roden, Rowland, Simmons, and Walsh Moore (93).

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Tuesday, January 11, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Tuesday, January 11, 2022, 5:00 PM, House Hearing Room 7.

Executive session will be held: HB 1720

Executive session may be held on any matter referred to the committee.

Time change.

CORRECTED

BUDGET

Tuesday, January 11, 2022, 8:30 AM, House Hearing Room 3.

Public hearing will be held: HB 1552, HB 2162

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Wednesday, January 12, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1559

Executive session may be held on any matter referred to the committee.

CORRECTIONS AND PUBLIC INSTITUTIONS

Tuesday, January 11, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1757

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1697, HB 1977

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HJR 79

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 11, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1995, HB 1747, HB 1474

Executive session may be held on any matter referred to the committee.

Added HB 1474.

AMENDED

EMERGING ISSUES

Tuesday, January 11, 2022, 2:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1590, HB 1563

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1732

Executive session may be held on any matter referred to the committee.

INSURANCE

Tuesday, January 11, 2022, 12:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

PENSIONS

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1473

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1555, HB 2149

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, January 11, 2022, 9:15 AM, House Hearing Room 5.

Public hearing will be held: HB 1481

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, January 11, 2022, 2:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1738

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 3.

Public hearing will be held: HB 1854

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REDISTRICTING

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2117

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 12, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1672, HB 1627, HB 1628

Executive session may be held on any matter referred to the committee.

Time change.

CORRECTED

TRANSPORTATION

Wednesday, January 12, 2022, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1584

Executive session may be held on any matter referred to the committee.

CORRECTED

VETERANS

Tuesday, January 11, 2022, 2:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1652

Executive session may be held on any matter referred to the committee.

There will also be a short presentation by Jon Sabala, CPS, Veterans Services Director with the Missouri Department of Mental Health.

WAYS AND MEANS

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1583

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FOURTH DAY, TUESDAY, JANUARY 11, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 61

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 115

HOUSE BILLS FOR SECOND READING

HB 2356 through HB 2369

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FOURTH DAY, TUESDAY, JANUARY 11, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Adam Schnelting.

Almighty God,

As we gather in this honored chamber to steer the ship of state, we ask that You grant us wisdom and understanding, knowledge and insight to effectively execute the duties that our posts demand. Grant us success in achieving our mutually shared goal of helping our neighbors and improving the lives of all Missourians.

George Washington once said, "Of all the dispositions and habits which lead to political prosperity, religion and morality are indispensable supports."

We know this to be true. That's why we ask that You shed abroad in our hearts, Your love. For You and for our fellow man.

We pray that in these extraordinary times You grant each of us the discernment essential for statesmanship. Lead us in the paths that honor You, honor our commitment to our Constitution, and honor our American way of life.

I pray this in Jesus' name. Amen.

The Pledge of Allegiance to the flag was recited.

The Journal of the third day was approved as printed by the following vote:

AYES: 134

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Busick	Butz
Chipman	Clemens	Coleman 32	Coleman 97	Collins
Cook	Copeland	Davidson	Davis	Deaton
Dinkins	Dogan	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Johnson
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 25	Lewis 6	Lovasco	Mackey	Mayhew
McCreery	McDaniel	McGaugh	McGill	Merideth

Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Pietzman	Pike	Pollitt 52	Pollock 123	Porter
Pouche	Quade	Railsback	Reedy	Richey
Riley	Roberts	Roden	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields
Smith 155	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Turnbaugh	Unsicker
Veit	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Wright	Young	Mr. Speaker	

NOES: 001

Rowland

PRESENT: 001

Windham

ABSENT WITH LEAVE: 021

Aldridge	Bland Manlove	Boggs	Burton	Christofanelli
Cupps	DeGroot	Derges	Doll	Gregory 96
Hicks	Ingle	Plocher	Price IV	Proudie
Riggs	Sharpe 4	Simmons	Smith 163	Trent
Van Schoiack				

VACANCIES: 006

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 62, introduced by Representative McCreery, relating to country-of-origin labeling.

HCR 63, introduced by Representative Weber, relating to abortion.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 116, introduced by Representative Schnelting, relating to the state department of the national guard.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2370, introduced by Representative Evans, relating to funding for the office of state public defender.

HB 2371, introduced by Representative Smith (155), relating to home health.

HB 2372, introduced by Representative Chipman, relating to state capitol parking garages.

HB 2373, introduced by Representative Bosley, relating to discriminatory practices.

HB 2374, introduced by Representative Bosley, relating to the show-me healthy babies program.

HB 2375, introduced by Representative Bosley, relating to the regulation of firearm ammunition, with penalty provisions.

HB 2376, introduced by Representative Kelly (141), relating to residency of children in foster care.

HB 2377, introduced by Representative Kelly (141), relating to implementation of the Older Americans Act.

HB 2378, introduced by Representative Christofanelli, relating to limiting the application of certain laws.

HB 2379, introduced by Representative Davis, relating to delegation of tasks by health care professionals.

HB 2380, introduced by Representative Davis, relating to expungement, with penalty provisions.

HB 2381, introduced by Representative Roden, relating to emergency medical dispatchers.

HB 2382, introduced by Representative Hardwick, relating to sales taxes on certain purchases of utilities.

HB 2383, introduced by Representative Lewis (25), relating to health care professionals, with an emergency clause.

HB 2384, introduced by Representative Lewis (25), relating to sales tax.

HB 2385, introduced by Representative Lewis (25), relating to insurance coverage for obesity.

HB 2386, introduced by Representative Lewis (25), relating to expedited partner therapy.

HB 2387, introduced by Representative Gregory (51), relating to soybean assessments.

HB 2388, introduced by Representative Gregory (51), relating to prevailing wages on public works.

HB 2389, introduced by Representative Cook, relating to contributions to election authorities for the purpose of conducting elections.

HB 2390, introduced by Representative Cook, relating to the release of a defendant.

HB 2391, introduced by Representative Buchheit-Courtway, relating to reorganized common sewer districts.

HB 2392, introduced by Representative Bland Manlove, relating to discriminatory practices.

HB 2393, introduced by Representative Bland Manlove, relating to civics courses of instruction.

HB 2394, introduced by Representative Ingle, relating to guidelines for opioid prescriptions.

HB 2395, introduced by Representative Gunby, relating to elections.

HB 2396, introduced by Representative Gunby, relating to limiting defenses and justifications based on victim identity, with penalty provisions.

HB 2397, introduced by Representative Aldridge, relating to good time credit.

HB 2398, introduced by Representative Knight, relating to public contracts.

HB 2399, introduced by Representative Pollock (123), relating to gender dysphoria or incongruence.

HB 2400, introduced by Representative Houx, relating to professional employer organizations.

HB 2401, introduced by Representative Sassmann, relating to Missouri conservation heritage foundation license plates.

HB 2402, introduced by Representative Hovis, relating to product repair requirements, with a penalty provision.

HB 2403, introduced by Representative Christofanelli, relating to legal publications.

HB 2404, introduced by Representative Person, relating to missing persons reports.

HB 2405, introduced by Representative Person, relating to wellness checks on children with special needs or life-threatening illnesses, with penalty provisions.

HB 2406, introduced by Representative Person, relating to human trafficking.

HB 2407, introduced by Representative Person, relating to certifying causes of death.

HB 2408, introduced by Representative Person, relating to sexual abuse training for educators.

HB 2409, introduced by Representative Person, relating to skilled trade classes in charter schools.

HB 2410, introduced by Representative Person, relating to arrest notifications.

HB 2411, introduced by Representative Person, relating to human trafficking.

HB 2412, introduced by Representative Dogan, relating to restitution for individuals who are actually innocent.

HB 2413, introduced by Representative Trent, relating to workers' compensation.

HB 2414, introduced by Representative Trent, relating to nurseries within correctional centers.

HB 2415, introduced by Representative Trent, relating to statutes of limitations.

HB 2416, introduced by Representative Porter, relating to motor vehicle dealers.

HB 2417, introduced by Representative Porter, relating to railroad grade crossings.

HB 2418, introduced by Representative Grier, relating to the Missouri one start program.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 61, relating to an application to Congress for the calling of an Article V convention of states to propose an amendment to the United States Constitution regarding term limits for members of Congress.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 115, relating to property tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2356, relating to biliary atresia awareness day.

HB 2357, relating to teacher salaries.

HB 2358, relating to COVID-19 vaccine mandates.

HB 2359, relating to the Missouri accountability portal.

HB 2360, relating to moratoriums on eviction proceedings.

HB 2361, relating to geographical information systems products.

HB 2362, relating to Missouri dental board pilot projects.

HB 2363, relating to a sales tax for emergency services.

HB 2364, relating to land surveys.

HB 2365, relating to the early learning quality assurance report program.

HB 2366, relating to gifted children.

HB 2367, relating to civil liability for harm caused by products manufactured or sold by third parties.

HB 2368, relating to health home services for children with medically complex conditions.

HB 2369, relating to the participation of home school students in public school activities.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolutions were referred to the Committee indicated:

HR 3261 - Consent and House Procedure

HR 3265 - Consent and House Procedure

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 100 - Public Safety

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1986 - Public Safety

HB 1994 - Public Safety

HB 2358 - Judiciary

COMMITTEE CHANGES

January 11, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Conservation and Natural Resources committee:

I hereby appoint Representative Jason Chipman to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

SUBCOMMITTEE CHANGES

January 11, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Subcommittee on Mental Health Policy Research:

I hereby appoint Representative Cyndi Buchheit-Courtway to the committee.

I hereby appoint Representative Cyndi Buchheit-Courtway to the position of Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

The following members' presence was noted: Aldridge, Bland Manlove, Boggs, Burton, Christofanelli, Cupps, DeGroot, Gregory (96), Hicks, Price IV, Proudie, Simmons, and Trent.

ADJOURNMENT

On motion of Representative Kelly (141), the House adjourned until 10:00 a.m., Wednesday, January 12, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, January 18, 2022, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3268, HB 1600

Executive session may be held on any matter referred to the committee.

CHILDREN AND FAMILIES

Wednesday, January 12, 2022, 9:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1559

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1697, HB 1977

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HJR 79

Executive session may be held on any matter referred to the committee.

FINANCIAL INSTITUTIONS

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1732

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

-Director Patrick McKenna, MoDOT Annual Report

-Pending application(s) for memorial highway and bridge designations

-Pending application(s) for specialty license plates

JUDICIARY

Wednesday, January 12, 2022, 3:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1897, HB 1686, HB 1709, HB 1710, HB 1768, HB 1641, HB 2358, HB 1713

Executive session may be held on any matter referred to the committee.

LOCAL GOVERNMENT

Thursday, January 13, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1541, HB 1598

Executive session may be held on any matter referred to the committee.

PENSIONS

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1473

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1555, HB 2149

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON GOVERNMENT OVERSIGHT

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 3.

Public hearing will be held: HB 1854

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REDISTRICTING

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 6.

Executive session will be held: HB 2117

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REDISTRICTING

Wednesday, January 12, 2022, 2:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2324

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON TOURISM

Wednesday, January 12, 2022, 4:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1672, HB 1627, HB 1628

Executive session may be held on any matter referred to the committee.

Time change.

CORRECTED

TRANSPORTATION

Wednesday, January 12, 2022, 4:00 PM, House Hearing Room 1.

Public hearing will be held: HB 1584

Executive session may be held on any matter referred to the committee.

CORRECTED

WAYS AND MEANS

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 7.

Public hearing will be held: HB 1583

Executive session may be held on any matter referred to the committee.

HOUSE CALENDAR

FIFTH DAY, WEDNESDAY, JANUARY 12, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 62 and HCR 63

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 116

HOUSE BILLS FOR SECOND READING

HB 2370 through HB 2418

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

FIFTH DAY, WEDNESDAY, JANUARY 12, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Walsh.

Dear Heavenly Father,

We bow before You our Creator who breathed into us Your breath of life. We ask that as we seek Your wisdom, discernment, patience, strength, and courage, that You will help us to shine Your light and to share Your love with all those around us. We ask for Your peace in our hearts that passeth all understanding. We ask for Your healing for our state and our nation. Thank you for giving us the amazing opportunity to serve the people in this House. We ask You to help us live out our faith through our service here in a way that reveals who You are - Lord of all.

In Jesus' name, Amen.

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Finnian Walsh Moore.

The Journal of the fourth day was approved as printed by the following vote:

AYES: 130

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Butz	Chipman	Christofanelli	Clemens
Coleman 32	Coleman 97	Collins	Cook	Copeland
Davidson	Davis	Deaton	Dinkins	Dogan
Doll	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Francis	Gray
Gregory 51	Gregory 96	Grier	Griffith	Gunby
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Johnson	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mackey
Mayhew	McCreery	McDaniel	McGaugh	McGill
Morse	Mosley	Murphy	Nurrenbern	O'Donnell
Owen	Patterson	Perkins	Person	Phifer
Plocher	Pollitt 52	Pollock 123	Porter	Pouche
Proudie	Quade	Railsback	Reedy	Riley

Rogers	Rone	Sander	Sassmann	Sauls
Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Shaul	Shields	Smith 155	Smith 45	Smith 67
Stacy	Stevens 46	Tate	Taylor 139	Taylor 48
Terry	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Weber
West	Wiemann	Wright	Young	Mr. Speaker

NOES: 001

Rowland

PRESENT: 001

Bland Manlove

ABSENT WITH LEAVE: 025

Aldridge	Bangert	Burger	Burnett	Burton
Busick	Cupps	DeGroot	Derges	Ingle
Merideth	Pietzman	Pike	Price IV	Richey
Riggs	Roberts	Roden	Sharpe 4	Simmons
Smith 163	Stephens 128	Thomas	Walsh Moore 93	Windham

VACANCIES: 006

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the first time and copies ordered printed:

HCR 64, introduced by Representative Doll, relating to systemic racism and structures of racial discrimination.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 117, introduced by Representative Smith (163), relating to MO HealthNet.

HJR 118, introduced by Representative Davis, relating to taxation.

HJR 119, introduced by Representative McDaniel, relating to property tax.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2419, introduced by Representative Kidd, relating to county officials.

HB 2420, introduced by Representative Merideth, relating to the offense of malicious prosecution of a journalist, with a penalty provision.

HB 2421, introduced by Representative Collins, relating to peremptory challenges.

HB 2422, introduced by Representative Bland Manlove, relating to peace officer use of force.

HB 2423, introduced by Representative West, relating to the eleventh judicial circuit.

HB 2424, introduced by Representative Coleman (97), relating to visitation rights.

HB 2425, introduced by Representative Rogers, relating to escape or attempted escape offenses, with penalty provisions.

HB 2426, introduced by Representative Houx, relating to the department of natural resources.

HB 2427, introduced by Representative Doll, relating to coverage of diagnostic examinations for breast cancer under certain health benefit plans.

HB 2428, introduced by Representative Dogan, relating to nondiscrimination in public schools.

HB 2429, introduced by Representative Davis, relating to investigational drugs.

HB 2430, introduced by Representative Black (7), relating to teacher and school employee retirement systems.

HB 2431, introduced by Representative Bosley, relating to public holidays.

HB 2432, introduced by Representative Roden, relating to the board of police commissioners, with penalty provisions.

HB 2433, introduced by Representative Sauls, relating to meals for students.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 62, relating to country-of-origin labeling.

HCR 63, relating to abortion.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 116, relating to the state department of the national guard.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2370, relating to funding for the office of state public defender.

HB 2371, relating to home health.

HB 2372, relating to state capitol parking garages.

HB 2373, relating to discriminatory practices.

HB 2374, relating to the show-me healthy babies program.

HB 2375, relating to the regulation of firearm ammunition, with penalty provisions.

HB 2376, relating to residency of children in foster care.

HB 2377, relating to implementation of the Older Americans Act.

HB 2378, relating to limiting the application of certain laws.

HB 2379, relating to delegation of tasks by health care professionals.

HB 2380, relating to expungement, with penalty provisions.

HB 2381, relating to emergency medical dispatchers.

HB 2382, relating to sales taxes on certain purchases of utilities.

HB 2383, relating to health care professionals, with an emergency clause.

HB 2384, relating to sales tax.

HB 2385, relating to insurance coverage for obesity.

HB 2386, relating to expedited partner therapy.

HB 2387, relating to soybean assessments.

HB 2388, relating to prevailing wages on public works.

HB 2389, relating to contributions to election authorities for the purpose of conducting elections.

HB 2390, relating to the release of a defendant.

HB 2391, relating to reorganized common sewer districts.

HB 2392, relating to discriminatory practices.

HB 2393, relating to civics courses of instruction.

HB 2394, relating to guidelines for opioid prescriptions.

HB 2395, relating to elections.

HB 2396, relating to limiting defenses and justifications based on victim identity, with penalty provisions.

HB 2397, relating to good time credit.

HB 2398, relating to public contracts.

HB 2399, relating to gender dysphoria or incongruence.

HB 2400, relating to professional employer organizations.

HB 2401, relating to Missouri conservation heritage foundation license plates.

HB 2402, relating to product repair requirements, with a penalty provision.

HB 2403, relating to legal publications.

HB 2404, relating to missing persons reports.

HB 2405, relating to wellness checks on children with special needs or life-threatening illnesses, with penalty provisions.

HB 2406, relating to human trafficking.

HB 2407, relating to certifying causes of death.

HB 2408, relating to sexual abuse training for educators.

HB 2409, relating to skilled trade classes in charter schools.

HB 2410, relating to arrest notifications.

HB 2411, relating to human trafficking.

HB 2412, relating to restitution for individuals who are actually innocent.

HB 2413, relating to workers' compensation.

HB 2414, relating to nurseries within correctional centers.

HB 2415, relating to statutes of limitations.

HB 2416, relating to motor vehicle dealers.

HB 2417, relating to railroad grade crossings.

HB 2418, relating to the Missouri one start program.

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 1720**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (13): Busick, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, McCreery, Rogers, Rone, Thompson, Weber and Young

Noes (0)

Present (1): Knight

Absent (3): Burger, Sharpe (4) and Van Schoiack

Special Committee on Redistricting, Chairman Shaul reporting:

Mr. Speaker: Your Special Committee on Redistricting, to which was referred **HB 2117**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(28)(a) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (8): Baker, Basye, Dogan, Eggleston, Fitzwater, Kelly (141), Rone and Shaul

Noes (3): Baringer, Barnes and Bosley

Absent (0)

COMMITTEE CHANGES

January 12, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Rules – Administrative Oversight committee:

I hereby appoint Representative Kurtis Gregory to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

WITHDRAWAL OF HOUSE BILLS

January 12, 2022

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
State Capitol
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Madam Clerk,

I request that **House Bill No. 2188** be withdrawn.

Respectfully submitted,

/s/ Mary Elizabeth Coleman
State Representative, Missouri's 97th District

The following members' presence was noted: Aldridge, Bangert, Burton, Busick, Cupps, Derges, Pietzman, Pike, Price IV, Richey, Roberts, Roden, Stephens (128), Thomas, Walsh Moore (93), and Windham.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, January 13, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, January 18, 2022, 1:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3268, HB 1600

Executive session may be held on any matter referred to the committee.

CORRECTED

BUDGET

Thursday, January 13, 2022, 8:15 AM, House Hearing Room 3.

Executive session will be held: HB 1552, HB 2162

Executive session may be held on any matter referred to the committee.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

LOCAL GOVERNMENT

Thursday, January 13, 2022, 8:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1541, HB 1598

Executive session may be held on any matter referred to the committee.

RULES - ADMINISTRATIVE OVERSIGHT

Thursday, January 13, 2022, 1:00 PM, House Hearing Room 6.

Executive session will be held: HCS HB 2117, HCS HB 1720

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, January 20, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Informational overview by the Department of Higher Education and Workforce Development, Council on Public Higher Education, Missouri Community College Association, University of Missouri System and the Department of Elementary and Secondary Education. Public testimony will be taken regarding the appropriations for the Department of Higher Education and Workforce Development and the Department of Elementary and Secondary Education. If you would like to be on the list to testify, please call Rep. Black's office at (573) 751-2917. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, January 20, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender.

We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 19, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the committee. Public testimony will be taken regarding the appropriations for the Department of Mental Health, Department of Health & Senior Services and Department of Social Services. If you would like to be on the list to testify, please contact Rep. Deaton's office at (573) 751-9801. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Tuesday, January 18, 2022, 12:30 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Public testimony will be taken regarding the appropriations for the Department of Corrections, Department of Public Safety, Department of Transportation and Department of Revenue. If you would like to be on the list to testify, please call Rep. Mayhew's office at (573) 751-3834. We will also have a sign-in sheet at the hearing.

HOUSE CALENDAR

SIXTH DAY, THURSDAY, JANUARY 13, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 64

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 117 through HJR 119

HOUSE BILLS FOR SECOND READING

HB 2419 through HB 2433

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SIXTH DAY, THURSDAY, JANUARY 13, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Representative Jered Taylor.

Lord, we come before You, taking time out of our day, to pause and seek Your guidance. We recognize the importance of this time and the impact of a prayer. Lord, we come to You asking for healing: Heal our country. We are broken and divided, and we pray for restoration, with one another, and that we may be restored in You. We know that only You can provide the healing that we so desperately need. We pray for healing for Your people. Many people are sick and hurting; we pray for their physical healing. Many, if not all, of us have suffered the pain of loss over a close friend, colleague, or loved one. We pray for strength and that our eyes may be turned to You and that we may glorify You. We pray for the decisions we make, that they be right for our state and right in Your eyes. We thank You and praise You.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the fifth day was approved as printed by the following vote:

AYES: 131

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bosley	Bromley	Brown 16	Brown 27
Brown 70	Buchheit-Courtway	Busick	Butz	Christofanelli
Clemens	Coleman 32	Coleman 97	Collins	Cook
Cupps	Davidson	Davis	Deaton	Derges
Dinkins	Doll	Eggleston	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 96	Grier	Griffith	Gunby
Haden	Haley	Hardwick	Henderson	Hicks
Houx	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kidd	Knight	Lewis 25	Lewis 6
Lovasco	Mackey	Mayhew	McCreery	McGaugh
McGill	Morse	Mosley	Murphy	Nurrenbern
O'Donnell	Owen	Patterson	Perkins	Person
Pike	Plocher	Pollitt 52	Pollock 123	Porter
Pouche	Proudie	Quade	Railsback	Reedy
Richey	Riley	Roberts	Rogers	Rone
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharp 36	Shaul	Shields

Smith 155	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Veit	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Wright	Young
Mr. Speaker				

NOES: 000

PRESENT: 003

Merideth	Price IV	Windham
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ABSENT WITH LEAVE: 023

Aldridge	Bland Manlove	Burger	Burnett	Burton
Chipman	Copeland	DeGroot	Dogan	Gregory 51
Haffner	Hovis	Ingle	Kelly 141	McDaniel
Phifer	Pietzman	Riggs	Roden	Rowland
Sharpe 4	Simmons	Smith 163		

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Veit offered House Resolution No. 3328.

Representative Veit offered House Resolution No. 3329.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2434, introduced by Representative Grier, relating to health care professionals, with an emergency clause.

HB 2435, introduced by Representative Smith (155), relating to the Missouri works program.

HB 2436, introduced by Representative Houx, relating to grants to employers for the purpose of enhancing cybersecurity.

HB 2437, introduced by Representative Smith (155), relating to opioid settlements, with an emergency clause.

HB 2438, introduced by Representative Coleman (32), relating to the compensation of county coroners.

HB 2439, introduced by Representative Hovis, relating to peace officers.

HB 2440, introduced by Representative Aune, relating to family court participants participating in the medical marijuana program.

HB 2441, introduced by Representative Toalson Reisch, relating to licensed child care facilities, with an emergency clause.

HB 2442, introduced by Representative Davis, relating to firearms, with penalty provisions.

HB 2443, introduced by Representative Griffith, relating to condemnation proceedings.

HB 2444, introduced by Representative Basye, relating to sponsorship funding due to the Missouri charter public school commission.

HB 2445, introduced by Representative Sassmann, relating to the dollar value modifier used in certain school districts.

HB 2446, introduced by Representative Hicks, relating to animals, with penalty provisions.

HB 2447, introduced by Representative Hardwick, relating to processed recycled asphalt shingles.

HB 2448, introduced by Representative Billington, relating to the designation of memorial highways.

HB 2449, introduced by Representative Bangert, relating to the use of hand-held electronic wireless communications devices while driving.

HB 2450, introduced by Representative Reedy, relating to public administrators.

HB 2451, introduced by Representative McGaugh, relating to the taxation of certain public utility property.

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolution was read the second time:

HCR 64, relating to systemic racism and structures of racial discrimination.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 117, relating to MO HealthNet.

HJR 118, relating to taxation.

HJR 119, relating to property tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2419, relating to county officials.

HB 2420, relating to the offense of malicious prosecution of a journalist, with a penalty provision.

HB 2421, relating to peremptory challenges.

HB 2422, relating to peace officer use of force.

HB 2423, relating to the eleventh judicial circuit.

HB 2424, relating to visitation rights.

HB 2425, relating to escape or attempted escape offenses, with penalty provisions.

HB 2426, relating to the department of natural resources.

HB 2427, relating to coverage of diagnostic examinations for breast cancer under certain health benefit plans.

HB 2428, relating to nondiscrimination in public schools.

HB 2429, relating to investigational drugs.

HB 2430, relating to teacher and school employee retirement systems.

HB 2431, relating to public holidays.

HB 2432, relating to the board of police commissioners, with penalty provisions.

HB 2433, relating to meals for students.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 82 - Conservation and Natural Resources

HJR 106 - Conservation and Natural Resources

HJR 107 - Conservation and Natural Resources

HJR 110 - Elementary and Secondary Education

HJR 117 - Budget

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

- HB 1656** - Public Safety
- HB 1661** - Economic Development
- HB 1664** - Downsizing State Government
- HB 1690** - Downsizing State Government
- HB 1695** - Agriculture Policy
- HB 1735** - Downsizing State Government
- HB 1749** - Transportation
- HB 1750** - Elementary and Secondary Education
- HB 1755** - Elementary and Secondary Education
- HB 1761** - Downsizing State Government
- HB 1858** - Elementary and Secondary Education
- HB 1876** - Judiciary
- HB 1898** - Conservation and Natural Resources
- HB 1903** - Elementary and Secondary Education
- HB 1955** - Special Committee on Government Accountability
- HB 1978** - Insurance
- HB 2077** - Insurance
- HB 2088** - Corrections and Public Institutions
- HB 2095** - Elementary and Secondary Education
- HB 2097** - Downsizing State Government
- HB 2107** - Insurance
- HB 2112** - Special Committee on Government Accountability
- HB 2116** - Downsizing State Government
- HB 2195** - Elementary and Secondary Education
- HB 2202** - Workforce Development
- HB 2210** - Emerging Issues
- HB 2211** - Elementary and Secondary Education
- HB 2221** - Downsizing State Government
- HB 2294** - Elementary and Secondary Education
- HB 2304** - Elementary and Secondary Education
- HB 2306** - Elementary and Secondary Education
- HB 2310** - General Laws
- HB 2325** - Workforce Development
- HB 2356** - Health and Mental Health Policy
- HB 2372** - Administration and Accounts
- HB 2387** - Agriculture Policy

COMMITTEE REPORTS

Committee on Rules - Administrative Oversight, Chairman Eggleston reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 1720**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (11): Bosley, Cupps, Eggleston, Fitzwater, Gregory (51), Gregory (96), Mackey, McDaniel, McGaugh, Patterson and Smith (45)

Noes (1): Hudson

Absent (2): Dogan and Ingle

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 2117**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (8): Cupps, Eggleston, Fitzwater, Gregory (51), Hudson, McDaniel, McGaugh and Patterson

Noes (4): Bosley, Gregory (96), Mackey and Smith (45)

Absent (2): Dogan and Ingle

COMMITTEE CHANGES

January 13, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Higher Education committee:

I hereby remove Representative Jason Chipman from the committee.

I hereby appoint Representative Louis Riggs to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

The following members' presence was noted: Aldridge, Bland Manlove, Burton, Chipman, Copeland, DeGroot, Gregory (51), Hovis, McDaniel, and Roden.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Friday, January 14, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3268, HB 1600, HB 2372

Executive session may be held on any matter referred to the committee.

Added HB 2372 and time change.

AMENDED

CONSENT AND HOUSE PROCEDURE

Wednesday, January 19, 2022, 1:00 PM, House Hearing Room 5.

Public hearing will be held: HR 3261, HR 3265

Executive session will be held: HR 3261, HR 3265

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION

Tuesday, January 18, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1589, HB 1603, HB 1637, HB 1703

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 19, 2022, 11:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 91, HJR 102, HJR 88

Executive session will be held: HJR 79

Executive session may be held on any matter referred to the committee.

EMERGING ISSUES

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2210

Executive session will be held: HB 1590

Executive session may be held on any matter referred to the committee.

Added HB 1590.

AMENDED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, January 19, 2022, 9:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Presentation of annual report.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report
- Pending application(s) for memorial highway and bridge designations
- Pending application(s) for specialty license plates

PENSIONS

Wednesday, January 19, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session will be held: HB 1473

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 19, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2096

Executive session will be held: HB 1555, HB 2149

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 1738

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON SMALL BUSINESS

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1489

Executive session may be held on any matter referred to the committee.

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION,
NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Public testimony will be taken regarding the appropriations for the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Commerce & Insurance and Department of Labor and Industrial Relations.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, January 20, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Informational overview by the Department of Higher Education and Workforce Development, Council on Public Higher Education, Missouri

Community College Association, University of Missouri System and the Department of Elementary and Secondary Education. Public testimony will be taken regarding the appropriations for the Department of Higher Education and Workforce Development and the Department of Elementary and Secondary Education. If you would like to be on the list to testify, please call Rep. Black's office at (573) 751-2917. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, January 20, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 19, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the committee. Public testimony will be taken regarding the appropriations for the Department of Mental Health, Department of Health & Senior Services and Department of Social Services. If you would like to be on the list to testify, please contact Rep. Deaton's office at (573) 751-9801. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS, TRANSPORTATION AND REVENUE

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Time change.

Organizational meeting of the subcommittee. Public testimony will be taken regarding the appropriations for the Department of Corrections, Department of Public Safety, Department of Transportation and Department of Revenue. If you would like to be on the list to testify, please call Rep. Mayhew's office at (573) 751-3834. We will also have a sign-in sheet at the hearing.

CORRECTED

TRANSPORTATION

Wednesday, January 19, 2022, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1574, HB 1749

Executive session may be held on any matter referred to the committee.

UTILITIES

Wednesday, January 19, 2022, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1684

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1652

Executive session may be held on any matter referred to the committee.

Presentation by Ryon Richmond, Deputy Division Director, Missouri Veterans Commission.

HOUSE CALENDAR

SEVENTH DAY, FRIDAY, JANUARY 14, 2022

HOUSE BILLS FOR SECOND READING

HB 2434 through HB 2451

HOUSE BILLS FOR PERFECTION

HCS HB 2117, (4 hours total debate on Perfection, pursuant to HR 3286) - Shaul

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)

CCS SCS HCS HB 6 - Smith (163)

CCS SCS HCS HB 7 - Smith (163)

CCS SCS HCS HB 8 - Smith (163)

CCS SCS HCS HB 9 - Smith (163)

CCS SS SCS HCS HB 10 - Smith (163)

CCS SS SCS HCS HB 11 - Smith (163)

CCS SCS HCS HB 12 - Smith (163)

SCS HCS HB 13 - Smith (163)

HCS HB 17 - Smith (163)

SCS HCS HB 18 - Smith (163)

SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SEVENTH DAY, FRIDAY, JANUARY 14, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

HOUSE RESOLUTIONS

Representative Bland Manlove offered House Resolution No. 3336.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 2452, introduced by Representative Cook, relating to the administration of medications by pharmacists.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 2434, relating to health care professionals, with an emergency clause.

HB 2435, relating to the Missouri works program.

HB 2436, relating to grants to employers for the purpose of enhancing cybersecurity.

HB 2437, relating to opioid settlements, with an emergency clause.

HB 2438, relating to the compensation of county coroners.

HB 2439, relating to peace officers.

HB 2440, relating to family court participants participating in the medical marijuana program.

HB 2441, relating to licensed child care facilities, with an emergency clause.

HB 2442, relating to firearms, with penalty provisions.

HB 2443, relating to condemnation proceedings.

HB 2444, relating to sponsorship funding due to the Missouri charter public school commission.

HB 2445, relating to the dollar value modifier used in certain school districts.

HB 2446, relating to animals, with penalty provisions.

HB 2447, relating to processed recycled asphalt shingles.

HB 2448, relating to the designation of memorial highways.

HB 2449, relating to the use of hand-held electronic wireless communications devices while driving.

HB 2450, relating to public administrators.

HB 2451, relating to the taxation of certain public utility property.

COMMITTEE REPORTS

Committee on Budget, Vice Chair Deaton reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **HB 1552**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Aldridge, Black (7), Bland Manlove, Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Gregory (96), Hudson, Lewis (6), Mayhew, McGaugh, Richey, Riley, Sander, Shields and West

Noes (8): Black (137), Bosley, Fogle, Merideth, Nurrenbern, Roberts, Unsicker and Windham

Absent (4): Burnett, Kelly (141), Riggs and Smith (163)

Mr. Speaker: Your Committee on Budget, to which was referred **HB 2162**, begs leave to report it has examined the same and recommends that it **Do Pass**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (18): Black (137), Black (7), Bland Manlove, Boggs, Deaton, Fogle, Gregory (51), Hudson, Lewis (6), Mayhew, Merideth, Richey, Riley, Sander, Shields, Unsicker, West and Windham

Noes (0)

Absent (13): Aldridge, Bosley, Burnett, Cupps, Evans, Fishel, Gregory (96), Kelly (141), McGaugh, Nurrenbern, Riggs, Roberts and Smith (163)

The following members' presence was noted: Anderson, Aune, Baker, Bangert, Baringer, Basye, Black (137), Bromley, Brown (27), Burton, Butz, Chipman, Clemens, Coleman (32), Collins, Cook, Copeland, Davidson, Davis, DeGroot, Eggleston, Falkner, Fishel, Fitzwater, Fogle, Gray, Griffith, Haley, Hardwick, Johnson, Kelley (127), Lovasco, Mackey, McDaniel, McGaugh, Mosley, Person, Pike, Porter, Proudie, Quade, Smith (67), Stevens (46), Terry, Thomas, Toalson Reisch, Veit, Vescovo, Walsh Moore (93), Weber, Windham, and Young.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 12:00 p.m., Tuesday, January 18, 2022.

COMMITTEE HEARINGS

ADMINISTRATION AND ACCOUNTS

Tuesday, January 18, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 4.

Public hearing will be held: HR 3268, HB 1600, HB 2372

Executive session may be held on any matter referred to the committee.

Time change.

CORRECTED

CHILDREN AND FAMILIES

Wednesday, January 19, 2022, 9:00 AM, House Hearing Room 7.

Executive session will be held: HB 1559

Executive session may be held on any matter referred to the committee.

CONSENT AND HOUSE PROCEDURE

Wednesday, January 19, 2022, 1:00 PM, House Hearing Room 5.

Public hearing will be held: HR 3261, HR 3265

Executive session will be held: HR 3261, HR 3265

Executive session may be held on any matter referred to the committee.

CRIME PREVENTION

Tuesday, January 18, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1589, HB 1603, HB 1637, HB 1703

Executive session may be held on any matter referred to the committee.

DOWNSIZING STATE GOVERNMENT

Wednesday, January 19, 2022, 11:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1619, HB 2116, HB 1690, HB 2097, HB 2221

Executive session will be held: HB 1697, HB 1977

Executive session may be held on any matter referred to the committee.

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 19, 2022, 11:00 AM, House Hearing Room 6.

Public hearing will be held: HJR 91, HJR 102, HJR 88

Executive session will be held: HJR 79

Executive session may be held on any matter referred to the committee.

EMERGING ISSUES

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 7.

Public hearing will be held: HB 2210

Executive session will be held: HB 1590

Executive session may be held on any matter referred to the committee.

Added HB 1590.

AMENDED

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, January 19, 2022, 9:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Presentation of annual report.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Monday, January 31, 2022, 2:00 PM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Committee agenda:

- Director Patrick McKenna, MoDOT Annual Report

- Pending application(s) for memorial highway and bridge designations

- Pending application(s) for specialty license plates

PENSIONS

Wednesday, January 19, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session will be held: HB 1473

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 19, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 2096

Executive session will be held: HB 1555, HB 2149

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, January 18, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 6.

Executive session will be held: HB 1738

Executive session may be held on any matter referred to the committee.

CORRECTED

SPECIAL COMMITTEE ON SMALL BUSINESS

Tuesday, January 18, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1489

Executive session may be held on any matter referred to the committee.

Time change.

CORRECTED

SUBCOMMITTEE ON APPROPRIATIONS - AGRICULTURE, CONSERVATION, NATURAL RESOURCES, AND ECONOMIC DEVELOPMENT

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Public testimony will be taken regarding the appropriations for the Department of Agriculture, Department of Conservation, Department of Natural Resources, Department of Economic Development, Department of Commerce & Insurance and Department of Labor and Industrial Relations.

SUBCOMMITTEE ON APPROPRIATIONS - EDUCATION

Thursday, January 20, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the subcommittee. Informational overview by the Department of Higher Education and Workforce Development, Council on Public Higher Education, Missouri Community College Association, University of Missouri System and the Department of Elementary and Secondary Education. Public testimony will be taken regarding the appropriations for the Department of Higher Education and Workforce Development and the Department of Elementary and Secondary Education. If you would like to be on the list to testify, please call Rep. Black's office at (573) 751-2917. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - GENERAL ADMINISTRATION

Thursday, January 20, 2022, 8:30 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Informational overview by the Office of Administration and Office of the Public Defender. We will take public testimony regarding the appropriations for Public Debt, Office of Administration, Employee Benefits, Leasing, Governor, Lt Governor, Secretary of State, Treasurer, Auditor, Attorney General, Judiciary, Public Defender and the General Assembly.

SUBCOMMITTEE ON APPROPRIATIONS - HEALTH, MENTAL HEALTH, AND SOCIAL SERVICES

Wednesday, January 19, 2022, 8:00 AM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Organizational meeting of the committee. Public testimony will be taken regarding the appropriations for the Department of Mental Health, Department of Health & Senior Services and Department of Social Services. If you would like to be on the list to testify, please contact Rep. Deaton's office at (573) 751-9801. We will also have a sign-in sheet at the hearing.

SUBCOMMITTEE ON APPROPRIATIONS - PUBLIC SAFETY, CORRECTIONS,
TRANSPORTATION AND REVENUE

Tuesday, January 18, 2022, 6:00 PM or upon adjournment (whichever is later), House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Time change.

Organizational meeting of the subcommittee. Public testimony will be taken regarding the appropriations for the Department of Corrections, Department of Public Safety, Department of Transportation and Department of Revenue. If you would like to be on the list to testify, please call Rep. Mayhew's office at (573) 751-3834. We will also have a sign-in sheet at the hearing.

CORRECTED

TRANSPORTATION

Wednesday, January 19, 2022, 1:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1749

Executive session may be held on any matter referred to the committee.

Removed HB 1574.

AMENDED

UTILITIES

Wednesday, January 19, 2022, 9:00 AM, House Hearing Room 6.

Public hearing will be held: HB 1684

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 18, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Executive session will be held: HB 1652

Executive session may be held on any matter referred to the committee.

Time change.

Presentation by Ryon Richmond, Deputy Division Director, Missouri Veterans Commission

CORRECTED

HOUSE CALENDAR

EIGHTH DAY, TUESDAY, JANUARY 18, 2022

HOUSE BILLS FOR SECOND READING

HB 2452

HOUSE BILLS FOR PERFECTION

HCS HB 2117, (4 hours total debate on Perfection, pursuant to HR 3286) - Shaul

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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Journal of the House

ONE HUNDRED FIRST GENERAL ASSEMBLY of the STATE OF MISSOURI

SECOND REGULAR SESSION

FIRST DAY, WEDNESDAY, JANUARY 5, 2022

Speaker Vescovo in the Chair.

Prayer by Representative Brad Hudson.

Dear Heavenly Father,

Once again Your sovereign hand has led us here to this beautiful building in order that we may do the people's work. You have given us life, health, strength, and liberty. Please help us to make good use of these gifts in order that we may serve You, and one another. Please grant us also wisdom that we may be worthy of this calling that You have placed on our lives. May we strive most of all not for position or popularity, but to be good, to be faithful, and to serve well.

Give us pure motives, honorable conversation, hearts of courage, and eyes that are ever toward You.

In Jesus' name I pray. Amen!

The Pledge of Allegiance to the flag was recited.

LETTERS OF RESIGNATION

November 29, 2021

The Honorable Governor Michael Parson
201 W. Capitol Avenue, Room 218
Jefferson City, MO 65101

Dear Governor Parson:

For the past 7 years I have proudly served the citizens of District 114 in the Missouri House of Representatives. Throughout my years of service, I have striven to make sure I represented the people of my district with honor and integrity always keeping their voices in mind when working on or passing legislation. I stood tall and firm on many issues that were important to my district and necessarily popular but were the right things to do. I poured my heart and soul into a being a State Representative, and I worked tirelessly to do this job and serve to the best of my ability. I was not sent to Jefferson City to just take the easy road. I was sent to make tough decisions and give voice to my constituents. I never backed down from challenges and always tried to work with my colleagues.

Throughout my tenure I have had the ability to work on many different issues and have passed approximately 27 pieces of legislation into law. Some of the most important and impactful ones were expanding newborn screening to save the lives of countless children in our state, the First Time Homebuyers Savings Account to help more people realize the dream of home ownership, various transportation legislation to maintain and repair our roads, bridges, and ports, PTSD Awareness for our military, LEO's, first responders and others who suffer every day and many others to help our small businesses thrive and give protection to consumers. I have been honored to be the first woman appointed as Chair of the House Transportation Committee. In addition, I am a retired teacher with 25 years of service in education and have continuously worked on issues to help children and families in our state.

As I am nearing the end of my term an opportunity has presented itself that will allow me to continue to serve Missouri while spending more time with my family and focus on my passion of serving and advocating for children in our state. After much reflection, discussion, and prayer with my husband, I have accepted the position as Child Advocate and look forward to continuing my service to the state and its citizens. I want to thank the people of my district for having faith in me and allowing me to serve them. It has been a tremendous journey, and I am grateful for the long-lasting friendships I have made over the years.

It is with gratitude and sincerity that I now submit my resignation from the Missouri House of Representatives as a State Representative and the Lady from Jefferson, District 114, effective at 11:59 PM on November 30, 2021.

Sincerely,

/s/ Becky Ruth
State Representative
District 114

December 29, 2021

The Honorable Governor Mike Parson
Office of the Governor
201 W. Capitol Ave., Room 216
Jefferson City, MO 65101

Dear Governor Parson,

This letter is to inform you that as of 11:59 p.m. on Sunday, January 2, 2022, I will be resigning my position in the Missouri House of Representatives to accept an appointment to serve as Director of the Missouri Department of Revenue.

It has been an honor to represent the people of Cape Girardeau in the Missouri Senate and the Missouri House of Representatives. It has been a privilege to serve alongside the many men and women who work in the Capitol every day to shape laws that impact every Missourian, and I want to thank everyone in the Missouri House and the Missouri Senate, for the chance to work with them.

I truly appreciate the trust you have placed in me through your nomination to serve in your Cabinet, and I want you to know that as the next Director of the Missouri Department of Revenue, I will work to continue the great strides that have been made in transforming the agency into an efficient department that provides excellent service to the people of this state.

Serving people is something I have dedicated my life to, whether during my time serving in the U.S. Air Force, teaching students at Southeast Missouri State University, or legislating in the Missouri General Assembly. I look forward to continuing my public service in the position of Director of the Department of Revenue, and I am humbled to be given this opportunity.

Sincerely,

/s/ Wayne Wallingford

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 037

Anderson	Bailey	Barnes	Basye	Black 137
Boggs	Brown 27	Busick	Cook	Cupps
Davis	Derges	Doll	Fitzwater	Haden
Haffner	Hardwick	Hill	Kelley 127	Kelly 141
Lewis 6	Lovasco	McGill	Morse	Murphy
Nurrenbern	Richey	Riggs	Roberts	Seitz
Sharpe 4	Shields	Simmons	Taylor 139	Veit
Walsh 50	Young			

NOES: 001

Rowland

PRESENT: 108

Adams	Aldridge	Andrews	Appelbaum	Aune
Baker	Bangert	Baringer	Billington	Black 7
Bland Manlove	Bosley	Bromley	Brown 16	Brown 70
Buchheit-Courtway	Burger	Burnett	Butz	Chipman
Christofanelli	Clemens	Coleman 32	Coleman 97	Collins
Copeland	Davidson	Deaton	DeGroot	Dinkins
Dogan	Eggleston	Ellebracht	Evans	Falkner
Fishel	Fogle	Francis	Gray	Gregory 51
Gregory 96	Grier	Griesheimer	Griffith	Gunby
Haley	Henderson	Hicks	Houx	Hovis
Hudson	Hurlbert	Ingle	Kalberloh	Kidd
Knight	Lewis 25	Mackey	Mayhew	McCreery
McDaniel	McGaugh	Mosley	O'Donnell	Owen
Perkins	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Price IV	Proudie
Quade	Railsback	Reedy	Riley	Sander
Sassmann	Sauls	Schnelting	Schroer	Schwadron
Shaul	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Taylor 48	Terry
Thomas	Thompson	Toalson Reisch	Trent	Turnbaugh
Unsicker	Van Schoiack	Walsh Moore 93	Weber	West
Wiemann	Wright	Mr. Speaker		

ABSENT WITH LEAVE: 013

Atchison	Burton	Johnson	Merideth	Patterson
Person	Pietzman	Roden	Rogers	Rone
Sharp 36	Tate	Windham		

VACANCIES: 004

There was a moment of silence in memory of Representative Tom Hannegan.

Pursuant to Section 9.141, RSMo, the United States Bill of Rights was read by Mike Lear, House Communications.

HOUSE RESOLUTIONS

Representative Plocher offered **HR 3180**, which was read.

HOUSE RESOLUTION NO. 3180

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the One Hundred First General Assembly, Second Regular Session, informs the Senate that the House is duly convened and is now in session ready for consideration of business.

On motion of Representative Plocher, **HR 3180** was adopted.

Representative Plocher offered **HR 3181**, which was read.

HOUSE RESOLUTION NO. 3181

BE IT RESOLVED, that a message be sent to the Governor of the State of Missouri to inform His Excellency that the House of Representatives of the One Hundred First General Assembly, Second Regular Session, of the State of Missouri, is now regularly organized and ready for business, and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Plocher, **HR 3181** was adopted.

Representative O'Donnell offered House Resolution No. 3261.

Representative Christofanelli offered House Resolution No. 3265.

Representative Richey offered House Resolution No. 3267.

Representative Chipman offered House Resolution No. 3268.

HOUSE CONCURRENT RESOLUTIONS

Representative Plocher offered **HCR 51**, which was read.

HOUSE CONCURRENT RESOLUTION NO. 51

BE IT RESOLVED, by the House of Representatives of the One Hundred First General Assembly, Second Regular Session, of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 2:30 p.m., Wednesday, January 19, 2022, to receive a message from His Excellency, the Honorable Michael L. Parson, Governor of the State of Missouri; and

BE IT FURTHER RESOLVED, that a committee of ten (10) members from the House of Representatives be appointed by the Speaker to act with a committee of ten (10) members from the Senate, appointed by the President Pro Tempore, to wait upon the Governor of the State of Missouri and inform His Excellency that the House of Representatives and Senate of the One Hundred First General Assembly, Second Regular Session, are now organized and ready for business and to receive any message or communication that His Excellency may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Plocher, **HCR 51** was adopted.

Representative Plocher offered **HCR 52**, which was read.

HOUSE CONCURRENT RESOLUTION NO. 52

BE IT RESOLVED, by the House of Representatives of the One Hundred First General Assembly, Second Regular Session, of the State of Missouri, the Senate concurring therein, that the House of Representatives and the Senate convene in Joint Session in the Hall of the House of Representatives at 10:15 a.m., Tuesday, February 8, 2022, to receive a message from the Honorable Paul C. Wilson, Chief Justice of the Supreme Court of the State of Missouri; and

BE IT FURTHER RESOLVED that a committee of ten (10) members from the House of Representatives be appointed by the Speaker to act with a committee of ten (10) members from the Senate, appointed by the President Pro Tempore, to wait upon the Chief Justice of the Supreme Court of the State of Missouri and inform His Honor that the House of Representatives and the Senate of the One Hundred First General Assembly, Second Regular Session, are now organized and ready for business and to receive any message or communication that His Honor may desire to submit, and that the Chief Clerk of the House of Representatives be directed to inform the Senate of the adoption of this resolution.

On motion of Representative Plocher, **HCR 52** was adopted.

WITHDRAWAL OF HOUSE BILLS

December 2, 2021

Dear Ms. Dana Miller,

I hope that this letter finds you in good health and energy. My office filed **House Bill No. 1799** on Wednesday. I am reading through the bill online and noticed that I filed the wrong greenback. I had two different greenbacks for that bill. I am hoping that you will be able to withdraw this bill so that I can have the correct language filed with the right greenback. I made a big mistake and am so embarrassed. Please help me! Thank you so much!

Sincerely,

/s/ Kimberly-Ann Collins
State Representative
77th District, State of Missouri

December 22, 2021

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
201 W Capitol Avenue
Jefferson City, MO 65101

Dear Madam Clerk,

I request that **House Bill No. 1877** be withdrawn. Thank you!

Sincerely,

/s/ John Simmons
Missouri State Representative – 109th District

December 16, 2021

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
State Capitol
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Madam Clerk:

I request that **House Bill No. 1932** be withdrawn. Thanks!

Respectfully Submitted,

/s/ Marlene Terry
State Representative, Missouri 66th District

December 20, 2021

Chief Clerk Dana Miller
201 West Capitol Avenue, Room 310
Jefferson City, MO 65101

Dear Chief Clerk Miller:

I am writing to respectfully request that **House Bill No. 1983** be withdrawn due to errors.

Thank you for your time and consideration.

Sincerely,

/s/ Ann Kelley
Proudly Serving District #127

January 4, 2022

The Honorable Dana Rademan Miller, Chief Clerk
Missouri House of Representatives
State Capitol
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Madam Clerk:

I request that **House Bill No. 2124** be withdrawn. Thanks!

Respectfully Submitted,

/s/ Marlene Terry
State Representative, Missouri 66th District

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 53, introduced by Representative Windham, relating to Operation Large Area Coverage.

HCR 54, introduced by Representative Windham, relating to Annie Minerva Turnbo Malone.

HCR 55, introduced by Representative Windham, relating to James Mercer Langston Hughes.

HCR 56, introduced by Representative Windham, relating to Maya Angelou.

HCR 57, introduced by Representative Chipman, relating to Victims of Communism Memorial Day.

HCR 58, introduced by Representative Copeland, relating to a state funeral for the last surviving Medal of Honor recipient from World War II.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 65, introduced by Representative Billington, relating to signatures on initiative petitions.

HJR 66, introduced by Representative Ellebracht, relating to taxation of real property.

HJR 67, introduced by Representative Ellebracht, relating to property assessments.

HJR 68, introduced by Representative McGirl, relating to constitutional amendments.

HJR 69, introduced by Representative Hudson, relating to sales tax exemptions for veterans.

HJR 70, introduced by Representative Davidson, relating to constitutional amendments.

HJR 71, introduced by Representative Davidson, relating to constitutional amendments.

HJR 72, introduced by Representative Griffith, relating to property tax exemptions.

HJR 73, introduced by Representative Kelley (127), relating to property tax.

HJR 74, introduced by Representative Lewis (6), relating to constitutional amendments.

HJR 75, introduced by Representative Falkner, relating to ballot initiatives.

HJR 76, introduced by Representative Falkner, relating to signatures on initiative petitions.

HJR 77, introduced by Representative Sassmann, relating to terms of office for members of the general assembly.

HJR 78, introduced by Representative Van Schoiack, relating to the selection of judges.

HJR 79, introduced by Representative Henderson, relating to constitutional amendments.

HJR 80, introduced by Representative Coleman (32), relating to property tax assessments.

HJR 81, introduced by Representative Kidd, relating to taxation of real property.

HJR 82, introduced by Representative Black (137), relating to the right to hunt and fish.

HJR 83, introduced by Representative Dogan, relating to the legalization of marijuana for adult use.

HJR 84, introduced by Representative Sander, relating to valid marriages.

HJR 85, introduced by Representative Lewis (6), relating to initiative petitions.

HJR 86, introduced by Representative Aune, relating to property tax exemptions.

HJR 87, introduced by Representative Griffith, relating to gaming revenues.

HJR 88, introduced by Representative McGirl, relating to constitutional amendments.

HJR 89, introduced by Representative Gray, relating to property tax.

HJR 90, introduced by Representative Terry, relating to property tax.

HJR 91, introduced by Representative Eggleston, relating to initiative petitions proposing amendments to the constitution.

HJR 92, introduced by Representative Eggleston, relating to MO HealthNet.

HJR 93, introduced by Representative Mosley, relating to the right of trial by jury.

HJR 94, introduced by Representative Simmons, relating to voter identification.

HJR 95, introduced by Representative Simmons, relating to presidential electors.

HJR 96, introduced by Representative Simmons, relating to term limits for members of the general assembly.

HJR 97, introduced by Representative Simmons, relating to initiative petitions.

HJR 98, introduced by Representative Baringer, relating to property tax rates.

HJR 99, introduced by Representative Collins, relating to the power of the governor.

HJR 100, introduced by Representative Richey, relating to the funding of law enforcement agencies.

HJR 101, introduced by Representative Young, relating to persons entitled to vote.

HJR 102, introduced by Representative Evans, relating to initiative petitions and referendums.

HJR 103, introduced by Representative Sauls, relating to modification of statutory measures proposed by the people by the general assembly.

HJR 104, introduced by Representative Adams, relating to the general assembly.

HJR 105, introduced by Representative Mackey, relating to employment of members of the general assembly.

HJR 106, introduced by Representative Dinkins, relating to the right to hunt and fish.

HJR 107, introduced by Representative Dinkins, relating to the conservation commission.

HJR 108, introduced by Representative Kidd, relating to the limitation on the indebtedness of school districts.

HJR 109, introduced by Representative Aldridge, relating to the use of census data for the purposes of redistricting.

INTRODUCTION OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the first time and copies ordered printed:

HB 3014, introduced by Representative Smith (163), to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2022.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1450, introduced by Representative Stacy, relating to political party primary elections, with penalty provisions and a delayed effective date.

HB 1451, introduced by Representative Billington, relating to Rush Limbaugh day.

HB 1452, introduced by Representative Billington, relating to abortion.

HB 1453, introduced by Representative Billington, relating to firearms on employer property.

HB 1454, introduced by Representative Billington, relating to voter identification.

HB 1455, introduced by Representative Billington, relating to absentee ballot request forms, with penalty provisions.

HB 1456, introduced by Representative Billington, relating to catalytic converters, with penalty provisions.

HB 1457, introduced by Representative Billington, relating to the 1619 Project in school districts and charter schools.

HB 1458, introduced by Representative Brown (27), relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 1459, introduced by Representative Brown (27), relating to firearms.

HB 1460, introduced by Representative Brown (27), relating to the designation of a memorial highway.

HB 1461, introduced by Representative Schnelting, relating to public fund expenditures.

HB 1462, introduced by Representative Schnelting, relating to firearms on public transportation systems, with penalty provisions.

HB 1463, introduced by Representative Schnelting, relating to standing to bring a civil action.

HB 1464, introduced by Representative Schnelting, relating to the designation of memorial highways.

HB 1465, introduced by Representative Schnelting, relating to documentation of immunity or vaccination against diseases.

HB 1466, introduced by Representative Brown (70), relating to drinking water in schools, with penalty provisions.

HB 1467, introduced by Representative Brown (70), relating to the statewide assessment system.

HB 1468, introduced by Representative Pike, relating to academic performance standards and instruction.

HB 1469, introduced by Representative Pike, relating to reimbursement for special education.

HB 1470, introduced by Representative Pike, relating to a transient guest tax.

HB 1471, introduced by Representative Pike, relating to school make-up days and hours.

HB 1472, introduced by Representative Pike, relating to the offense of money laundering, with penalty provisions.

HB 1473, introduced by Representative Pike, relating to the Missouri local government employees' retirement system.

HB 1474, introduced by Representative Schroer, relating to requirements for public schools.

HB 1475, introduced by Representative Schroer, relating to medical mandates in educational institutions, with penalty provisions.

HB 1476, introduced by Representative Schroer, relating to the board of police commissioners, with penalty provisions.

HB 1477, introduced by Representative Dinkins, relating to immunity for defending a person's property.

HB 1478, introduced by Representative Dinkins, to authorize the conveyance of certain state property.

HB 1479, introduced by Representative Dinkins, relating to the use of hand-held wireless communication devices, with penalty provisions.

HB 1480, introduced by Representative Dinkins, relating to school district local effort calculations, with an emergency clause.

HB 1481, introduced by Representative Dinkins, relating to school protection officers.

HB 1482, introduced by Representative Stephens (128), relating to advanced practice registered nurses.

HB 1483, introduced by Representative Kelley (127), relating to elections, with penalty provisions.

HB 1484, introduced by Representative Kelley (127), relating to discrimination in education, with an emergency clause.

HB 1485, introduced by Representative Kelley (127), relating to employer vaccination requirements.

HB 1486, introduced by Representative Kelley (127), relating to the protection of children.

HB 1487, introduced by Representative Porter, relating to distracted driving, with penalty provisions.

HB 1488, introduced by Representative Porter, relating to telecommunications, with penalty provisions.

HB 1489, introduced by Representative Porter, relating to alcoholic beverages.

HB 1490, introduced by Representative Porter, relating to charitable organizations.

HB 1491, introduced by Representative Porter, relating to the licensing of persons performing certain funeral-related services.

HB 1492, introduced by Representative Porter, relating to virtual class attendance.

HB 1493, introduced by Representative Porter, relating to public assistance benefits.

HB 1494, introduced by Representative Ellebracht, relating to fines for municipal violations, with penalty provisions.

HB 1495, introduced by Representative Ellebracht, relating to conveyances of land.

HB 1496, introduced by Representative Ellebracht, relating to offenses against certain persons, with penalty provisions.

HB 1497, introduced by Representative Ellebracht, relating to the filing of petitions for review of certain decisions.

HB 1498, introduced by Representative Ellebracht, relating to probation officers.

HB 1499, introduced by Representative Ellebracht, relating to fines for traffic violations, with penalty provisions.

HB 1500, introduced by Representative Ellebracht, relating to the sunshine law.

HB 1501, introduced by Representative Ellebracht, relating to special prosecutors.

HB 1502, introduced by Representative Ellebracht, relating to the offense of failure to identify, with penalty provisions.

HB 1503, introduced by Representative Ellebracht, relating to public access to records.

HB 1504, introduced by Representative Ellebracht, relating to the dissolution of candidate committees, with penalty provisions.

HB 1505, introduced by Representative Ellebracht, relating to campaign finance, with penalty provisions.

HB 1506, introduced by Representative Ellebracht, relating to property tax penalties.

HB 1507, introduced by Representative Ellebracht, relating to heritage value in condemnation proceedings.

HB 1508, introduced by Representative Ellebracht, relating to rights of military servicemembers.

HB 1509, introduced by Representative Ellebracht, relating to ethics, with penalty provisions.

HB 1510, introduced by Representative Ellebracht, relating to the offense of driving while intoxicated, with penalty provisions.

HB 1511, introduced by Representative Ellebracht, relating to the funding of inaugural activities, with penalty provisions.

HB 1512, introduced by Representative Ellebracht, relating to audit requests while investigating offenses committed by public servants.

HB 1513, introduced by Representative Ellebracht, relating to discipline procedures for certain health care professionals.

HB 1514, introduced by Representative Ellebracht, relating to automated external defibrillators, with penalty provisions.

HB 1515, introduced by Representative Ellebracht, relating to tax returns.

HB 1516, introduced by Representative Ellebracht, relating to mandatory driver's education and training, with a contingent effective date.

HB 1517, introduced by Representative Ellebracht, relating to administrative procedures for driver's license suspension or revocation, with penalty provisions.

HB 1518, introduced by Representative Ellebracht, relating to internet provider practices.

HB 1519, introduced by Representative Ellebracht, relating to deceased persons.

HB 1520, introduced by Representative Ellebracht, relating to forum selection agreements.

HB 1521, introduced by Representative Ellebracht, relating to county commissioners.

HB 1522, introduced by Representative Ellebracht, relating to call centers, with penalty provisions.

HB 1523, introduced by Representative Ellebracht, relating to medical marijuana, with a penalty provision.

HB 1524, introduced by Representative Ellebracht, relating to the offense of nonsupport, with penalty provisions.

HB 1525, introduced by Representative Ellebracht, relating to medical records.

HB 1526, introduced by Representative Ellebracht, relating to electric vehicle tax credits.

HB 1527, introduced by Representative Ellebracht, relating to private security professionals.

HB 1528, introduced by Representative Ellebracht, relating to commercial driver's licenses.

HB 1529, introduced by Representative Ellebracht, relating to unlawful discriminatory practices, with penalty provisions.

HB 1530, introduced by Representative Ellebracht, relating to trains carrying hazardous material, with penalty provisions.

HB 1531, introduced by Representative Ellebracht, relating to first responders.

HB 1532, introduced by Representative Ellebracht, relating to the dissemination of photographic records made incident to arrest, with penalty provisions.

HB 1533, introduced by Representative Ellebracht, relating to the failure to pay arbitration fees.

HB 1534, introduced by Representative Ellebracht, relating to residency restrictions for certain offenders, with penalty provisions.

HB 1535, introduced by Representative Ellebracht, relating to restrictive covenants.

HB 1536, introduced by Representative Ellebracht, relating to community solar gardens.

HB 1537, introduced by Representative Ellebracht, relating to the possession of medical marijuana cards by persons on probation or parole.

HB 1538, introduced by Representative Ellebracht, relating to the Missouri climate commitment act, with penalty provisions.

HB 1539, introduced by Representative Ellebracht, relating to early childhood education programs.

HB 1540, introduced by Representative McGirl, relating to confidentiality of motor vehicle registration records.

HB 1541, introduced by Representative McGirl, relating to special road districts.

HB 1542, introduced by Representative McGirl, relating to unpaid taxes.

HB 1543, introduced by Representative McGirl, relating to disclosure of COVID-19 vaccination status.

HB 1544, introduced by Representative McGirl, relating to COVID-19 vaccination.

HB 1545, introduced by Representative Hudson, relating to alternative county highway commissions.

HB 1546, introduced by Representative Richey, relating to disclosures of allegations of sexual misconduct.

HB 1547, introduced by Representative Veit, relating to the offense of tampering with electronic monitoring equipment, with penalty provisions.

HB 1548, introduced by Representative Veit, relating to change of venue costs for capital cases.

HB 1549, introduced by Representative Veit, relating to the uniform interstate depositions and discovery act.

HB 1550, introduced by Representative Veit, relating to child care facilities.

HB 1551, introduced by Representative Veit, relating to compensation for jurors.

HB 1552, introduced by Representative Richey, relating to funding for charter schools.

HB 1553, introduced by Representative Hudson, relating to public assistance benefits.

HB 1554, introduced by Representative Gregory (96), relating to nondiscrimination in public schools.

HB 1555, introduced by Representative Gregory (96), relating to the scope of practice for physical therapists.

HB 1556, introduced by Representative Gregory (96), relating to reading success in schools, with a delayed effective date for a certain section.

HB 1557, introduced by Representative Gregory (96), relating to prohibiting public financial benefits to abortion facilities and their affiliates or associates.

HB 1558, introduced by Representative Gregory (96), relating to an income tax deduction.

HB 1559, introduced by Representative Davidson, relating to missing children.

HB 1560, introduced by Representative Davidson, relating to national good neighbor week and day.

HB 1561, introduced by Representative Griffith, relating to long-term care facilities.

HB 1562, introduced by Representative Griffith, relating to the designation of a historic region.

HB 1563, introduced by Representative Griffith, relating to diligent searches for placement of children.

HB 1564, introduced by Representative Griffith, relating to blind pensions.

HB 1565, introduced by Representative Wallingford, relating to home health.

HB 1566, introduced by Representative Wallingford, relating to domestic relations.

HB 1567, introduced by Representative Wallingford, relating to child custody arrangements.

HB 1568, introduced by Representative Sharp (36), relating to Blair's law, with penalty provisions.

HB 1569, introduced by Representative Sharp (36), relating to restitution for individuals who are actually innocent.

HB 1570, introduced by Representative Sharp (36), relating to tax credits for urban farms.

HB 1571, introduced by Representative Wallingford, relating to the operation of motor vehicles while using electronic devices, with penalty provisions.

HB 1572, introduced by Representative Kelley (127), relating to the day of tears.

HB 1573, introduced by Representative Kelley (127), relating to an income tax deduction for respite care expenses.

HB 1574, introduced by Representative Kelley (127), relating to solid waste.

HB 1575, introduced by Representative Wiemann, relating to natural immunity, with penalty provisions and an emergency clause.

HB 1576, introduced by Representative Wiemann, relating to liability for injuries from required immunizations.

HB 1577, introduced by Representative Schroer, relating to taxation.

HB 1578, introduced by Representative Schroer, relating to nurses.

HB 1579, introduced by Representative Mayhew, relating to tax incentives.

HB 1580, introduced by Representative Mayhew, relating to firearms.

HB 1581, introduced by Representative Mayhew, relating to residency requirements for certain boards.

HB 1582, introduced by Representative Murphy, relating to offenses involving motor vehicles, with penalty provisions.

HB 1583, introduced by Representative Murphy, relating to adjustments to tax levies of political subdivisions.

HB 1584, introduced by Representative Murphy, relating to electric vehicle charging station requirements.

HB 1585, introduced by Representative Murphy, relating to a curriculum on using social media.

HB 1586, introduced by Representative Murphy, relating to the practice of veterinary medicine.

HB 1587, introduced by Representative Mackey, relating to employment security benefits, with an emergency clause.

HB 1588, introduced by Representative Haden, relating to dogs.

HB 1589, introduced by Representative Fitzwater, relating to location restrictions for certain offenders, with penalty provisions.

HB 1590, introduced by Representative Fitzwater, relating to incentives for new businesses.

HB 1591, introduced by Representative Lewis (6), relating to accountability requirements for low-performing schools.

HB 1592, introduced by Representative Lewis (6), relating to substitute teacher licensing.

HB 1593, introduced by Representative Walsh (50), relating to abortion.

HB 1594, introduced by Representative Walsh (50), relating to motor fuel.

HB 1595, introduced by Representative Hudson, relating to paper ballots.

HB 1596, introduced by Representative Sharpe (4), relating to family farms.

HB 1597, introduced by Representative Busick, to authorize the conveyance of property owned by the state in the City of Kirksville, Adair County, Missouri.

HB 1598, introduced by Representative Falkner, relating to tax increment financing projects.

HB 1599, introduced by Representative Falkner, relating to the removal of certain court records from automated case management systems.

HB 1600, introduced by Representative Chipman, relating to employees of the general assembly.

HB 1601, introduced by Representative Chipman, relating to certain public offices.

HB 1602, introduced by Representative Chipman, relating to medical procedures.

HB 1603, introduced by Representative Pietzman, relating to electronic monitoring of certain sexual offenders while relocating.

HB 1604, introduced by Representative McGirl, relating to delinquent tax notices.

HB 1605, introduced by Representative Griffith, relating to county officer compensation.

HB 1606, introduced by Representative McGaugh, relating to county financial statements.

HB 1607, introduced by Representative Wiemann, relating to firearm businesses.

HB 1608, introduced by Representative Wiemann, relating to constitutional amendments.

HB 1609, introduced by Representative Sassmann, relating to a public safety sales tax, with an emergency clause.

HB 1610, introduced by Representative Sassmann, relating to massage therapists.

HB 1611, introduced by Representative Sassmann, relating to elections.

HB 1612, introduced by Representative Lovasco, relating to repealing the death penalty, with a penalty provision.

HB 1613, introduced by Representative Lovasco, relating to asset forfeiture.

HB 1614, introduced by Representative Lovasco, relating to the regulation of property uses.

HB 1615, introduced by Representative Lovasco, relating to the public officials.

HB 1616, introduced by Representative Van Schoiack, relating to certificates of need.

HB 1617, introduced by Representative Van Schoiack, relating to vaccination requirements, with penalty provisions and an emergency clause.

HB 1618, introduced by Representative Van Schoiack, relating to offenses against police animals, with penalty provisions.

HB 1619, introduced by Representative Van Schoiack, relating to aerial observations, with penalty provisions.

HB 1620, introduced by Representative Van Schoiack, relating to autopsies.

HB 1621, introduced by Representative Schnelting, relating to child support obligations for unborn children.

HB 1622, introduced by Representative Schroer, relating to judges in certain judicial circuits.

HB 1623, introduced by Representative Schroer, relating to income tax, with a delayed effective date.

HB 1624, introduced by Representative Schroer, relating to COVID-19 vaccination.

HB 1625, introduced by Representative Kelley (127), relating to an educational program for pupils.

HB 1626, introduced by Representative Morse, relating to legislative requirements for public schools.

HB 1627, introduced by Representative Morse, relating to farmers and ranchers day.

HB 1628, introduced by Representative Morse, relating to school bus drivers' appreciation day.

HB 1629, introduced by Representative Morse, relating to myasthenia gravis awareness month.

HB 1630, introduced by Representative Morse, relating to a rural primary care physician grant program.

HB 1631, introduced by Representative Morse, relating to electric vehicle road use fees.

HB 1632, introduced by Representative Morse, relating to the statute of frauds.

HB 1633, introduced by Representative Morse, relating to political subdivisions, with a penalty provision.

HB 1634, introduced by Representative Seitz, relating to curricula implementing critical race theory.

HB 1635, introduced by Representative Seitz, relating to public health.

HB 1636, introduced by Representative Seitz, relating to abortion, with penalty provisions.

HB 1637, introduced by Representative Schwadron, relating to the offense of mail theft, with penalty provisions.

HB 1638, introduced by Representative Coleman (32), relating to the offense of money laundering, with penalty provisions.

HB 1639, introduced by Representative Seitz, relating to presidential executive orders.

HB 1640, introduced by Representative Seitz, relating to workers' compensation.

HB 1641, introduced by Representative Coleman (32), relating to vaccinations required by employers, with an emergency clause.

HB 1642, introduced by Representative Coleman (32), relating to concealed carry permits.

HB 1643, introduced by Representative Coleman (32), relating to the offense of racketeering, with a penalty provision.

HB 1644, introduced by Representative Schwadron, relating to the Tricia Leann Tharp act.

HB 1645, introduced by Representative Schwadron, relating to solid waste management.

HB 1646, introduced by Representative Schwadron, relating to elections, with penalty provisions.

HB 1647, introduced by Representative Baringer, relating to qualifications of candidates for public office.

HB 1648, introduced by Representative Nurrenbern, relating to permissible uses for campaign funds, with penalty provisions.

HB 1649, introduced by Representative Nurrenbern, relating to school starting dates.

HB 1650, introduced by Representative Nurrenbern, relating to absentee voting.

HB 1651, introduced by Representative Nurrenbern, relating to the minimum wage rate.

HB 1652, introduced by Representative Bromley, relating to the designation of a memorial highway.

HB 1653, introduced by Representative Kelley (127), relating to compulsory school attendance.

HB 1654, introduced by Representative Bromley, relating to child support obligations.

HB 1655, introduced by Representative Hicks, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 1656, introduced by Representative Hicks, relating to employee residency requirements.

HB 1657, introduced by Representative Hicks, relating to dogs.

HB 1658, introduced by Representative Hicks, relating to medical marijuana use in lodging establishments, with penalty provisions.

HB 1659, introduced by Representative Hicks, relating to expungement.

HB 1660, introduced by Representative Hicks, relating to the carrying of firearms on public transportation systems, with penalty provisions.

HB 1661, introduced by Representative Hicks, relating to the International Swimming Pool and Spa Code.

HB 1662, introduced by Representative Fishel, relating to restrictive covenants.

HB 1663, introduced by Representative Fishel, relating to transient guest taxes.

HB 1664, introduced by Representative Seitz, relating to visitation rights of hospital patients.

HB 1665, introduced by Representative Seitz, relating to immunizations, with penalty provisions.

HB 1666, introduced by Representative Christofanelli, relating to sports wagering, with penalty provisions.

HB 1667, introduced by Representative Christofanelli, relating to kratom products, with penalty provisions.

HB 1668, introduced by Representative Christofanelli, relating to student journalists.

HB 1669, introduced by Representative Seitz, relating to discrimination in education, with an emergency clause.

HB 1670, introduced by Representative Seitz, relating to COVID-19 vaccination.

HB 1671, introduced by Representative Taylor (48), relating to property tax assessments.

HB 1672, introduced by Representative Taylor (48), relating to the official state sport.

HB 1673, introduced by Representative Kidd, relating to utilities.

HB 1674, introduced by Representative Kidd, relating to civil penalties for violating federally mandated natural gas safety standards, with penalty provisions.

HB 1675, introduced by Representative Perkins, relating to the establishment of a dump truck driver training program.

HB 1676, introduced by Representative Perkins, relating to telecommunicator first responders.

HB 1677, introduced by Representative Wright, relating to payments for prescription drugs, with penalty provisions.

HB 1678, introduced by Representative Toalson Reisch, relating to the secretary of state, with penalty provisions.

HB 1679, introduced by Representative Sharp (36), relating to a sales tax exemption for diapers.

HB 1680, introduced by Representative Sharp (36), relating to ignition interlock device requirements, with penalty provisions.

HB 1681, introduced by Representative Brown (16), relating to the Kansas City board of police commissioners.

HB 1682, introduced by Representative Brown (16), relating to a court's authority on certain eviction proceedings.

HB 1683, introduced by Representative Brown (16), relating to advanced placement examinations.

HB 1684, introduced by Representative Black (137), relating to the Missouri nuclear clean power act.

HB 1685, introduced by Representative Black (137), relating to workforce development.

HB 1686, introduced by Representative Hardwick, relating to refusal of medical procedures or treatment.

HB 1687, introduced by Representative Hardwick, relating to the designation of a memorial highway.

HB 1688, introduced by Representative Hardwick, relating to business covenants.

HB 1689, introduced by Representative Hardwick, relating to liens on stored property.

HB 1690, introduced by Representative Boggs, relating to visitation rights in certain facilities.

HB 1691, introduced by Representative Boggs, relating to discrimination against unvaccinated persons.

HB 1692, introduced by Representative Boggs, relating to liability for injuries from required immunizations.

HB 1693, introduced by Representative Boggs, relating to covenant marriages.

HB 1694, introduced by Representative Boggs, relating to hunting permits.

HB 1695, introduced by Representative Gregory (51), relating to a tax credit for the sale of ethanol fuel.

HB 1696, introduced by Representative Reedy, relating to firearms, with penalty provisions.

HB 1697, introduced by Representative Baker, relating to cottage food production operations.

HB 1698, introduced by Representative Baker, relating to concealed carry permits, with penalty provisions.

HB 1699, introduced by Representative Roberts, relating to domestic violence, with penalty provisions.

HB 1700, introduced by Representative Roberts, relating to health insurance coverage of dietary treatment for certain diseases.

HB 1701, introduced by Representative Roberts, relating to the use of electronic wireless communications devices, with penalty provisions.

HB 1702, introduced by Representative Roberts, relating to court procedures for infractions, with penalty provisions.

HB 1703, introduced by Representative Roberts, relating to peace officer tuition reimbursement.

HB 1704, introduced by Representative Roberts, relating to the offense of making a false report, with penalty provisions.

HB 1705, introduced by Representative Roberts, relating to offender registries.

HB 1706, introduced by Representative Roberts, relating to service by online publication.

HB 1707, introduced by Representative Roberts, relating to the identification of the body of a deceased person.

HB 1708, introduced by Representative Roberts, relating to probation.

HB 1709, introduced by Representative Buchheit-Courtway, relating to certain experimental or investigational medical treatments.

HB 1710, introduced by Representative Buchheit-Courtway, relating to certain experimental or investigational medical treatments.

HB 1711, introduced by Representative Buchheit-Courtway, relating to surgical smoke plume evacuation.

HB 1712, introduced by Representative Pollock (123), relating to the offense of trespass in the first degree, with penalty provisions.

HB 1713, introduced by Representative Riley, relating to the Missouri religious freedom protection act.

HB 1714, introduced by Representative Riley, relating to administrative rules.

HB 1715, introduced by Representative Riley, relating to the collateral source rule.

HB 1716, introduced by Representative Riley, relating to workers' compensation.

HB 1717, introduced by Representative Riley, relating to actions for damages due to exposure to asbestos.

HB 1718, introduced by Representative Riley, relating to health care contractors.

HB 1719, introduced by Representative Johnson, relating to career and technical education.

HB 1720, introduced by Representative Pollitt (52), relating to agricultural economic opportunities, with an emergency clause.

HB 1721, introduced by Representative Shields, relating to school district superintendent sharing.

HB 1722, introduced by Representative Shields, relating to bleeding control kits in public schools.

HB 1723, introduced by Representative Shields, relating to tuition reimbursement.

HB 1724, introduced by Representative Hudson, relating to student associations at public institutions of higher learning.

HB 1725, introduced by Representative Hudson, relating to lodging establishments.

HB 1726, introduced by Representative Aune, relating to a tax credit for certain medical marijuana dispensary facility license applications.

HB 1727, introduced by Representative Weber, relating to reproductive health care services.

HB 1728, introduced by Representative Weber, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.

HB 1729, introduced by Representative Weber, relating to employment security.

HB 1730, introduced by Representative Barnes, relating to the offense of mail theft, with penalty provisions.

HB 1731, introduced by Representative Barnes, relating to school or recreation athletic contest offenses, with penalty provisions.

HB 1732, introduced by Representative O'Donnell, relating to workplace retirement savings plans.

HB 1733, introduced by Representative O'Donnell, relating to motor vehicle sales tax.

HB 1734, introduced by Representative O'Donnell, relating to public utilities.

HB 1735, introduced by Representative O'Donnell, relating to daylight saving time.

HB 1736, introduced by Representative Roberts, relating to medical marijuana facilities.

HB 1737, introduced by Representative Dogan, relating to discrimination based on sexual orientation or gender identity.

HB 1738, introduced by Representative Dogan, relating to the designation of a memorial highway.

HB 1739, introduced by Representative Dogan, relating to Hazel Erby day.

HB 1740, introduced by Representative Dogan, relating to earnings tax.

HB 1741, introduced by Representative Dogan, relating to contraceptives.

HB 1742, introduced by Representative Dogan, relating to patient examinations.

HB 1743, introduced by Representative Dogan, relating to discriminatory practices.

HB 1744, introduced by Representative Dogan, relating to powers of the governor.

HB 1745, introduced by Representative Dogan, relating to certification of juveniles for trial as an adult.

HB 1746, introduced by Representative Dogan, relating to trial procedures for murder in the first degree.

HB 1747, introduced by Representative Basye, relating to school boards, with a penalty provision.

HB 1748, introduced by Representative Basye, relating to school boards, with a penalty provision.

HB 1749, introduced by Representative Basye, relating to traffic control signals, with a penalty provision.

HB 1750, introduced by Representative Basye, relating to school boards, with a penalty provision.

HB 1751, introduced by Representative Basye, relating to the concealed carrying of firearms on campuses of higher education institutions.

HB 1752, introduced by Representative Basye, relating to instruction in human sexuality in schools.

HB 1753, introduced by Representative Basye, relating to recovery programs for high school students.

HB 1754, introduced by Representative Basye, relating to wind turbine site permits.

HB 1755, introduced by Representative Basye, relating to parents' bill of rights, with a penalty provision.

HB 1756, introduced by Representative Railsback, relating to disaster clean up.

HB 1757, introduced by Representative Railsback, relating to the state building usage task force.

HB 1758, introduced by Representative Copeland, relating to real property.

HB 1759, introduced by Representative Dogan, relating to law enforcement agency policies on officer-involved deaths.

HB 1760, introduced by Representative Sander, relating to discrimination based on sexual orientation.

HB 1761, introduced by Representative Sander, relating to daylight saving time.

HB 1762, introduced by Representative Sander, relating to COVID-19 health orders, with an emergency clause.

HB 1763, introduced by Representative Sander, relating to political committee qualifications.

HB 1764, introduced by Representative Sander, relating to outdoor advertising.

HB 1765, introduced by Representative Sander, relating to the state minimum wage rate.

HB 1766, introduced by Representative Sander, relating to sales tax exemptions.

HB 1767, introduced by Representative Sander, relating to nondiscrimination in public schools.

HB 1768, introduced by Representative Lewis (6), relating to COVID-19 vaccination status.

HB 1769, introduced by Representative Lewis (6), relating to COVID-19 vaccination, with an emergency clause.

HB 1770, introduced by Representative Lewis (6), relating to school teacher pay schedules.

HB 1771, introduced by Representative Terry, relating to child support payments.

HB 1772, introduced by Representative Terry, relating to the custody of children.

HB 1773, introduced by Representative Terry, relating to criminal offenses involving the custody of children, with penalty provisions.

HB 1774, introduced by Representative Terry, relating to special administrative boards for unaccredited school districts.

HB 1775, introduced by Representative Terry, relating to the custody and support of children, with penalty provisions.

HB 1776, introduced by Representative Terry, relating to school curriculum.

HB 1777, introduced by Representative Sander, relating to historic sites.

HB 1778, introduced by Representative Windham, relating to the history of the legislative black caucus.

HB 1779, introduced by Representative Windham, relating to taxation.

HB 1780, introduced by Representative Windham, relating to motor vehicles abandoned by persons under arrest.

HB 1781, introduced by Representative Windham, relating to racial equity.

HB 1782, introduced by Representative Windham, relating to polycystic ovary syndrome awareness month.

HB 1783, introduced by Representative Windham, relating to incarceration.

HB 1784, introduced by Representative Windham, relating to financial assistance for higher education students.

HB 1785, introduced by Representative Windham, relating to higher education reports.

HB 1786, introduced by Representative Windham, relating to state funding for higher education costs.

HB 1787, introduced by Representative Windham, relating to the access Missouri financial assistance program.

HB 1788, introduced by Representative Windham, relating to eligibility for the access Missouri financial assistance program.

HB 1789, introduced by Representative Windham, relating to higher education transcripts.

HB 1790, introduced by Representative Windham, relating to state funding for higher education costs.

HB 1791, introduced by Representative Windham, relating to delinquent motor vehicle liabilities.

HB 1792, introduced by Representative Windham, relating to presidential electors.

HB 1793, introduced by Representative Windham, relating to primary elections.

HB 1794, introduced by Representative Windham, relating to peace officer pay rates.

HB 1795, introduced by Representative Windham, relating to student representatives of public institutions of higher education.

HB 1796, introduced by Representative Windham, relating to the POST commission.

HB 1797, introduced by Representative Windham, relating to peace officer training.

HB 1798, introduced by Representative Busick, relating to vaccine administration by dentists.

HB 1800, introduced by Representative Collins, relating to minimum prison terms.

HB 1801, introduced by Representative Kelley (127), relating to a motor vehicle accident while a foster child operates the motor vehicle.

HB 1802, introduced by Representative Kelley (127), relating to school attendance.

HB 1803, introduced by Representative Veit, relating to limited liability companies.

HB 1804, introduced by Representative Veit, relating to school district subdistricts.

HB 1805, introduced by Representative Lewis (25), relating to the firearm violence prevention act, with penalty provisions.

HB 1806, introduced by Representative Lewis (25), relating to the offense of endangering the welfare of a child, with penalty provisions.

HB 1807, introduced by Representative Lewis (25), relating to the sale and transfer of firearms, with penalty provisions.

HB 1808, introduced by Representative Lewis (25), relating to absentee voting.

HB 1809, introduced by Representative Barnes, relating to special victims.

HB 1810, introduced by Representative Griesheimer, relating to gifted children.

HB 1811, introduced by Representative Hicks, relating to incumbent electric transmission owners.

HB 1812, introduced by Representative Hicks, relating to the capitol police board, with penalty provisions.

HB 1813, introduced by Representative Kelly (141), relating to neighborhood youth development programs.

HB 1814, introduced by Representative Pollitt (52), relating to admission of nonresident pupils, with a delayed effective date.

HB 1815, introduced by Representative Schroer, relating to curricula used in public schools.

HB 1816, introduced by Representative Gray, relating to great Missouri smokeout day.

HB 1817, introduced by Representative Gray, relating to sales tax.

HB 1818, introduced by Representative Gray, relating to sales tax on trade-in purchases.

HB 1819, introduced by Representative Gray, relating to disclosures by peace officer applicants.

HB 1820, introduced by Representative Gray, relating to the establishment of a council for community education.

HB 1821, introduced by Representative Gray, relating to criminal justice instruction in secondary schools.

HB 1822, introduced by Representative Gray, relating to the establishment of a higher education tuition pilot program.

HB 1823, introduced by Representative Gray, relating to the investigation of deaths involving a law enforcement officer.

HB 1824, introduced by Representative Gray, relating to the establishment of a program on police officer presence in schools and communities.

HB 1825, introduced by Representative Gray, relating to community relations training for peace officers.

HB 1826, introduced by Representative Gray, relating to the investigation of deaths involving a law enforcement officer.

HB 1827, introduced by Representative Gray, relating to a task force to study community-based policing.

HB 1828, introduced by Representative Gray, relating to the use of force by law enforcement officers.

HB 1829, introduced by Representative Gray, relating to the joint committee on Missouri division of workers' compensation.

HB 1830, introduced by Representative Gray, relating to annual leave for state employees.

HB 1831, introduced by Representative Gray, relating to retirement benefits for certain teacher retirement systems.

HB 1832, introduced by Representative Basye, relating to the Holocaust and genocide education.

HB 1833, introduced by Representative Basye, relating to concealed carry permits, with penalty provisions.

HB 1834, introduced by Representative Wiemann, relating to inspection of instructional materials.

HB 1835, introduced by Representative Wiemann, relating to academic performance standards and learning standards.

HB 1836, introduced by Representative Wiemann, relating to trauma-informed school incident records.

HB 1837, introduced by Representative Gray, relating to false-alarm fees in certain cities.

HB 1838, introduced by Representative Stevens (46), relating to substance abuse awareness and prevention month.

HB 1839, introduced by Representative Gray, relating to street light maintenance districts.

HB 1840, introduced by Representative Gray, relating to reapportionment of general assembly districts.

HB 1841, introduced by Representative Stevens (46), relating to absentee voting.

HB 1842, introduced by Representative Stevens (46), relating to period products in charter schools and public schools.

HB 1843, introduced by Representative Stevens (46), relating to period products in charter schools and public schools.

HB 1844, introduced by Representative Stevens (46), relating to distributors of hypodermic needles, with penalty provisions.

HB 1845, introduced by Representative Stevens (46), relating to an inclusive curriculum in public schools.

HB 1846, introduced by Representative Stevens (46), relating to small loans, with penalty provisions and a referendum clause.

HB 1847, introduced by Representative Bosley, relating to compensation for wrongful conviction.

HB 1848, introduced by Representative Bosley, relating to the compensation of jurors.

HB 1849, introduced by Representative Bosley, relating to violent acts committed by peace officers.

HB 1850, introduced by Representative Bosley, relating to civil actions against peace officers.

HB 1851, introduced by Representative Baringer, relating to CBD oil products, with penalty provisions.

HB 1852, introduced by Representative Knight, relating to net metering.

HB 1853, introduced by Representative Gray, relating to traffic-related offenses, with penalty provisions.

HB 1854, introduced by Representative Schroer, relating to health care.

HB 1855, introduced by Representative Veit, relating to alcoholic beverage licenses.

HB 1856, introduced by Representative Baker, relating to the extended learning opportunities act.

HB 1857, introduced by Representative Baker, relating to school athletic events.

HB 1858, introduced by Representative Baker, relating to the rights of parents.

HB 1859, introduced by Representative Eggleston, relating to labeling of ballot measures.

HB 1860, introduced by Representative Eggleston, relating to employment security.

HB 1861, introduced by Representative Eggleston, relating to COVID-19 vaccination status.

HB 1862, introduced by Representative Knight, relating to a tax credit for the production of wood energy products.

HB 1863, introduced by Representative Thomas, relating to boating safety identification cards.

HB 1864, introduced by Representative Thomas, relating to taxation.

HB 1865, introduced by Representative Rowland, relating to Blair's law, with penalty provisions.

HB 1866, introduced by Representative Rowland, relating to the collection of forensic evidence in emergency rooms, with a penalty provision.

HB 1867, introduced by Representative Mackey, relating to warrantless searches based on the odor of marijuana.

HB 1868, introduced by Representative Weber, relating to the respect people's abortion decisions act.

HB 1869, introduced by Representative Weber, relating to employment practices relating to gender.

HB 1870, introduced by Representative Mosley, relating to the issuance of judgments by the court, with penalty provisions.

HB 1871, introduced by Representative Mosley, relating to pleadings.

HB 1872, introduced by Representative Mosley, relating to historical motor vehicles.

HB 1873, introduced by Representative Mosley, relating to motor vehicle sales tax.

HB 1874, introduced by Representative Haffner, relating to taxation, with a delayed effective date.

HB 1875, introduced by Representative Haffner, relating to tax credits for biodiesel fuels.

HB 1876, introduced by Representative Haffner, relating to eminent domain for certain utilities.

HB 1878, introduced by Representative Simmons, relating to elections.

HB 1879, introduced by Representative McGirl, relating to property assessed clean energy projects.

HB 1880, introduced by Representative Black (7), relating to the inhalation of substances, with penalty provisions.

HB 1881, introduced by Representative Black (7), relating to teacher and school employee retirement systems.

HB 1882, introduced by Representative Haffner, relating to restrictive covenants.

HB 1883, introduced by Representative Pollitt (52), relating to special victims.

HB 1884, introduced by Representative Pollitt (52), relating to the use of a hand-held wireless communication device while in a school zone, with penalty provisions.

HB 1885, introduced by Representative Pollitt (52), relating to rural workforce development incentives, with penalty provisions.

HB 1886, introduced by Representative Rogers, relating to the Missouri local government employees' retirement system.

HB 1887, introduced by Representative Rogers, relating to jury duty.

HB 1888, introduced by Representative Rogers, relating to armed criminal action.

HB 1889, introduced by Representative Rogers, relating to daylight saving time.

HB 1890, introduced by Representative Rogers, relating to the use of body-worn cameras by law enforcement.

HB 1891, introduced by Representative Rogers, relating to conditions of release to assure appearance before trial.

HB 1892, introduced by Representative Rogers, relating to the offense of driving while revoked, with penalty provisions.

HB 1893, introduced by Representative Rogers, relating to motor vehicle registration, with a penalty provision.

HB 1894, introduced by Representative Rogers, relating to land banks.

HB 1895, introduced by Representative DeGroot, relating to financial institutions.

HB 1896, introduced by Representative Wright, relating to adult offender supervision.

HB 1897, introduced by Representative DeGroot, relating to nurseries within correctional centers.

HB 1898, introduced by Representative Knight, relating to anhydrous ammonia.

HB 1899, introduced by Representative Mackey, relating to disciplinary removals of public school students.

HB 1900, introduced by Representative Grier, relating to licensure based on work experience.

HB 1901, introduced by Representative Christofanelli, relating to income tax deductions.

HB 1902, introduced by Representative Christofanelli, relating to employment security.

HB 1903, introduced by Representative Christofanelli, relating to the virtual school program, with a penalty provision.

HB 1904, introduced by Representative Murphy, relating to COVID-19 vaccination equivalency cards, with penalty provisions and an emergency clause.

HB 1905, introduced by Representative Shaul, relating to taxation.

HB 1906, introduced by Representative Shaul, relating to transportation.

HB 1907, introduced by Representative Shaul, relating to the sale of returnable containers, with penalty provisions.

HB 1908, introduced by Representative Shaul, relating to school district curricula review.

HB 1909, introduced by Representative Shaul, relating to employment security, with a delayed effective date for a certain section.

HB 1910, introduced by Representative Shaul, relating to lobbying, with penalty provisions.

HB 1911, introduced by Representative Shaul, relating to elections, with penalty provisions.

HB 1912, introduced by Representative Schroer, relating to concealed carry permits, with penalty provisions.

HB 1913, introduced by Representative Schroer, relating to the employer-employee relationship.

HB 1914, introduced by Representative Schroer, relating to unlawful traffic interference, with penalty provisions.

HB 1915, introduced by Representative Schroer, relating to Blair's law, with penalty provisions.

HB 1916, introduced by Representative Schroer, relating to a tax credit.

HB 1917, introduced by Representative Hovis, relating to peace officer license suspensions.

HB 1918, introduced by Representative Hovis, relating to sewer districts.

HB 1919, introduced by Representative Collins, relating to urban agriculture.

HB 1920, introduced by Representative Collins, relating to civil rights for homeless persons.

HB 1921, introduced by Representative Collins, relating to the clemency advisory board, with a contingent effective date.

HB 1922, introduced by Representative Collins, relating to the department of corrections oversight committee.

HB 1923, introduced by Representative Collins, relating to good time credit.

HB 1924, introduced by Representative Walsh Moore (93), relating to employment programs for persons disclosing a disability.

HB 1925, introduced by Representative Walsh Moore (93), relating to blind pensions.

HB 1926, introduced by Representative Walsh Moore (93), relating to MO HealthNet eligibility.

HB 1927, introduced by Representative Walsh Moore (93), relating to the ticket to work health assurance program.

HB 1928, introduced by Representative Pollitt (52), relating to visiting scholars teaching certificates.

HB 1929, introduced by Representative Pollitt (52), relating to catalytic converters, with penalty provisions.

HB 1930, introduced by Representative Sander, relating to certain potable water wells, with a penalty provision.

HB 1931, introduced by Representative Wiemann, relating to the treatment court commissioner in a certain judicial circuit.

HB 1933, introduced by Representative Basye, relating to a civil rights era study curriculum.

HB 1934, introduced by Representative Barnes, relating to catalytic converters, with penalty provisions.

HB 1935, introduced by Representative Dogan, relating to prohibitions against discriminatory policing.

HB 1936, introduced by Representative Mayhew, relating to management of medication risks.

HB 1937, introduced by Representative Mackey, relating to corporal punishment in schools.

HB 1938, introduced by Representative Mackey, relating to meals for students.

HB 1939, introduced by Representative Mackey, relating to breakfast served in schools.

HB 1940, introduced by Representative Mackey, relating to property exempt from attachment.

HB 1941, introduced by Representative Mackey, relating to whistleblower protections.

HB 1942, introduced by Representative Mackey, relating to school attendance.

HB 1943, introduced by Representative Mackey, relating to donations of unused food.

HB 1944, introduced by Representative Mackey, relating to the compassionate assistance for rape emergencies (CARE) act.

HB 1945, introduced by Representative Mackey, relating to the agreement among the states to elect the president by national popular vote act.

HB 1946, introduced by Representative Mackey, relating to the sale of firearms.

HB 1947, introduced by Representative Mackey, relating to foreign ownership of agricultural land.

HB 1948, introduced by Representative Mackey, relating to the uniform collaborative law act.

HB 1949, introduced by Representative Mackey, relating to autopsies, with penalty provisions.

HB 1950, introduced by Representative Mackey, relating to customer access to restrooms, with a penalty provision.

HB 1951, introduced by Representative Mackey, relating to food delivery platform drivers.

HB 1952, introduced by Representative Mackey, relating to compensation of expert witnesses.

HB 1953, introduced by Representative Mackey, relating to general assembly license plates.

HB 1954, introduced by Representative Henderson, relating to child maintenance orders for certain persons convicted of driving while intoxicated.

HB 1955, introduced by Representative Richey, relating to statewide athletic associations.

HB 1956, introduced by Representative Richey, relating to educational alternatives in elementary and secondary schools.

HB 1957, introduced by Representative Richey, relating to obscene websites, with penalty provisions.

HB 1958, introduced by Representative Richey, relating to escape or attempted escape offenses, with penalty provisions.

HB 1959, introduced by Representative Richey, relating to abortion, with penalty provisions.

HB 1960, introduced by Representative Murphy, relating to masking orders.

HB 1961, introduced by Representative Toalson Reisch, relating to fire protection districts, with an emergency clause.

HB 1962, introduced by Representative Copeland, relating to log truck weight limitations, with penalty provisions.

HB 1963, introduced by Representative DeGroot, relating to the law library surcharge.

HB 1964, introduced by Representative Butz, relating to campaign finance disclosure reports, with penalty provisions.

HB 1965, introduced by Representative Butz, relating to candidate committees, with penalty provisions.

HB 1966, introduced by Representative Butz, relating to the Missouri ethics commission.

HB 1967, introduced by Representative Bangert, relating to campaign finance, with penalty provisions.

HB 1968, introduced by Representative Burger, relating to damage to certain property, with penalty provisions.

HB 1969, introduced by Representative Burger, relating to historic preservation, with penalty provisions.

HB 1970, introduced by Representative Burger, relating to the offense of keeping a dangerous dog, with penalty provisions.

HB 1971, introduced by Representative Nurrenbern, relating to certain hygiene products.

HB 1972, introduced by Representative Copeland, to authorize the conveyance of certain state property.

HB 1973, introduced by Representative Gregory (51), relating to school transportation.

HB 1974, introduced by Representative Murphy, relating to child custody arrangements.

HB 1975, introduced by Representative Appelbaum, relating to renewable energy resources.

HB 1976, introduced by Representative Kelley (127), relating to elections, with penalty provisions.

HB 1977, introduced by Representative Kelley (127), relating to the selling of raw milk or cream, with penalty provisions.

HB 1978, introduced by Representative Kelley (127), relating to MO HealthNet coverage of mental health services.

HB 1979, introduced by Representative Kelley (127), relating to labels indicating the origin of meat, with penalty provisions.

HB 1980, introduced by Representative Kelley (127), relating to reading success in schools.

HB 1981, introduced by Representative Kelley (127), relating to a tax deduction for educator expenses.

HB 1982, introduced by Representative Kelley (127), relating to the state motor fuel tax.

HB 1984, introduced by Representative Hovis, relating to the Missouri department of transportation and highway patrol employees' retirement system.

HB 1985, introduced by Representative Thompson, relating to tax deductions for financial institutions that provide loans in rural areas.

HB 1986, introduced by Representative Brown (16), relating to the Kansas City board of police commissioners, with an emergency clause.

HB 1987, introduced by Representative Coleman (97), relating to abortion, with penalty provisions.

HB 1988, introduced by Representative Coleman (97), relating to certification of elections.

HB 1989, introduced by Representative Coleman (97), relating to the necessary mental state for a homicide offense.

HB 1990, introduced by Representative Coleman (97), relating to adoption records.

HB 1991, introduced by Representative Coleman (97), relating to child support obligations for unborn children.

HB 1992, introduced by Representative Coleman (97), relating to taxation.

HB 1993, introduced by Representative Coleman (97), relating to the designation of a highway.

HB 1994, introduced by Representative Richey, relating to the Kansas City board of police, with an emergency clause.

HB 1995, introduced by Representative Richey, relating to parental rights in public schools, with penalty provisions and an emergency clause.

HB 1996, introduced by Representative Hovis, relating to design-build projects.

HB 1997, introduced by Representative Haden, relating to the taxation of property associated with the production of energy.

HB 1998, introduced by Representative Davidson, relating to authorization to teach in public schools.

HB 1999, introduced by Representative Davidson, relating to income tax deductions for certain educators.

HB 2000, introduced by Representative Schwadron, relating to Holocaust education.

HB 2001, introduced by Representative Hardwick, relating to trusts.

HB 2002, introduced by Representative Pouche, relating to primary election ballots.

HB 2003, introduced by Representative Pouche, relating to the Missouri accountability portal.

HB 2004, introduced by Representative Shaul, relating to physician licensure.

HB 2005, introduced by Representative Haffner, relating to eminent domain for certain utilities.

HB 2006, introduced by Representative Haffner, relating to offenses involving arrests, stops, and detentions, with penalty provisions.

HB 2007, introduced by Representative Haffner, relating to driver's licenses.

HB 2008, introduced by Representative Schwadron, relating to materials used for instruction.

HB 2009, introduced by Representative Pollock (123), relating to immunizations.

HB 2010, introduced by Representative Smith (155), relating to special education due process hearings.

HB 2011, introduced by Representative Smith (155), relating to written parental consent.

HB 2012, introduced by Representative Kelly (141), relating to abortion, with penalty provisions.

HB 2013, introduced by Representative Kelly (141), relating to licensed residential care facilities, with an emergency clause.

HB 2014, introduced by Representative Kelly (141), relating to the sunshine law.

HB 2015, introduced by Representative Fitzwater, relating to broadband infrastructure.

HB 2016, introduced by Representative Black (137), relating to broadband infrastructure improvement districts.

HB 2017, introduced by Representative DeGroot, relating to noneconomic damages.

HB 2018, introduced by Representative Young, relating to voters who are visually impaired.

HB 2019, introduced by Representative Young, relating to health professionals in public schools.

HB 2020, introduced by Representative Young, relating to tax credits for urban farms.

HB 2021, introduced by Representative Young, relating to the court disclosing certain consequences prior to accepting a guilty plea.

HB 2022, introduced by Representative Young, relating to vehicular stops and searches by law enforcement.

HB 2023, introduced by Representative Griffith, relating to administration of public employment.

HB 2024, introduced by Representative Davidson, relating to civil remedies for unauthorized disclosure of intimate images.

HB 2025, introduced by Representative Davidson, relating to administrative rules.

HB 2026, introduced by Representative Unsicker, relating to the prevention of child abductions.

HB 2027, introduced by Representative Unsicker, relating to protections for immigrant tenants, with penalty provisions.

HB 2028, introduced by Representative Unsicker, relating to repealing the death penalty, with a penalty provision.

HB 2029, introduced by Representative Unsicker, relating to the taxation of property.

HB 2030, introduced by Representative Unsicker, relating to education savings program expenses.

HB 2031, introduced by Representative Sassmann, relating to voter registration records.

HB 2032, introduced by Representative Lewis (6), relating to child trafficking, with penalty provisions.

HB 2033, introduced by Representative DeGroot, relating to limited access to certain court records.

HB 2034, introduced by Representative McGirl, relating to delinquent tax notices.

HB 2035, introduced by Representative Johnson, relating to land banks.

HB 2036, introduced by Representative Trent, relating to the sunshine law.

HB 2037, introduced by Representative DeGroot, relating to judicial privacy, with penalty provisions.

HB 2038, introduced by Representative DeGroot, relating to the entertainment industry jobs act, with a delayed effective date.

HB 2039, introduced by Representative Gunby, relating to rental protections for persons diagnosed with posttraumatic stress disorder.

HB 2040, introduced by Representative Gunby, relating to tax credits.

HB 2041, introduced by Representative Gunby, relating to school safety programs in certain school districts.

HB 2042, introduced by Representative Gunby, relating to employment practices relating to gender.

HB 2043, introduced by Representative Gunby, relating to elections.

HB 2044, introduced by Representative Gunby, relating to absentee voting.

HB 2045, introduced by Representative Gunby, relating to insurer services.

HB 2046, introduced by Representative Gunby, relating to elections.

HB 2047, introduced by Representative Gunby, relating to election offenses, with penalty provisions.

HB 2048, introduced by Representative Coleman (97), relating to public assistance benefits.

HB 2049, introduced by Representative DeGroot, relating to the sunshine law.

HB 2050, introduced by Representative Schroer, relating to statewide mechanical contractor licenses, with penalty provisions.

HB 2051, introduced by Representative Schroer, relating to vehicle dealers, with penalty provisions.

HB 2052, introduced by Representative Riggs, relating to the 21st-century Missouri broadband deployment task force.

HB 2053, introduced by Representative Owen, relating to firearms, with penalty provisions.

HB 2054, introduced by Representative Roden, relating to qualifications of fire protection employees.

HB 2055, introduced by Representative Lewis (6), relating to COVID-19 vaccine requirements.

HB 2056, introduced by Representative Evans, relating to the appointment of guardians or conservators of certain persons.

HB 2057, introduced by Representative Sauls, relating to telecommunicator first responders.

HB 2058, introduced by Representative Sauls, relating to the air conservation commission.

HB 2059, introduced by Representative Sauls, relating to the clean water commission.

HB 2060, introduced by Representative Sauls, relating to centers for the treatment of sexually deviant behaviors, with penalty provisions.

HB 2061, introduced by Representative Sauls, relating to confidential informants, with a penalty provision.

HB 2062, introduced by Representative Sauls, relating to death investigations.

HB 2063, introduced by Representative Sauls, relating to investigations of firefighters.

HB 2064, introduced by Representative Sauls, relating to workers' compensation for firefighters and other first responders.

HB 2065, introduced by Representative Sauls, relating to the division of workers' compensation.

HB 2066, introduced by Representative Sauls, relating to workers' compensation, with an emergency clause.

HB 2067, introduced by Representative Sauls, relating to employment security benefits, with an emergency clause.

HB 2068, introduced by Representative Sauls, relating to parental rights in public schools.

HB 2069, introduced by Representative Sauls, relating to Hispanic heritage month.

HB 2070, introduced by Representative Sauls, relating to intoxicating liquor.

HB 2071, introduced by Representative Sauls, relating to personal property taxes, with penalty provisions.

HB 2072, introduced by Representative Sauls, relating to alternative treatment options for veterans.

HB 2073, introduced by Representative Bangert, relating to instruction in cursive writing.

HB 2074, introduced by Representative Tate, relating to celiac awareness day.

HB 2075, introduced by Representative Tate, relating to tattooing, with penalty provisions and a delayed effective date.

HB 2076, introduced by Representative Tate, relating to false identification cards.

HB 2077, introduced by Representative Tate, relating to insurance coverage for pregnancy-related services.

HB 2078, introduced by Representative Schroer, relating to the regulation of refrigerants.

HB 2079, introduced by Representative Simmons, relating to initiative petitions and referendums.

HB 2080, introduced by Representative Shaul, relating to gaming, with penalty provisions.

HB 2081, introduced by Representative Stacy, relating to elections, with penalty provisions.

HB 2082, introduced by Representative Stacy, relating to political party affiliation, with penalty provisions.

HB 2083, introduced by Representative Porter, relating to fees paid to the Missouri highway patrol.

HB 2084, introduced by Representative Porter, relating to truck operation on interstates, with a penalty provision.

HB 2085, introduced by Representative Cook, relating to temporary assistance for needy families benefits, with penalty provisions.

HB 2086, introduced by Representative Cook, relating to amendments to certificates of birth.

HB 2087, introduced by Representative O'Donnell, relating to charter schools.

HB 2088, introduced by Representative Grier, relating to sentence credits, with a delayed effective date.

HB 2089, introduced by Representative Pollitt (52), relating to teacher employment.

HB 2090, introduced by Representative Griffith, relating to state employee pay periods.

HB 2091, introduced by Representative Wright, relating to eligibility for MO HealthNet benefits.

HB 2092, introduced by Representative Adams, relating to election offenses, with penalty provisions.

HB 2093, introduced by Representative Wiemann, relating to workplace vaccination programs, with an emergency clause.

HB 2094, introduced by Representative Murphy, relating to the offense of furnishing pornographic material to minors, with penalty provisions.

HB 2095, introduced by Representative Kelly (141), relating to child abuse investigations at school, with a penalty provision.

HB 2096, introduced by Representative Seitz, relating to physical therapists.

HB 2097, introduced by Representative Seitz, relating to visitation rights in certain facilities.

HB 2098, introduced by Representative Seitz, relating to the Missouri national guard, with a contingent effective date.

HB 2099, introduced by Representative Seitz, relating to tax credits for qualified film projects.

HB 2100, introduced by Representative Smith (45), relating to traffic violations.

HB 2101, introduced by Representative Smith (45), relating to civilian review boards.

HB 2102, introduced by Representative Smith (45), relating to the refiling of cases dismissed by a court.

HB 2103, introduced by Representative Smith (45), relating to panel attorneys assigned to represent eligible persons.

HB 2104, introduced by Representative Smith (45), relating to public defenders.

HB 2105, introduced by Representative Schnelting, relating to expressive activities on campuses of public institutions of higher education.

HB 2106, introduced by Representative Gregory (51), relating to tax credits for qualified motion media projects.

HB 2107, introduced by Representative Gregory (51), relating to insurance coverage for health care services.

HB 2108, introduced by Representative Roberts, relating to retail sales, with penalty provisions and a delayed effective date for a certain section.

HB 2109, introduced by Representative Cook, relating to peer review committees.

HB 2110, introduced by Representative Cook, relating to civil detention procedures.

HB 2111, introduced by Representative Sander, relating to the over-the-counter purchase of certain medications.

HB 2112, introduced by Representative Owen, relating to sexual offenders, with penalty provisions.

HB 2113, introduced by Representative McGaugh, relating to elections, with penalty provisions.

HB 2114, introduced by Representative Black (7), relating to teacher and school employee retirement systems.

HB 2115, introduced by Representative Black (7), relating to the state fair commission.

HB 2116, introduced by Representative Black (7), relating to the visitation rights of patients.

HB 2117, introduced by Representative Shaul, relating to the composition of congressional districts.

HB 2118, introduced by Representative Taylor (139), relating to the use of self-defense.

HB 2119, introduced by Representative Taylor (139), relating to criminal sentencing.

HB 2120, introduced by Representative Taylor (139), relating to disclosure of personal information to public agencies, with penalty provisions.

HB 2121, introduced by Representative Taylor (139), relating to the authorization of the deduction of moneys from the paychecks of public employees for the benefit of public labor organizations, with a penalty provision.

HB 2122, introduced by Representative Taylor (139), relating to labor organizations, with penalty provisions.

HB 2123, introduced by Representative Taylor (139), relating to motorcycle auxiliary lighting.

HB 2125, introduced by Representative Terry, relating to special administrative boards for unaccredited school districts.

HB 2126, introduced by Representative Francis, relating to a tax credit for the expansion of meat processing facilities.

HB 2127, introduced by Representative Francis, relating to offenses involving teller machines, with penalty provisions.

HB 2128, introduced by Representative Mackey, relating to motor vehicle sales.

HB 2129, introduced by Representative Railsback, relating to transient guest taxes.

HB 2130, introduced by Representative Haley, relating to bare-knuckle fighting, with penalty provisions.

HB 2131, introduced by Representative Haley, relating to cosmetologists.

HB 2132, introduced by Representative Haley, relating to statewide assessments.

HB 2133, introduced by Representative Morse, relating to a rural primary care physician tax credit.

HB 2134, introduced by Representative Mackey, relating to parole eligibility.

HB 2135, introduced by Representative Kelley (127), relating to open enrollment in public schools, with a referendum clause.

HB 2136, introduced by Representative Kelley (127), relating to suicide prevention.

HB 2137, introduced by Representative Kelley (127), relating to taxation.

HB 2138, introduced by Representative Kelley (127), relating to audiology and speech-language pathology services.

HB 2139, introduced by Representative DeGroot, relating to the practice of law.

HB 2140, introduced by Representative McGaugh, relating to elections.

HB 2141, introduced by Representative Weber, relating to product repair requirements, with a penalty provision.

HB 2142, introduced by Representative Mayhew, relating to memorial highway designations.

HB 2143, introduced by Representative Kalberloh, relating to cemetery trust funds.

HB 2144, introduced by Representative Murphy, relating to gaming, with penalty provisions.

HB 2145, introduced by Representative Murphy, relating to the legal minimum standard for valuation of insurance policies and contracts.

HB 2146, introduced by Representative Unsicker, relating to children placed in foster care.

HB 2147, introduced by Representative Schwadron, relating to sales tax for fire protection services.

HB 2148, introduced by Representative Murphy, relating to Medicaid managed care organizations.

HB 2149, introduced by Representative Shields, relating to the practice of physical therapy.

HB 2150, introduced by Representative Shields, relating to blind and visually impaired students.

HB 2151, introduced by Representative Shields, relating to services provided to children.

HB 2152, introduced by Representative Henderson, relating to school innovation waivers.

HB 2153, introduced by Representative Perkins, relating to criminal nonsupport, with penalty provisions.

HB 2154, introduced by Representative Perkins, relating to fire hydrants.

HB 2155, introduced by Representative Perkins, relating to utility vehicles, with penalty provisions.

HB 2156, introduced by Representative Perkins, relating to the supplemental nutrition assistance program.

HB 2157, introduced by Representative Falkner, relating to business entities registered with the state.

HB 2158, introduced by Representative Roberts, relating to the prevention of violent crimes, with penalty provisions.

HB 2159, introduced by Representative Pouche, relating to the cost of prescriptions.

HB 2160, introduced by Representative Dinkins, relating to a sexual offender's duty to report.

HB 2161, introduced by Representative Dinkins, relating to school employee retirement, with an emergency clause.

HB 2162, introduced by Representative Deaton, relating to the opioid addiction treatment and recovery fund.

HB 2163, introduced by Representative Houx, relating to the right of sepulcher.

HB 2164, introduced by Representative Buchheit-Courtway, relating to taxation.

HB 2165, introduced by Representative Buchheit-Courtway, relating to telemedicine services.

HB 2166, introduced by Representative Porter, relating to certification of radiologic imaging and radiation therapy personnel.

HB 2167, introduced by Representative Porter, relating to the taxation of property associated with the production of energy.

HB 2168, introduced by Representative Porter, relating to the delivery of documents required for insurance transactions.

HB 2169, introduced by Representative Trent, relating to the appointment and duties of commissioners to attend an Article V convention.

HB 2170, introduced by Representative Francis, relating to motor vehicle financial responsibility, with penalty provisions.

HB 2171, introduced by Representative Francis, relating to workforce development in elementary and secondary education.

HB 2172, introduced by Representative Francis, relating to agricultural tax credits.

HB 2173, introduced by Representative Francis, relating to motor vehicle dealers.

HB 2174, introduced by Representative Mayhew, relating to the Alzheimer's state plan task force, with an emergency clause.

HB 2175, introduced by Representative Hardwick, relating to coroners.

HB 2176, introduced by Representative Schwadron, relating to a tax credit.

HB 2177, introduced by Representative Owen, relating to land bank agencies.

HB 2178, introduced by Representative Proudie, relating to civil actions for abuse, bullying, or neglect.

HB 2179, introduced by Representative Proudie, relating to protective orders.

HB 2180, introduced by Representative Proudie, relating to human trafficking.

HB 2181, introduced by Representative Proudie, relating to public nuisance, with penalty provisions.

HB 2182, introduced by Representative Proudie, relating to tax credits.

HB 2183, introduced by Representative Proudie, relating to limited liability companies.

HB 2184, introduced by Representative Proudie, relating to the sunshine law.

HB 2185, introduced by Representative Proudie, relating to discriminatory practices.

HB 2186, introduced by Representative Proudie, relating to school district subdistricts.

HB 2187, introduced by Representative Coleman (97), relating to sewer districts, with penalty provisions.

HB 2188, introduced by Representative Coleman (97), relating to taxation of leased motor vehicles.

HB 2189, introduced by Representative Coleman (97), relating to the use of certain training, instructional, and curricular materials in public schools and charter schools, with an emergency clause.

HB 2190, introduced by Representative Henderson, relating to liability claims in educational settings.

HB 2191, introduced by Representative Mayhew, relating to land surveyors.

HB 2192, introduced by Representative Morse, relating to caregiver appreciation day.

HB 2193, introduced by Representative Toalson Reisch, relating to reemployment rights of Missouri Task Force One members.

HB 2194, introduced by Representative Kelley (127), relating to teacher and school employee retirement systems.

HB 2195, introduced by Representative Schnelting, relating to the rights of parents.

HB 2196, introduced by Representative Schnelting, relating to residential address confidentiality on county documents.

HB 2197, introduced by Representative Cook, relating to participation in athletic competitions.

HB 2198, introduced by Representative Cook, relating to the conditional release of offenders, with penalty provisions.

HB 2199, introduced by Representative Cook, relating to the credentialing of health care practitioners by health carriers.

HB 2200, introduced by Representative Hudson, relating to property tax credits.

HB 2201, introduced by Representative Sander, relating to COVID-19 liability.

HB 2202, introduced by Representative Fitzwater, relating to computer science courses.

HB 2203, introduced by Representative Fitzwater, relating to workforce development.

HB 2204, introduced by Representative Knight, relating to the confiscation of animals, with penalty provisions.

HB 2205, introduced by Representative Gregory (51), relating to sales taxes dedicated to public safety.

HB 2206, introduced by Representative Trent, relating to the statute of limitations for personal injury claims.

HB 2207, introduced by Representative Trent, relating to offenses involving the production of a controlled substance, with penalty provisions.

HB 2208, introduced by Representative Christofanelli, relating to property tax.

HB 2209, introduced by Representative Hurlbert, relating to parking fees.

HB 2210, introduced by Representative Hurlbert, relating to electronic literary product licenses, with penalty provisions.

HB 2211, introduced by Representative Hurlbert, relating to students qualified for empowerment scholarship accounts.

HB 2212, introduced by Representative Hurlbert, relating to personal flotation devices, with penalty provisions.

HB 2213, introduced by Representative Hurlbert, relating to reporting illegal acts, with a penalty provision.

HB 2214, introduced by Representative Hurlbert, relating to a public safety sales tax.

HB 2215, introduced by Representative Bromley, relating to rental protections for persons diagnosed with posttraumatic stress disorder.

HB 2216, introduced by Representative Bromley, relating to teacher and school employee retirement systems.

HB 2217, introduced by Representative Baringer, relating to property regulations in certain cities and counties, with penalty provisions.

HB 2218, introduced by Representative O'Donnell, relating to property regulations in certain cities and counties, with penalty provisions.

HB 2219, introduced by Representative O'Donnell, relating to special license plates for Boy Scouts of America.

HB 2220, introduced by Representative Falkner, relating to political subdivisions filing annual financial reports with the state auditor, with penalty provisions.

HB 2221, introduced by Representative Lewis (6), relating to vulnerable persons, with penalty provisions.

HB 2222, introduced by Representative McCreery, relating to leave from employment, with a referendum clause.

HB 2223, introduced by Representative Ingle, relating to the time limitations for prosecuting certain sexual offenses.

HB 2224, introduced by Representative Appelbaum, relating to the Missouri voter fraud prevention act, with penalty provisions.

HB 2225, introduced by Representative Windham, relating to the office of administration.

HB 2226, introduced by Representative Appelbaum, relating to the MO HealthNet fraud reimbursement fund.

HB 2227, introduced by Representative Appelbaum, relating to the delivery of nursing services, with penalty provisions.

HB 2228, introduced by Representative Appelbaum, relating to high-capacity magazines, with penalty provisions.

HB 2229, introduced by Representative Tate, relating to the use of electronic wireless communications devices, with penalty provisions.

HB 2230, introduced by Representative Ingle, relating to contraceptives.

HB 2231, introduced by Representative Ingle, relating to orders of protection.

HB 2232, introduced by Representative Collins, relating to terms of imprisonment, with penalty provisions.

HB 2233, introduced by Representative Windham, relating to uterine fibroid awareness month.

HB 2234, introduced by Representative Black (7), relating to retirement systems.

HB 2235, introduced by Representative Black (7), relating to retirement systems.

HB 2236, introduced by Representative Black (7), relating to retirement systems.

HB 2237, introduced by Representative Appelbaum, relating to tax credits.

HB 2238, introduced by Representative Appelbaum, relating to suicide prevention.

HB 2239, introduced by Representative Appelbaum, relating to pelvic examinations.

HB 2240, introduced by Representative Appelbaum, relating to guidelines for opioid prescriptions.

HB 2241, introduced by Representative Phifer, relating to sales tax.

HB 2242, introduced by Representative Phifer, relating to health care services for certain low-income women, with an emergency clause.

HB 2243, introduced by Representative Evans, relating to hand-held electronic wireless communications devices, with penalty provisions.

HB 2244, introduced by Representative Windham, relating to the Pierce City commission.

HB 2245, introduced by Representative Copeland, relating to state employee retirement systems.

HB 2246, introduced by Representative Copeland, relating to the release of a defendant.

HB 2247, introduced by Representative Hicks, relating to school bus crossing control arm enforcement systems, with penalty provisions.

HB 2248, introduced by Representative Hicks, relating to probation supervision by private entities.

HB 2249, introduced by Representative Quade, relating to taxation.

HB 2250, introduced by Representative Quade, relating to birth certificates.

HB 2251, introduced by Representative Quade, relating to a sales tax for early childhood education programs, with penalty provisions.

HB 2252, introduced by Representative Quade, relating to county health ordinances.

HB 2253, introduced by Representative Quade, relating to the behavioral crisis grant program.

HB 2254, introduced by Representative Stacy, relating to instant runoff voting.

HB 2255, introduced by Representative Bailey, relating to eligibility for the supplemental nutrition assistance program.

HB 2256, introduced by Representative Doll, relating to perinatal care.

HB 2257, introduced by Representative Doll, relating to sales tax.

HB 2258, introduced by Representative Ingle, relating to foster care.

HB 2259, introduced by Representative Ingle, relating to the offense of sexual contact with a child or incapacitated person, with a penalty provision.

HB 2260, introduced by Representative Aldridge, relating to protesters' rights.

HB 2261, introduced by Representative Aldridge, relating to pregnancy-related services.

HB 2262, introduced by Representative Aldridge, relating to flags flown at state buildings.

HB 2263, introduced by Representative Aldridge, relating to the offense of possession of a controlled substance, with penalty provisions.

HB 2264, introduced by Representative Aldridge, relating to the offense of making a false report, with penalty provisions.

HB 2265, introduced by Representative Aldridge, relating to suffrage of individuals confined in jails.

HB 2266, introduced by Representative Aldridge, relating to the right of suffrage for former felons.

HB 2267, introduced by Representative Aldridge, relating to criminal nonsupport.

HB 2268, introduced by Representative Aldridge, relating to compensation for state employees.

HB 2269, introduced by Representative Aldridge, relating to civil rights for homeless persons.

HB 2270, introduced by Representative Aldridge, relating to the establishment of a use-of-force database.

HB 2271, introduced by Representative Aldridge, relating to tax credits for new businesses in distressed communities.

HB 2272, introduced by Representative Aldridge, relating to sales tax.

HB 2273, introduced by Representative Aldridge, relating to the offense of falsifying information to obtain a search warrant, with a penalty provision.

HB 2274, introduced by Representative Bland Manlove, relating to joint labor-management health and safety committees, with penalty provisions.

HB 2275, introduced by Representative Bland Manlove, relating to the transfer of firearms, with penalty provisions.

HB 2276, introduced by Representative Bland Manlove, relating to possession of certain weapons, with penalty provisions.

HB 2277, introduced by Representative Bland Manlove, relating to debt collection, with penalty provisions.

HB 2278, introduced by Representative Bland Manlove, relating to automatic voter registration.

HB 2279, introduced by Representative Bland Manlove, relating to text messaging while operating motor vehicles, with penalty provisions.

HB 2280, introduced by Representative Bland Manlove, relating to novelty lighters, with a penalty provision.

HB 2281, introduced by Representative Bland Manlove, relating to printed materials.

HB 2282, introduced by Representative Bland Manlove, relating to the health professional student loan repayment program.

HB 2283, introduced by Representative Bland Manlove, relating to tax revenues dedicated to school districts.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 427**.

SENATE RESOLUTION NO. 427

BE IT RESOLVED by the Senate, that the Secretary of the Senate inform the House of Representatives that the Senate of the Second Regular Session of the One Hundred and First General Assembly is duly convened and is now in session and ready for consideration of business.

COMMITTEE CHANGES

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Jo Doll from the Committee on Agriculture Policy and appoint Representative Yolanda Young to the same committee. In addition, I replace Representative Tracy McCreery as ranking minority member with Representative Emily Weber.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representatives Keri Ingle and Yolanda Young from the Committee on Children and Families and appoint Representatives Maggie Nurrenbern and Marlene Terry to the same committee. In addition, I replace Representative Ingle as ranking minority member with Representative Sarah Unsicker.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby replace Representative Jay Mosley as ranking minority member on the Committee on Consent and House Procedure with Representative LaDonna Appelbaum.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Sarah Unsicker from the Committee on Downsizing State Government and appoint Representatives David Tyson Smith and Michael Burton to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Jay Mosley from the Committee on Emerging Issues and appoint Representative David Tyson Smith to the same committee. In addition, I replace Representative Tracy McCreery as ranking member with Representative Ashley Aune.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Marlene Terry from the Committee on Fiscal Review and appoint Representative Betsy Fogle to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Michael Johnson from the Committee on Health and Mental Health Policy and appoint Representative Jo Doll to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Jo Doll to the Committee on Legislative Review. In addition, I replace Representative Tracy McCreery as ranking minority member with Representative Ingrid Burnett.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Barb Phifer from the Committee on Rules – Administrative Oversight and appoint Representative David Tyson Smith to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Barb Phifer to the Committee on Transportation.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Trish Gunby from the Committee on Utilities and appoint Representative Keri Ingle to the same committee. In addition, I replace Representative Tracy McCreery as ranking minority member with Representative Ingle.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Rory Rowland from the Committee on Veterans and appoint Representative Michael Johnson to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 6, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Trish Gunby from the Committee on Ways and Means and appoint Representative David Tyson Smith to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Children and Families committee:

I hereby appoint Representative Suzie Pollock to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Consent and House Procedure committee:

I hereby remove from the committee the following members:

Representative Sara Walsh, Chair
Representative Nick Schroer

I hereby remove Representative Craig Fishel from the position of Vice-Chair.

I hereby appoint the following members to the committee:

Representative Barry Hovis
Representative Bruce Sassmann

I hereby appoint the following committee members to the respective roles:

Representative Craig Fishel to the position of Chair
Representative Sean Pouche to the position of Vice-Chair

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Elections and Elected Officials committee:

I hereby appoint the following members to the committee:

Representative Bishop Davidson
Representative Ann Kelley

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Fiscal Review committee:

I hereby remove Representative John Wiemann from the committee.

I hereby appoint Representative Jason Chipman to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the General Laws committee:

I hereby appoint Representative Bill Hardwick to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Legislative Review committee:

I hereby remove Representative John Wiemann from the committee.

I hereby appoint Representative Dottie Bailey to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Local Government committee:

I hereby remove Representative Bill Falkner from the position of Vice-Chair.

I hereby appoint Representative Jim Murphy to the committee.

I hereby appoint the following committee members to the respective roles:

Representative Bill Falkner to the position of Chair
Representative Rodger Reedy to the position of Vice-Chair

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Rules – Administrative Oversight committee:

I hereby appoint Representative Scott Cupps to the position of Vice-Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Special Committee on Criminal Justice:

I hereby appoint Representative Michael Davis to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Special Committee on Government Accountability:

I hereby remove Representative John Wiemann from the committee and the position of Vice-Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Special Committee on Government Oversight:

I hereby remove Representative Wes Rogers from the committee.

I hereby appoint Representative Sarah Unsicker to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Special Committee on Government Oversight:

I hereby remove Representative Sarah Unsicker from the committee and appoint Representative Wes Rogers.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Special Committee on Homeland Security:

I hereby appoint Representative Jay Mosley to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Special Committee on Tourism:

I hereby appoint Representative Herman Morse to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Special Committee on Urban Issues:

I hereby remove Representative John Wiemann from the committee.

I hereby appoint Representative Bill Hardwick to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Transportation committee:

I hereby remove Representative Jeff Porter from the position of Vice-Chair.

I hereby appoint Representative Randy Railsback to the committee.

I hereby appoint the following committee members to the respective roles:

Representative Jeff Porter to the position of Chair

Representative Cyndi Buchheit-Courtway to the position of Vice-Chair

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Joint Committee on Transportation Oversight:

I hereby appoint Representative Cyndi Buchheit-Courtway to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 8, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Substance Abuse Prevention and Treatment Task Force:

I hereby remove Representative Nick Schroer from the committee and the position of Chair.

I hereby appoint Representative Lisa Thomas to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 10, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative David Tyson Smith from the Committee on Downsizing State Government and appoint Representative Ashley Aune to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 10, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative David Tyson Smith to the Committee on Elections and Elected Officials.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 10, 2021

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative David Tyson Smith from the Committee on Ways and Means and appoint Representative Barb Phifer to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

December 21, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Sara Walsh from the Budget Committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

December 21, 2021

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby remove Representative Sara Walsh from the Judiciary Committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Emerging Issues committee:

I hereby remove Representative Aaron Griesheimer from the committee and the position of Chair.

I hereby remove Representative Jonathan Patterson from the position of Vice-Chair.

I hereby appoint Representative Bishop Davidson to the committee.

I hereby appoint the following committee members to the respective roles:

Representative Jonathan Patterson to the position of Chair
Representative Bishop Davidson to the position of Vice-Chair

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Insurance committee:

I hereby remove Representative Justin Hill from the committee and the position of Chair.

I hereby appoint Representative John Wiemann to the committee.

I hereby appoint Representative John Wiemann to the position of Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Judiciary committee:

I hereby remove Representative John Wiemann from the committee.

I hereby appoint Representative Alex Riley to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Rules – Legislative Oversight committee:

I hereby appoint the following members to the committee:

Representative Jason Chipman
Representative Ron Hicks

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Special Committee on Government Accountability:

I hereby appoint Representative Andrew McDaniel to the committee.

I hereby appoint Representative Andrew McDaniel to the position of Vice-Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Ways and Means committee:

I hereby remove Representative Mike McGirl from the position of Vice-Chair.

I hereby appoint the following committee members to the respective roles:

Representative Mike McGirl to the position of Chair
Representative Tony Lovasco to the position of Vice-Chair

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following change to the Joint Committee on Disaster Preparedness and Awareness.

I hereby appoint Representative Bennie Cook to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

SUBCOMMITTEE CHANGES

January 5, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Subcommittee on Appropriations – Public Safety, Corrections, Transportation and Revenue:

I hereby remove Representative Sara Walsh from the committee and the position of Chair.

I hereby appoint Representative Don Mayhew to the committee.

I hereby appoint Representative Don Mayhew to the position of Chair.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

GOVERNOR'S PROCLAMATION

October 25, 2021

WHEREAS, Article IV, Section 27, authorizes the Governor to control the rate at which any appropriation is expended by allotment and, further, authorizes the Governor to reduce the expenditures of the state or any of its agencies below their appropriations whenever the actual revenues are less than the revenue estimates upon which the appropriations were based; and

WHEREAS, in addition to the power to control the rate of expenditure established in Article IV, Section 27, three percent of each appropriation, with the exception of amounts for personal service to pay salaries fixed by law, shall be set aside pursuant to section 33.290, RSMo, as a reserve fund and not subject to expenditure except with the approval of the Governor; and

WHEREAS, Article IV, Section 27.2, provides that the Governor notify the General Assembly "whenever the rate at which any appropriation shall be expended is not equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, due to a variety of factors, including the three percent reserve that is legally required by section 33.290, RSMo, the rate at which most appropriations are expended is not in "equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation"; and

WHEREAS, Article IV, Section 27.3, provides that the Governor notify the General Assembly "when the governor reduces one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based."

NOW THEREFORE, I, Michael L. Parson, GOVERNOR OF THE STATE OF MISSOURI, pursuant to Article IV, Section 27, do hereby make the following notification to the One Hundred First General Assembly of the State of Missouri:

I hereby notify the General Assembly, pursuant to Article IV, Section 27.2 of the Missouri Constitution, that through the first quarter of fiscal year 2022, the rate of expenditure for each of the appropriation lines in the fiscal year 2022 budget attached as Exhibit A is not in equal quarterly allotments, the sum of which shall be equal to the amount of the appropriation.

I further notify the General Assembly, pursuant to Article IV, Section 27.3 of the Missouri Constitution, that I have taken no action to permanently reduce one or more items or portions of items of appropriation of money as a result of actual revenues being less than the revenue estimates upon which the appropriations were based in the fiscal year 2022 budget.

IN TESTIMONY WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 25th day of October, 2021.

/s/ Michael L. Parson
Governor

ATTEST:

/s/ Jay Ashcroft
Secretary of State

Exhibit A		
	Agency	Budget Appropriation Line
1	OFFICE ADMINISTRATION-OPER	01.010
2	OFFICE ADMINISTRATION-OPER	01.015
3	OFFICE ADMINISTRATION-OPER	01.015
4	OFFICE ADMINISTRATION-OPER	01.020

5	OFFICE ADMINISTRATION-OPER	01.020
6	OFFICE ADMINISTRATION-OPER	01.025
7	OFFICE ADMINISTRATION-OPER	01.025
8	OFFICE ADMINISTRATION-OPER	01.030
9	OFFICE ADMINISTRATION-OPER	01.035
10	ELEM & SEC EDUCATION-OPER	02.005
11	ELEM & SEC EDUCATION-OPER	02.005
12	ELEM & SEC EDUCATION-OPER	02.005
13	ELEM & SEC EDUCATION-OPER	02.005
14	ELEM & SEC EDUCATION-OPER	02.010
15	ELEM & SEC EDUCATION-OPER	02.010
16	ELEM & SEC EDUCATION-OPER	02.015
17	ELEM & SEC EDUCATION-OPER	02.015
18	ELEM & SEC EDUCATION-OPER	02.015
19	ELEM & SEC EDUCATION-OPER	02.015
20	ELEM & SEC EDUCATION-OPER	02.015
21	ELEM & SEC EDUCATION-OPER	02.015
22	ELEM & SEC EDUCATION-OPER	02.015
23	ELEM & SEC EDUCATION-OPER	02.015
24	ELEM & SEC EDUCATION-OPER	02.015
25	ELEM & SEC EDUCATION-OPER	02.015
26	ELEM & SEC EDUCATION-OPER	02.015
27	ELEM & SEC EDUCATION-OPER	02.015
28	ELEM & SEC EDUCATION-OPER	02.015
29	ELEM & SEC EDUCATION-OPER	02.020
30	ELEM & SEC EDUCATION-OPER	02.020
31	ELEM & SEC EDUCATION-OPER	02.025
32	ELEM & SEC EDUCATION-OPER	02.025
33	ELEM & SEC EDUCATION-OPER	02.025
34	ELEM & SEC EDUCATION-OPER	02.030
35	ELEM & SEC EDUCATION-OPER	02.040
36	ELEM & SEC EDUCATION-OPER	02.045
37	ELEM & SEC EDUCATION-OPER	02.050
38	ELEM & SEC EDUCATION-OPER	02.055
39	ELEM & SEC EDUCATION-OPER	02.060
40	ELEM & SEC EDUCATION-OPER	02.065
41	ELEM & SEC EDUCATION-OPER	02.070
42	ELEM & SEC EDUCATION-OPER	02.071
43	ELEM & SEC EDUCATION-OPER	02.075
44	ELEM & SEC EDUCATION-OPER	02.076
45	ELEM & SEC EDUCATION-OPER	02.080
46	ELEM & SEC EDUCATION-OPER	02.082
47	ELEM & SEC EDUCATION-OPER	02.085
48	ELEM & SEC EDUCATION-OPER	02.085
49	ELEM & SEC EDUCATION-OPER	02.090
50	ELEM & SEC EDUCATION-OPER	02.091
51	ELEM & SEC EDUCATION-OPER	02.095
52	ELEM & SEC EDUCATION-OPER	02.095
53	ELEM & SEC EDUCATION-OPER	02.095
54	ELEM & SEC EDUCATION-OPER	02.100
55	ELEM & SEC EDUCATION-OPER	02.105
56	ELEM & SEC EDUCATION-OPER	02.105
57	ELEM & SEC EDUCATION-OPER	02.105
58	ELEM & SEC EDUCATION-OPER	02.105

59	ELEM & SEC EDUCATION-OPER	02.105
60	ELEM & SEC EDUCATION-OPER	02.105
61	ELEM & SEC EDUCATION-OPER	02.105
62	ELEM & SEC EDUCATION-OPER	02.105
63	ELEM & SEC EDUCATION-OPER	02.110
64	ELEM & SEC EDUCATION-OPER	02.115
65	ELEM & SEC EDUCATION-OPER	02.115
66	ELEM & SEC EDUCATION-OPER	02.115
67	ELEM & SEC EDUCATION-OPER	02.116
68	ELEM & SEC EDUCATION-OPER	02.120
69	ELEM & SEC EDUCATION-OPER	02.125
70	ELEM & SEC EDUCATION-OPER	02.130
71	ELEM & SEC EDUCATION-OPER	02.135
72	ELEM & SEC EDUCATION-OPER	02.136
73	ELEM & SEC EDUCATION-OPER	02.140
74	ELEM & SEC EDUCATION-OPER	02.145
75	ELEM & SEC EDUCATION-OPER	02.150
76	ELEM & SEC EDUCATION-OPER	02.155
77	ELEM & SEC EDUCATION-OPER	02.160
78	ELEM & SEC EDUCATION-OPER	02.165
79	ELEM & SEC EDUCATION-OPER	02.170
80	ELEM & SEC EDUCATION-OPER	02.175
81	ELEM & SEC EDUCATION-OPER	02.176
82	ELEM & SEC EDUCATION-OPER	02.177
83	ELEM & SEC EDUCATION-OPER	02.178
84	ELEM & SEC EDUCATION-OPER	02.185
85	ELEM & SEC EDUCATION-OPER	02.186
86	ELEM & SEC EDUCATION-OPER	02.190
87	ELEM & SEC EDUCATION-OPER	02.190
88	ELEM & SEC EDUCATION-OPER	02.190
89	ELEM & SEC EDUCATION-OPER	02.195
90	ELEM & SEC EDUCATION-OPER	02.200
91	ELEM & SEC EDUCATION-OPER	02.200
92	ELEM & SEC EDUCATION-OPER	02.200
93	ELEM & SEC EDUCATION-OPER	02.200
94	ELEM & SEC EDUCATION-OPER	02.200
95	ELEM & SEC EDUCATION-OPER	02.205
96	ELEM & SEC EDUCATION-OPER	02.205
97	ELEM & SEC EDUCATION-OPER	02.210
98	ELEM & SEC EDUCATION-OPER	02.215
99	ELEM & SEC EDUCATION-OPER	02.220
100	ELEM & SEC EDUCATION-OPER	02.223
101	ELEM & SEC EDUCATION-OPER	02.223
102	ELEM & SEC EDUCATION-OPER	02.223
103	ELEM & SEC EDUCATION-OPER	02.223
104	ELEM & SEC EDUCATION-OPER	02.223
105	ELEM & SEC EDUCATION-OPER	02.223
106	ELEM & SEC EDUCATION-OPER	02.225
107	ELEM & SEC EDUCATION-OPER	02.225
108	ELEM & SEC EDUCATION-OPER	02.230
109	ELEM & SEC EDUCATION-OPER	02.235
110	ELEM & SEC EDUCATION-OPER	02.240
111	ELEM & SEC EDUCATION-OPER	02.240
112	ELEM & SEC EDUCATION-OPER	02.240
113	ELEM & SEC EDUCATION-OPER	02.240
114	ELEM & SEC EDUCATION-OPER	02.241

115	ELEM & SEC EDUCATION-OPER	02.245
116	ELEM & SEC EDUCATION-OPER	02.245
117	ELEM & SEC EDUCATION-OPER	02.245
118	ELEM & SEC EDUCATION-OPER	02.245
119	ELEM & SEC EDUCATION-OPER	02.250
120	ELEM & SEC EDUCATION-OPER	02.250
121	ELEM & SEC EDUCATION-OPER	02.250
122	ELEM & SEC EDUCATION-OPER	02.250
123	ELEM & SEC EDUCATION-OPER	02.255
124	ELEM & SEC EDUCATION-OPER	02.260
125	ELEM & SEC EDUCATION-OPER	02.260
126	ELEM & SEC EDUCATION-OPER	02.260
127	ELEM & SEC EDUCATION-OPER	02.265
128	ELEM & SEC EDUCATION-OPER	02.270
129	ELEM & SEC EDUCATION-OPER	02.270
130	ELEM & SEC EDUCATION-OPER	02.275
131	ELEM & SEC EDUCATION-OPER	02.280
132	ELEM & SEC EDUCATION-OPER	02.280
133	ELEM & SEC EDUCATION-OPER	02.280
134	ELEM & SEC EDUCATION-OPER	02.280
135	ELEM & SEC EDUCATION-OPER	02.280
136	ELEM & SEC EDUCATION-OPER	02.280
137	ELEM & SEC EDUCATION-OPER	02.280
138	ELEM & SEC EDUCATION-OPER	02.280
139	ELEM & SEC EDUCATION-OPER	02.280
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141	ELEM & SEC EDUCATION-OPER	02.280
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143	ELEM & SEC EDUCATION-OPER	02.280
144	ELEM & SEC EDUCATION-OPER	02.280
145	ELEM & SEC EDUCATION-OPER	02.280
146	ELEM & SEC EDUCATION-OPER	02.280
147	ELEM & SEC EDUCATION-OPER	02.280
148	ELEM & SEC EDUCATION-OPER	02.280
149	ELEM & SEC EDUCATION-OPER	02.280
150	ELEM & SEC EDUCATION-OPER	02.280
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156	ELEM & SEC EDUCATION-OPER	02.280
157	ELEM & SEC EDUCATION-OPER	02.285
158	ELEM & SEC EDUCATION-OPER	02.285
159	ELEM & SEC EDUCATION-OPER	02.290
160	ELEM & SEC EDUCATION-OPER	02.295
161	ELEM & SEC EDUCATION-OPER	02.300
162	ELEM & SEC EDUCATION-OPER	02.305
163	ELEM & SEC EDUCATION-OPER	02.310
164	ELEM & SEC EDUCATION-OPER	02.315
165	ELEM & SEC EDUCATION-OPER	02.320
166	ELEM & SEC EDUCATION-OPER	02.325
167	ELEM & SEC EDUCATION-OPER	02.325
168	ELEM & SEC EDUCATION-OPER	02.325

169	ELEM & SEC EDUCATION-OPER	02.325
170	ELEM & SEC EDUCATION-OPER	02.330
171	ELEM & SEC EDUCATION-OPER	02.330
172	ELEM & SEC EDUCATION-OPER	02.330
173	ELEM & SEC EDUCATION-OPER	02.330
174	ELEM & SEC EDUCATION-OPER	02.330
175	ELEM & SEC EDUCATION-OPER	02.330
176	ELEM & SEC EDUCATION-OPER	02.335
177	ELEM & SEC EDUCATION-OPER	02.340
178	ELEM & SEC EDUCATION-OPER	02.340
179	ELEM & SEC EDUCATION-OPER	02.345
180	ELEM & SEC EDUCATION-OPER	02.345
181	ELEM & SEC EDUCATION-OPER	02.345
182	ELEM & SEC EDUCATION-OPER	02.345
183	ELEM & SEC EDUCATION-OPER	02.345
184	ELEM & SEC EDUCATION-OPER	02.345
185	ELEM & SEC EDUCATION-OPER	02.345
186	ELEM & SEC EDUCATION-OPER	02.345
187	ELEM & SEC EDUCATION-OPER	02.350
188	ELEM & SEC EDUCATION-OPER	02.355
189	ELEM & SEC EDUCATION-OPER	02.360
190	ELEM & SEC EDUCATION-OPER	02.365
191	ELEM & SEC EDUCATION-OPER	02.370
192	ELEM & SEC EDUCATION-OPER	02.375
193	ELEM & SEC EDUCATION-OPER	02.380
194	ELEM & SEC EDUCATION-OPER	02.385
195	ELEM & SEC EDUCATION-OPER	02.387
196	ELEM & SEC EDUCATION-OPER	02.400
197	DHEWD-OPERATING	03.005
198	DHEWD-OPERATING	03.005
199	DHEWD-OPERATING	03.005
200	DHEWD-OPERATING	03.005
201	DHEWD-OPERATING	03.005
202	DHEWD-OPERATING	03.005
203	DHEWD-OPERATING	03.005
204	DHEWD-OPERATING	03.010
205	DHEWD-OPERATING	03.010
206	DHEWD-OPERATING	03.015
207	DHEWD-OPERATING	03.020
208	DHEWD-OPERATING	03.020
209	DHEWD-OPERATING	03.020
210	DHEWD-OPERATING	03.020
211	DHEWD-OPERATING	03.025
212	DHEWD-OPERATING	03.030
213	DHEWD-OPERATING	03.035
214	DHEWD-OPERATING	03.040
215	DHEWD-OPERATING	03.045
216	DHEWD-OPERATING	03.045
217	DHEWD-OPERATING	03.050
218	DHEWD-OPERATING	03.055
219	DHEWD-OPERATING	03.055
220	DHEWD-OPERATING	03.055
221	DHEWD-OPERATING	03.055
222	DHEWD-OPERATING	03.060
223	DHEWD-OPERATING	03.065
224	DHEWD-OPERATING	03.065

225	DHEWD-OPERATING	03.065
226	DHEWD-OPERATING	03.065
227	DHEWD-OPERATING	03.070
228	DHEWD-OPERATING	03.070
229	DHEWD-OPERATING	03.075
230	DHEWD-OPERATING	03.075
231	DHEWD-OPERATING	03.075
232	DHEWD-OPERATING	03.080
233	DHEWD-OPERATING	03.081
234	DHEWD-OPERATING	03.085
235	DHEWD-OPERATING	03.090
236	DHEWD-OPERATING	03.095
237	DHEWD-OPERATING	03.100
238	DHEWD-OPERATING	03.105
239	DHEWD-OPERATING	03.110
240	DHEWD-OPERATING	03.110
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243	DHEWD-OPERATING	03.110
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245	DHEWD-OPERATING	03.120
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249	DHEWD-OPERATING	03.140
250	DHEWD-OPERATING	03.140
251	DHEWD-OPERATING	03.140
252	DHEWD-OPERATING	03.140
253	DHEWD-OPERATING	03.140
254	DHEWD-OPERATING	03.140
255	DHEWD-OPERATING	03.145
256	DHEWD-OPERATING	03.145
257	DHEWD-OPERATING	03.145
258	DHEWD-OPERATING	03.145
259	DHEWD-OPERATING	03.145
260	DHEWD-OPERATING	03.145
261	DHEWD-OPERATING	03.145
262	DHEWD-OPERATING	03.145
263	DHEWD-OPERATING	03.145
264	DHEWD-OPERATING	03.145
265	DHEWD-OPERATING	03.145
266	DHEWD-OPERATING	03.145
267	DHEWD-OPERATING	03.145
268	DHEWD-OPERATING	03.145
269	DHEWD-OPERATING	03.150
270	DHEWD-OPERATING	03.200
271	DHEWD-OPERATING	03.200
272	DHEWD-OPERATING	03.200
273	DHEWD-OPERATING	03.200
274	DHEWD-OPERATING	03.200
275	DHEWD-OPERATING	03.200
276	DHEWD-OPERATING	03.200
277	DHEWD-OPERATING	03.200
278	DHEWD-OPERATING	03.200

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1813	LABOR & INDUSTRIAL REL-OPER	07.810
1814	LABOR & INDUSTRIAL REL-OPER	07.810
1815	LABOR & INDUSTRIAL REL-OPER	07.815
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1853	LABOR & INDUSTRIAL REL-OPER	07.855
1854	LABOR & INDUSTRIAL REL-OPER	07.860
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1857	LABOR & INDUSTRIAL REL-OPER	07.875
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1873	LABOR & INDUSTRIAL REL-OPER	07.900
1874	LABOR & INDUSTRIAL REL-OPER	07.905

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1879	LABOR & INDUSTRIAL REL-OPER	07.905
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1912	PUBLIC SAFETY-OPERATING	08.015
1913	PUBLIC SAFETY-OPERATING	08.020
1914	PUBLIC SAFETY-OPERATING	08.025
1915	PUBLIC SAFETY-OPERATING	08.025
1916	PUBLIC SAFETY-OPERATING	08.025
1917	PUBLIC SAFETY-OPERATING	08.030
1918	PUBLIC SAFETY-OPERATING	08.035
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1921	PUBLIC SAFETY-OPERATING	08.045
1922	PUBLIC SAFETY-OPERATING	08.045
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1925	PUBLIC SAFETY-OPERATING	08.045
1926	PUBLIC SAFETY-OPERATING	08.045
1927	PUBLIC SAFETY-OPERATING	08.045
1928	PUBLIC SAFETY-OPERATING	08.050

1929	PUBLIC SAFETY-OPERATING	08.055
1930	PUBLIC SAFETY-OPERATING	08.060
1931	PUBLIC SAFETY-OPERATING	08.065
1932	PUBLIC SAFETY-OPERATING	08.070
1933	PUBLIC SAFETY-OPERATING	08.075
1934	PUBLIC SAFETY-OPERATING	08.080
1935	PUBLIC SAFETY-OPERATING	08.080
1936	PUBLIC SAFETY-OPERATING	08.085
1937	PUBLIC SAFETY-OPERATING	08.085
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1993	PUBLIC SAFETY-OPERATING	08.105
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2017	PUBLIC SAFETY-OPERATING	08.120
2018	PUBLIC SAFETY-OPERATING	08.125
2019	PUBLIC SAFETY-OPERATING	08.125
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2022	PUBLIC SAFETY-OPERATING	08.125
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2164	CORRECTIONS-OPERATING	09.005
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2175	CORRECTIONS-OPERATING	09.015
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2201	CORRECTIONS-OPERATING	09.080
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2204	CORRECTIONS-OPERATING	09.085

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2208	CORRECTIONS-OPERATING	09.095
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2221	CORRECTIONS-OPERATING	09.120
2222	CORRECTIONS-OPERATING	09.120
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2248	CORRECTIONS-OPERATING	09.175
2249	CORRECTIONS-OPERATING	09.180
2250	CORRECTIONS-OPERATING	09.180
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2252	CORRECTIONS-OPERATING	09.185
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2254	CORRECTIONS-OPERATING	09.185
2255	CORRECTIONS-OPERATING	09.190
2256	CORRECTIONS-OPERATING	09.190
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2258	CORRECTIONS-OPERATING	09.200

2259	CORRECTIONS-OPERATING	09.200
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2286	CORRECTIONS-OPERATING	09.255
2287	CORRECTIONS-OPERATING	09.260
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2289	CORRECTIONS-OPERATING	09.265
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2292	CORRECTIONS-OPERATING	09.265
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2295	CORRECTIONS-OPERATING	09.275
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2414	MENTAL HEALTH-OPERATING	10.215
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2433	MENTAL HEALTH-OPERATING	10.230
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2571	MENTAL HEALTH-OPERATING	10.575
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[illegible]

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2646	HEALTH & SENIOR SERVICES-OPER	10.705
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2696	HEALTH & SENIOR SERVICES-OPER	10.735
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[illegible]

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3450	ATTORNEY GENERAL-OPER	12.255
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3455	ATTORNEY GENERAL-OPER	12.265
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3460	ATTORNEY GENERAL-OPER	12.265
3461	ATTORNEY GENERAL-OPER	12.265
3462	ATTORNEY GENERAL-OPER	12.270
3463	JUDICIARY-OPERATING	12.300
3464	JUDICIARY-OPERATING	12.300
3465	JUDICIARY-OPERATING	12.305
3466	JUDICIARY-OPERATING	12.310
3467	JUDICIARY-OPERATING	12.310
3468	JUDICIARY-OPERATING	12.315

3469	JUDICIARY-OPERATING	12.315
3470	JUDICIARY-OPERATING	12.315
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3472	JUDICIARY-OPERATING	12.315
3473	JUDICIARY-OPERATING	12.320
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3487	JUDICIARY-OPERATING	12.345
3488	JUDICIARY-OPERATING	12.350
3489	JUDICIARY-OPERATING	12.355
3490	JUDICIARY-OPERATING	12.360
3491	JUDICIARY-OPERATING	12.365
3492	JUDICIARY-OPERATING	12.370
3493	JUDICIARY-OPERATING	12.380
3494	JUDICIARY-OPERATING	12.380
3495	JUDICIARY-OPERATING	12.380
3496	PUBLIC DEFENDER-OPERATING	12.400
3497	PUBLIC DEFENDER-OPERATING	12.400
3498	PUBLIC DEFENDER-OPERATING	12.400
3499	PUBLIC DEFENDER-OPERATING	12.400
3500	PUBLIC DEFENDER-OPERATING	12.400
3501	LEGISLATURE-OPERATING	12.500
3502	LEGISLATURE-OPERATING	12.500
3503	LEGISLATURE-OPERATING	12.505
3504	LEGISLATURE-OPERATING	12.505
3505	LEGISLATURE-OPERATING	12.520
3506	LEGISLATURE-LEASING	13.005
3507	JUDICIARY-LEASING	13.005
3508	LT. GOVERNOR-LEASING	13.005
3509	SECRETARY OF STATE-LEASING	13.005
3510	STATE AUDITOR-LEASING	13.005
3511	ATTORNEY GENERAL-LEASING	13.005
3512	OFFICE ADMINISTRATION-LEAS	13.005
3513	OFFICE ADMINISTRATION-LEAS	13.005
3514	AGRICULTURE-LEASING	13.005
3515	DCI-LEASING	13.005
3516	ECONOMIC DEVELOPMENT-LEAS	13.005
3517	ELEM & SEC EDUCATION-LEAS	13.005
3518	HEALTH & SENIOR SERVICES-LEAS	13.005
3519	LABOR & INDUSTRIAL REL-LEAS	13.005
3520	MENTAL HEALTH-LEASING	13.005
3521	NATURAL RESOURCES-LEASING	13.005
3522	PUBLIC SAFETY-LEASING	13.005
3523	PUBLIC SAFETY-LEASING	13.005
3524	PUBLIC SAFETY-LEASING	13.005

3525	REVENUE-LEASING	13.005
3526	SOCIAL SERVICES-LEASING	13.005
3527	CORRECTIONS-LEASING	13.005
3528	ELEM & SEC EDUCATION-LEAS	13.005
3529	ELEM & SEC EDUCATION-LEAS	13.005
3530	LABOR & INDUSTRIAL REL-LEAS	13.005
3531	LABOR & INDUSTRIAL REL-LEAS	13.005
3532	AGRICULTURE-LEASING	13.005
3533	ATTORNEY GENERAL-LEASING	13.005
3534	JUDICIARY-LEASING	13.005
3535	NATURAL RESOURCES-LEASING	13.005
3536	HEALTH & SENIOR SERVICES-LEAS	13.005
3537	PUBLIC SAFETY-LEASING	13.005
3538	PUBLIC SAFETY-LEASING	13.005
3539	DHEWD-LEASING	13.005
3540	ELEM & SEC EDUCATION-LEAS	13.005
3541	PUBLIC SAFETY-LEASING	13.005
3542	PUBLIC SAFETY-LEASING	13.005
3543	LT. GOVERNOR-LEASING	13.005
3544	NATURAL RESOURCES-LEASING	13.005
3545	ECONOMIC DEVELOPMENT-LEAS	13.005
3546	PUBLIC SAFETY-LEASING	13.005
3547	PUBLIC SAFETY-LEASING	13.005
3548	NATURAL RESOURCES-LEASING	13.005
3549	NATURAL RESOURCES-LEASING	13.005
3550	NATURAL RESOURCES-LEASING	13.005
3551	OFFICE ADMINISTRATION-LEAS	13.005
3552	OFFICE ADMINISTRATION-LEAS	13.005
3553	CORRECTIONS-LEASING	13.005
3554	PUBLIC SAFETY-LEASING	13.005
3555	DCI-LEASING	13.005
3556	DCI-LEASING	13.005
3557	NATURAL RESOURCES-LEASING	13.005
3558	ELEM & SEC EDUCATION-LEAS	13.005
3559	DCI-LEASING	13.005
3560	NATURAL RESOURCES-LEASING	13.005
3561	NATURAL RESOURCES-LEASING	13.005
3562	NATURAL RESOURCES-LEASING	13.005
3563	SECRETARY OF STATE-LEASING	13.005
3564	DCI-LEASING	13.005
3565	NATURAL RESOURCES-LEASING	13.005
3566	NATURAL RESOURCES-LEASING	13.005
3567	NATURAL RESOURCES-LEASING	13.005
3568	NATURAL RESOURCES-LEASING	13.005
3569	DCI-LEASING	13.005
3570	SOCIAL SERVICES-LEASING	13.005
3571	NATURAL RESOURCES-LEASING	13.005
3572	ATTORNEY GENERAL-LEASING	13.005
3573	PUBLIC SAFETY-LEASING	13.005
3574	AGRICULTURE-LEASING	13.005
3575	ATTORNEY GENERAL-LEASING	13.005
3576	LABOR & INDUSTRIAL REL-LEAS	13.005
3577	ATTORNEY GENERAL-LEASING	13.005
3578	REVENUE-LEASING	13.005

3579	AGRICULTURE-LEASING	13.005
3580	ATTORNEY GENERAL-LEASING	13.005
3581	NATURAL RESOURCES-LEASING	13.005
3582	NATURAL RESOURCES-LEASING	13.005
3583	ATTORNEY GENERAL-LEASING	13.005
3584	DCI-LEASING	13.005
3585	JUDICIARY-LEASING	13.005
3586	ELEM & SEC EDUCATION-LEAS	13.005
3587	LABOR & INDUSTRIAL REL-LEAS	13.005
3588	DHEWD-LEASING	13.005
3589	AGRICULTURE-LEASING	13.005
3590	HEALTH & SENIOR SERVICES-LEAS	13.005
3591	PUBLIC SAFETY-LEASING	13.005
3592	LEGISLATURE-LEASING	13.010
3593	JUDICIARY-LEASING	13.010
3594	GOVERNOR-LEASING	13.010
3595	LT. GOVERNOR-LEASING	13.010
3596	SECRETARY OF STATE-LEASING	13.010
3597	STATE AUDITOR-LEASING	13.010
3598	ATTORNEY GENERAL-LEASING	13.010
3599	OFFICE ADMINISTRATION-LEAS	13.010
3600	AGRICULTURE-LEASING	13.010
3601	ECONOMIC DEVELOPMENT-LEAS	13.010
3602	ELEM & SEC EDUCATION-LEAS	13.010
3603	DHEWD-LEASING	13.010
3604	HEALTH & SENIOR SERVICES-LEAS	13.010
3605	LABOR & INDUSTRIAL REL-LEAS	13.010
3606	MENTAL HEALTH-LEASING	13.010
3607	NATURAL RESOURCES-LEASING	13.010
3608	PUBLIC SAFETY-LEASING	13.010
3609	REVENUE-LEASING	13.010
3610	SOCIAL SERVICES-LEASING	13.010
3611	CORRECTIONS-LEASING	13.010
3612	ELEM & SEC EDUCATION-LEAS	13.010
3613	ELEM & SEC EDUCATION-LEAS	13.010
3614	LABOR & INDUSTRIAL REL-LEAS	13.010
3615	LABOR & INDUSTRIAL REL-LEAS	13.010
3616	AGRICULTURE-LEASING	13.010
3617	ATTORNEY GENERAL-LEASING	13.010
3618	NATURAL RESOURCES-LEASING	13.010
3619	HEALTH & SENIOR SERVICES-LEAS	13.010
3620	MENTAL HEALTH-LEASING	13.010
3621	DHEWD-LEASING	13.010
3622	STATE TREASURER-LEASING	13.010
3623	LABOR & INDUSTRIAL REL-LEAS	13.010
3624	SOCIAL SERVICES-LEASING	13.010
3625	SECRETARY OF STATE-LEASING	13.010
3626	NATURAL RESOURCES-LEASING	13.010
3627	ECONOMIC DEVELOPMENT-LEAS	13.010
3628	MENTAL HEALTH-LEASING	13.010
3629	SOCIAL SERVICES-LEASING	13.010
3630	PUBLIC SAFETY-LEASING	13.010
3631	AGRICULTURE-LEASING	13.010
3632	AGRICULTURE-LEASING	13.010
3633	PUBLIC SAFETY-LEASING	13.010
3634	AGRICULTURE-LEASING	13.010

3635	AGRICULTURE-LEASING	13.010
3636	AGRICULTURE-LEASING	13.010
3637	NATURAL RESOURCES-LEASING	13.010
3638	OFFICE ADMINISTRATION-LEAS	13.010
3639	PUBLIC SAFETY-LEASING	13.010
3640	ECONOMIC DEVELOPMENT-LEAS	13.010
3641	DCI-LEASING	13.010
3642	DCI-LEASING	13.010
3643	DCI-LEASING	13.010
3644	DCI-LEASING	13.010
3645	ATTORNEY GENERAL-LEASING	13.010
3646	NATURAL RESOURCES-LEASING	13.010
3647	NATURAL RESOURCES-LEASING	13.010
3648	NATURAL RESOURCES-LEASING	13.010
3649	NATURAL RESOURCES-LEASING	13.010
3650	SECRETARY OF STATE-LEASING	13.010
3651	NATURAL RESOURCES-LEASING	13.010
3652	NATURAL RESOURCES-LEASING	13.010
3653	DCI-LEASING	13.010
3654	SOCIAL SERVICES-LEASING	13.010
3655	NATURAL RESOURCES-LEASING	13.010
3656	SOCIAL SERVICES-LEASING	13.010
3657	PUBLIC SAFETY-LEASING	13.010
3658	AGRICULTURE-LEASING	13.010
3659	AGRICULTURE-LEASING	13.010
3660	ATTORNEY GENERAL-LEASING	13.010
3661	LABOR & INDUSTRIAL REL-LEAS	13.010
3662	ATTORNEY GENERAL-LEASING	13.010
3663	AGRICULTURE-LEASING	13.010
3664	NATURAL RESOURCES-LEASING	13.010
3665	ATTORNEY GENERAL-LEASING	13.010
3666	NATURAL RESOURCES-LEASING	13.010
3667	NATURAL RESOURCES-LEASING	13.010
3668	DCI-LEASING	13.010
3669	OFFICE ADMINISTRATION-LEAS	13.010
3670	AGRICULTURE-LEASING	13.010
3671	SECRETARY OF STATE-LEASING	13.010
3672	AGRICULTURE-LEASING	13.010
3673	NATURAL RESOURCES-LEASING	13.010
3674	NATURAL RESOURCES-LEASING	13.010
3675	LABOR & INDUSTRIAL REL-LEAS	13.010
3676	LABOR & INDUSTRIAL REL-LEAS	13.010
3677	AGRICULTURE-LEASING	13.010
3678	ELEM & SEC EDUCATION-LEAS	13.015
3679	HEALTH & SENIOR SERVICES-LEAS	13.015
3680	MENTAL HEALTH-LEASING	13.015
3681	PUBLIC SAFETY-LEASING	13.015
3682	SOCIAL SERVICES-LEASING	13.015
3683	HEALTH & SENIOR SERVICES-LEAS	13.015
3684	SOCIAL SERVICES-LEASING	13.015
3685	PUBLIC SAFETY-LEASING	13.015
3686	OFFICE ADMINISTRATION-LEAS	13.020
3687	OFFICE ADMINISTRATION-LEAS	13.020
3688	OFFICE ADMINISTRATION-LEAS	13.020

3689	OFFICE ADMINISTRATION-LEAS	13.025
3690	ELEM & SEC EDUCATION-CI	17.010
3691	ELEM & SEC EDUCATION-CI	17.010
3692	DHEWD-CI	17.015
3693	DHEWD-CI	17.020
3694	DHEWD-CI	17.025
3695	DHEWD-CI	17.030
3696	OFFICE ADMINISTRATION-CI	17.035
3697	OFFICE ADMINISTRATION-CI	17.045
3698	OFFICE ADMINISTRATION-CI	17.045
3699	AGRICULTURE-CI	17.050
3700	NATURAL RESOURCES-CI	17.060
3701	NATURAL RESOURCES-CI	17.065
3702	NATURAL RESOURCES-CI	17.070
3703	NATURAL RESOURCES-CI	17.075
3704	NATURAL RESOURCES-CI	17.080
3705	NATURAL RESOURCES-CI	17.085
3706	NATURAL RESOURCES-CI	17.090
3707	NATURAL RESOURCES-CI	17.095
3708	NATURAL RESOURCES-CI	17.095
3709	CONSERVATION-CI	17.100
3710	CONSERVATION-CI	17.105
3711	CONSERVATION-CI	17.110
3712	PUBLIC SAFETY-CI	17.115
3713	PUBLIC SAFETY-CI	17.115
3714	PUBLIC SAFETY-CI	17.115
3715	PUBLIC SAFETY-CI	17.115
3716	PUBLIC SAFETY-CI	17.120
3717	PUBLIC SAFETY-CI	17.125
3718	PUBLIC SAFETY-CI	17.130
3719	PUBLIC SAFETY-CI	17.130
3720	PUBLIC SAFETY-CI	17.135
3721	PUBLIC SAFETY-CI	17.140
3722	PUBLIC SAFETY-CI	17.145
3723	PUBLIC SAFETY-CI	17.145
3724	PUBLIC SAFETY-CI	17.145
3725	PUBLIC SAFETY-CI	17.150
3726	MENTAL HEALTH-CI	17.160
3727	MENTAL HEALTH-CI	17.165
3728	MENTAL HEALTH-CI	17.170
3729	SOCIAL SERVICES-CI	17.175
3730	ELEM & SEC EDUCATION-CI	18.005
3731	ELEM & SEC EDUCATION-CI	18.005
3732	ELEM & SEC EDUCATION-CI	18.005
3733	ELEM & SEC EDUCATION-CI	18.005
3734	REVENUE-CI	18.010
3735	REVENUE-CI	18.010
3736	OFFICE ADMINISTRATION-CI	18.015
3737	OFFICE ADMINISTRATION-CI	18.020
3738	OFFICE ADMINISTRATION-CI	18.025
3739	OFFICE ADMINISTRATION-CI	18.025
3740	OFFICE ADMINISTRATION-CI	18.025
3741	OFFICE ADMINISTRATION-CI	18.025
3742	OFFICE ADMINISTRATION-CI	18.025
3743	OFFICE ADMINISTRATION-CI	18.025
3744	OFFICE ADMINISTRATION-CI	18.025

3745	OFFICE ADMINISTRATION-CI	18.025
3746	OFFICE ADMINISTRATION-CI	18.025
3747	OFFICE ADMINISTRATION-CI	18.025
3748	OFFICE ADMINISTRATION-CI	18.025
3749	OFFICE ADMINISTRATION-CI	18.025
3750	OFFICE ADMINISTRATION-CI	18.025
3751	OFFICE ADMINISTRATION-CI	18.025
3752	OFFICE ADMINISTRATION-CI	18.025
3753	OFFICE ADMINISTRATION-CI	18.025
3754	OFFICE ADMINISTRATION-CI	18.025
3755	OFFICE ADMINISTRATION-CI	18.025
3756	OFFICE ADMINISTRATION-CI	18.025
3757	OFFICE ADMINISTRATION-CI	18.025
3758	OFFICE ADMINISTRATION-CI	18.030
3759	OFFICE ADMINISTRATION-CI	18.030
3760	OFFICE ADMINISTRATION-CI	18.030
3761	OFFICE ADMINISTRATION-CI	18.030
3762	OFFICE ADMINISTRATION-CI	18.030
3763	OFFICE ADMINISTRATION-CI	18.030
3764	OFFICE ADMINISTRATION-CI	18.035
3765	AGRICULTURE-CI	18.040
3766	AGRICULTURE-CI	18.040
3767	AGRICULTURE-CI	18.040
3768	AGRICULTURE-CI	18.040
3769	NATURAL RESOURCES-CI	18.045
3770	NATURAL RESOURCES-CI	18.045
3771	NATURAL RESOURCES-CI	18.045
3772	NATURAL RESOURCES-CI	18.045
3773	NATURAL RESOURCES-CI	18.050
3774	NATURAL RESOURCES-CI	18.050
3775	NATURAL RESOURCES-CI	18.050
3776	NATURAL RESOURCES-CI	18.050
3777	NATURAL RESOURCES-CI	18.050
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3780	NATURAL RESOURCES-CI	18.050
3781	NATURAL RESOURCES-CI	18.050
3782	NATURAL RESOURCES-CI	18.050
3783	NATURAL RESOURCES-CI	18.050
3784	NATURAL RESOURCES-CI	18.050
3785	NATURAL RESOURCES-CI	18.050
3786	NATURAL RESOURCES-CI	18.050
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3788	NATURAL RESOURCES-CI	18.050
3789	NATURAL RESOURCES-CI	18.050
3790	NATURAL RESOURCES-CI	18.050
3791	NATURAL RESOURCES-CI	18.050
3792	NATURAL RESOURCES-CI	18.050
3793	NATURAL RESOURCES-CI	18.050
3794	NATURAL RESOURCES-CI	18.050
3795	NATURAL RESOURCES-CI	18.050
3796	NATURAL RESOURCES-CI	18.050
3797	NATURAL RESOURCES-CI	18.050
3798	NATURAL RESOURCES-CI	18.050

3799	NATURAL RESOURCES-CI	18.050
3800	NATURAL RESOURCES-CI	18.050
3801	NATURAL RESOURCES-CI	18.050
3802	NATURAL RESOURCES-CI	18.050
3803	NATURAL RESOURCES-CI	18.050
3804	NATURAL RESOURCES-CI	18.050
3805	NATURAL RESOURCES-CI	18.050
3806	NATURAL RESOURCES-CI	18.050
3807	NATURAL RESOURCES-CI	18.050
3808	CONSERVATION-CI	18.055
3809	CONSERVATION-CI	18.055
3810	CONSERVATION-CI	18.055
3811	CONSERVATION-CI	18.055
3812	LABOR & INDUSTRIAL REL-CI	18.060
3813	LABOR & INDUSTRIAL REL-CI	18.060
3814	LABOR & INDUSTRIAL REL-CI	18.060
3815	LABOR & INDUSTRIAL REL-CI	18.060
3816	PUBLIC SAFETY-CI	18.065
3817	PUBLIC SAFETY-CI	18.065
3818	PUBLIC SAFETY-CI	18.065
3819	PUBLIC SAFETY-CI	18.065
3820	PUBLIC SAFETY-CI	18.065
3821	PUBLIC SAFETY-CI	18.065
3822	PUBLIC SAFETY-CI	18.070
3823	PUBLIC SAFETY-CI	18.070
3824	PUBLIC SAFETY-CI	18.070
3825	PUBLIC SAFETY-CI	18.070
3826	PUBLIC SAFETY-CI	18.070
3827	PUBLIC SAFETY-CI	18.070
3828	PUBLIC SAFETY-CI	18.070
3829	PUBLIC SAFETY-CI	18.075
3830	PUBLIC SAFETY-CI	18.075
3831	PUBLIC SAFETY-CI	18.075
3832	PUBLIC SAFETY-CI	18.075
3833	PUBLIC SAFETY-CI	18.075
3834	PUBLIC SAFETY-CI	18.075
3835	PUBLIC SAFETY-CI	18.075
3836	CORRECTIONS-CI	18.080
3837	CORRECTIONS-CI	18.080
3838	CORRECTIONS-CI	18.080
3839	CORRECTIONS-CI	18.080
3840	CORRECTIONS-CI	18.080
3841	CORRECTIONS-CI	18.085
3842	CORRECTIONS-CI	18.085
3843	MENTAL HEALTH-CI	18.090
3844	MENTAL HEALTH-CI	18.090
3845	MENTAL HEALTH-CI	18.090
3846	MENTAL HEALTH-CI	18.090
3847	MENTAL HEALTH-CI	18.090
3848	SOCIAL SERVICES-CI	18.095
3849	SOCIAL SERVICES-CI	18.095
3850	SOCIAL SERVICES-CI	18.095
3851	SOCIAL SERVICES-CI	18.095
3852	SOCIAL SERVICES-CI	18.095
3853	SOCIAL SERVICES-CI	18.095
3854	SOCIAL SERVICES-CI	18.095

3855	NATURAL RESOURCES-CI	19.005
3856	NATURAL RESOURCES-CI	19.005
3857	NATURAL RESOURCES-CI	19.005
3858	NATURAL RESOURCES-CI	19.005
3859	NATURAL RESOURCES-CI	19.005
3860	NATURAL RESOURCES-CI	19.005
3861	NATURAL RESOURCES-CI	19.010
3862	NATURAL RESOURCES-CI	19.015
3863	NATURAL RESOURCES-CI	19.020
3864	NATURAL RESOURCES-CI	19.025
3865	NATURAL RESOURCES-CI	19.025
3866	NATURAL RESOURCES-CI	19.030
3867	NATURAL RESOURCES-CI	19.035
3868	NATURAL RESOURCES-CI	19.040
3869	NATURAL RESOURCES-CI	19.045
3870	NATURAL RESOURCES-CI	19.050
3871	NATURAL RESOURCES-CI	19.050
3872	NATURAL RESOURCES-CI	19.055
3873	NATURAL RESOURCES-CI	19.060
3874	NATURAL RESOURCES-CI	19.060
3875	NATURAL RESOURCES-CI	19.065
3876	NATURAL RESOURCES-CI	19.070
3877	NATURAL RESOURCES-CI	19.075
3878	NATURAL RESOURCES-CI	19.080
3879	NATURAL RESOURCES-CI	19.085
3880	NATURAL RESOURCES-CI	19.090
3881	NATURAL RESOURCES-CI	19.090
3882	NATURAL RESOURCES-CI	19.090
3883	NATURAL RESOURCES-CI	19.095
3884	NATURAL RESOURCES-CI	19.100
3885	NATURAL RESOURCES-CI	19.105
3886	NATURAL RESOURCES-CI	19.105
3887	NATURAL RESOURCES-CI	19.110
3888	NATURAL RESOURCES-CI	19.115
3889	CONSERVATION-CI	19.120
3890	CONSERVATION-CI	19.120
3891	PUBLIC SAFETY-CI	19.125
3892	PUBLIC SAFETY-CI	19.125
3893	PUBLIC SAFETY-CI	19.130
3894	PUBLIC SAFETY-CI	19.135
3895	MENTAL HEALTH-CI	19.140
3896	DHEWD-CI	19.145
3897	DHEWD-CI	19.150
3898	DHEWD-CI	19.155
3899	DHEWD-CI	19.160
3900	DHEWD-CI	19.165
3901	DHEWD-CI	19.170
3902	DHEWD-CI	19.180
3903	DHEWD-CI	19.185
3904	DHEWD-CI	19.190
3905	DHEWD-CI	19.195
3906	DHEWD-CI	19.200
3907	DHEWD-CI	19.205
3908	DHEWD-CI	19.210

3909	DHEWD-CI	19.215
3910	DHEWD-CI	19.220
3911	AGRICULTURE-CI	19.225
3912	AGRICULTURE-CI	19.225
3913	OFFICE ADMINISTRATION-CI	19.230
3914	PUBLIC SAFETY-CI	19.235
3915	OFFICE ADMINISTRATION-CI	19.250
3916	OFFICE ADMINISTRATION-CI	19.255
3917	OFFICE ADMINISTRATION-CI	19.260
3918	OFFICE ADMINISTRATION-CI	19.265
3919	OFFICE ADMINISTRATION-CI	19.270
3920	OFFICE ADMINISTRATION-CI	19.275
3921	OFFICE ADMINISTRATION-CI	19.280
3922	OFFICE ADMINISTRATION-CI	19.285
3923	OFFICE ADMINISTRATION-CI	19.290
3924	OFFICE ADMINISTRATION-CI	19.295
3925	ELEM & SEC EDUCATION-CI	19.305
3926	DHEWD-CI	19.307
3927	DHEWD-CI	19.310
3928	DHEWD-CI	19.315
3929	DHEWD-CI	19.320
3930	DHEWD-CI	19.325
3931	DHEWD-CI	19.330
3932	DHEWD-CI	19.335
3933	DHEWD-CI	19.340
3934	OFFICE ADMINISTRATION-CI	19.345
3935	OFFICE ADMINISTRATION-CI	19.350
3936	OFFICE ADMINISTRATION-CI	19.355
3937	OFFICE ADMINISTRATION-CI	19.360
3938	AGRICULTURE-CI	19.365
3939	NATURAL RESOURCES-CI	19.370
3940	NATURAL RESOURCES-CI	19.375
3941	NATURAL RESOURCES-CI	19.385
3942	PUBLIC SAFETY-CI	19.395
3943	OFFICE ADMINISTRATION-CI	19.405
3944	AGRICULTURE-CI	19.410
3945	NATURAL RESOURCES-CI	19.415
3946	OFFICE ADMINISTRATION-CI	19.420

COMMUNICATIONS

January 5, 2022

Ms. Dana Rademan Miller
 Chief Clerk
 Missouri House of Representatives
 State Capitol, Room 310
 Jefferson City, MO 65101

Dear Ms. Miller:

The Special Committee on Redistricting will report to Rules – Administrative Oversight.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

LETTERS OF RESIGNATION

January 4, 2022

Speaker Rob Vescovo
Missouri House of Representatives
State Capitol
201 West Capitol Avenue
Jefferson City, MO 65101

Dear Mr. Speaker:

Please accept this letter as formal notification of my resignation from my elected position as State Representative of the 61st District. My resignation from office will be effective at 11:59 p.m. on January 5, 2022.

Please know it's truly been an honor serving with you and I can't thank you enough for your leadership and the many responsibilities you bestowed upon me. I wish you much success in the new year and do not hesitate to contact me if I can ever be of service.

Sincerely,

/s/ Aaron Griesheimer
State Representative, District 61

January 5, 2022

Mr. Speaker,

Please accept this memo as my official notice of resignation effective 12:00 a.m. on January 6, 2022. It has been the greatest honor serving with you.

Sincerely,

/s/ Justin Hill
State Representative, District 108

The following members' presence was noted: Atchison, Burton, Person, Roden, Rogers, Sharp (36), Tate, and Windham.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, January 6, 2022.

COMMITTEE HEARINGS

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Thursday, January 6, 2022, 9:00 AM, Joint Hearing Room (117).

Executive session may be held on any matter referred to the committee.

Time change.

Presentation of annual watch list.

A vote may be taken to close the meeting pursuant to section 610.021(3), RSMo and section 610.021(13), RSMo, relating to personnel matters.

CORRECTED

Members of the public must enter the building using the south entrance. Public seating will be socially distanced and therefore very limited. The committee meeting will be streamed. Links may be found at www.senate.mo.gov and www.house.mo.gov for the committee room.

HOUSE CALENDAR

SECOND DAY, THURSDAY, JANUARY 6, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 53 through HCR 58

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 65 through HJR 109

HOUSE BILLS FOR SECOND READING - APPROPRIATIONS

HB 3014

HOUSE BILLS FOR SECOND READING

HB 1450 through HB 1798

HB 1800 through HB 1876

HB 1878 through HB 1931

HB 1933 through HB 1982

HB 1984 through HB 2123

HB 2125 through HB 2283

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)

CCS SS SCS HCS HB 2 - Smith (163)

CCS SS SCS HCS HB 3 - Smith (163)

CCS SS SCS HCS HB 4 - Smith (163)

CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

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JOURNAL OF THE HOUSE

Second Regular Session, 101st GENERAL ASSEMBLY

SECOND DAY, THURSDAY, JANUARY 6, 2022

The House met pursuant to adjournment.

Speaker Pro Tem Wiemann in the Chair.

Prayer by Representative Doug Richey.

Our Heavenly Creator, we express our gratitude to You, the God of all glory and power, for placing upon our shoulders the mantle of responsibility as members of Missouri's House of Representatives. May we live up to this responsibility by pursuing that which Philippians 4:8 describes as true, honorable, right, pure, beautiful, commendable, excellent, and worthy of praise.

May Missouri's citizens see in each of us a determination in this pursuit. Please forgive us where we fail. Please strengthen us where we are weak. Please embolden us where we are timid. We ask as well that You provide wisdom and strength to the leadership of this chamber. Theirs is a lonely and weighty task. Be with them and their families in Your grace. In Jesus' name I pray.

And the House says, "Amen."

The Pledge of Allegiance to the flag was recited.

The Journal of the first day was approved as corrected by the following vote:

AYES: 132

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 137	Black 7
Boggs	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Busick	Butz
Chipman	Clemens	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Derges	Doll	Eggleston	Ellebracht
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Kalberloh	Kelley 127	Kelly 141	Kidd
Knight	Lewis 25	Lewis 6	Lovasco	Mayhew
McCreery	McDaniel	McGaugh	McGill	Morse
Mosley	Murphy	O'Donnell	Owen	Patterson
Perkins	Phifer	Pike	Plocher	Pollitt 52
Pollock 123	Porter	Pouche	Proudie	Quade
Railsback	Reedy	Richey	Riggs	Riley
Roberts	Rogers	Sander	Sassmann	Sauls

Schnelting	Schroer	Schwadron	Seitz	Sharp 36
Sharpe 4	Shaul	Shields	Simmons	Smith 155
Smith 163	Smith 45	Smith 67	Stacy	Stevens 46
Tate	Taylor 139	Taylor 48	Terry	Thomas
Thompson	Toalson Reisch	Trent	Turnbaugh	Unsicker
Van Schoiack	Walsh 50	Walsh Moore 93	Weber	West
Wiemann	Young			

NOES: 001

Mackey

PRESENT: 002

Ingle Stephens 128

ABSENT WITH LEAVE: 022

Aldridge	Bland Manlove	Bosley	Burton	Christofanelli
Collins	Dinkins	Dogan	Grier	Johnson
Merideth	Nurrenbern	Person	Pietzman	Price IV
Roden	Rone	Rowland	Veit	Windham
Wright	Mr. Speaker			

VACANCIES: 006

HOUSE RESOLUTIONS

Representative Grier offered House Resolution No. 3279.
Representative Plocher offered House Resolution No. 3286.

HOUSE RESOLUTION NO. 3286

WHEREAS, under Article III, Section 45 of the Constitution of Missouri, when the number of representatives to which the state is entitled in the House of the Congress of the United States under the census is certified to the governor, the general assembly shall by law divide the state into districts corresponding with the number of representatives to which it is entitled, which districts shall be composed of contiguous territory as compact and as nearly equal in population as may be; and

WHEREAS, due to the unique nature of Congressional apportionment bills, which divide the state into Congressional districts, it is necessary to adopt temporary rules for the consideration of such bills:

NOW THEREFORE BE IT RESOLVED that the Missouri House of Representatives, One Hundred First General Assembly, Second Regular Session, adopt certain temporary rules for the purpose of considering Congressional apportionment bills; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49 or any other rule to the contrary, neither substitute amendments nor amendments to amendments shall be in order for any Congressional apportionment bill other than for technical corrections; and

BE IT FURTHER RESOLVED that a four-hour time limitation be designated on the total time of floor debate allowed for the purpose of considering any Congressional apportionment bill for perfection. Such time shall be divided equally between, and controlled by, the chair of the special committee on redistricting and the ranking minority member of such committee, or their respective designees. The chair of the special committee on redistricting shall have the right to have the final one minute of designated time. If time has been allocated and

unused by either side after any Congressional apportionment bill has been discussed and no member from that side is seeking recognition to further discuss such bill, the Speaker may declare additional time waived and recognize the members of the other side to complete the use of their time. Nothing in this rule shall entitle any member to speak longer than the House Rules otherwise allow; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 99, props or visual aids that depict Congressional apportionment maps shall be permitted on the floor of the House while the House is in session and considering any Congressional apportionment bill. All such props or visual aids and the location of their display shall require approval by the Speaker; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(2) or any other rule to the contrary, an amendment identical to one previously decided on a Congressional apportionment bill shall be in order; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(4) or any other rule to the contrary, an amendment that effectually replaces the underlying Congressional apportionment bill or committee substitute shall be in order; and

BE IT FURTHER RESOLVED that, notwithstanding House Rule 49(1)(b), any amendments to a Congressional apportionment bill shall be distributed prior to Monday, January 17, 2022, at 2 p.m.; and

BE IT FURTHER RESOLVED that any amendments to a Congressional apportionment bill shall comply with all legal requirements for apportionment and a point of order may be raised that an amendment offered would result in an unlawful apportionment; and

BE IT FURTHER RESOLVED that all other Rules of the Missouri House of Representatives, One Hundred First General Assembly, shall apply to the consideration of Congressional apportionment bills as such rules are appropriate and not in conflict with the rules adopted herein.

INTRODUCTION OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the first time and copies ordered printed:

HCR 59, introduced by Representative Proudie, relating to lupus awareness month and lupus awareness day.

HCR 60, introduced by Representative Bland Manlove, relating to Puerto Rico.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the first time and copies ordered printed:

HJR 110, introduced by Representative Christofanelli, relating to the parents' bill of rights.

HJR 111, introduced by Representative Derges, relating to limitations on school district indebtedness.

HJR 112, introduced by Representative Plocher, relating to constitutional amendments.

HJR 113, introduced by Representative Plocher, relating to initiative petitions.

HJR 114, introduced by Representative Coleman (32), relating to human trafficking offenses.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 2284, introduced by Representative Bangert, relating to firearms in motor vehicles, with penalty provisions.

HB 2285, introduced by Representative Bangert, relating to school supplies.

HB 2286, introduced by Representative Bangert, relating to persons appointed by the governor.

HB 2287, introduced by Representative Bangert, relating to immunity from civil liability for forcible entry into a locked vehicle.

HB 2288, introduced by Representative Terry, relating to cities of the fourth classification.

HB 2289, introduced by Representative Andrews, relating to newspapers.

HB 2290, introduced by Representative Andrews, relating to the unemployment automation fund, with a delayed effective date.

HB 2291, introduced by Representative Reedy, relating to a public safety sales tax.

HB 2292, introduced by Representative Baker, relating to elective social studies courses on the Bible.

HB 2293, introduced by Representative Knight, relating to taxation.

HB 2294, introduced by Representative Wiemann, relating to the rights of parents.

HB 2295, introduced by Representative Derges, relating to the good Samaritan emergency shelter act.

HB 2296, introduced by Representative Derges, relating to assistant physicians.

HB 2297, introduced by Representative Derges, relating to school district bonding capacity, with a contingent effective date.

HB 2298, introduced by Representative Davidson, relating to the purchase of broadband equipment by the department of economic development.

HB 2299, introduced by Representative Davis, relating to prisoners.

HB 2300, introduced by Representative Davis, relating to the regional taxicab commission.

HB 2301, introduced by Representative Davis, relating to qualifications for elective public office.

HB 2302, introduced by Representative Davis, relating to the offense of possession of a controlled substance, with penalty provisions.

HB 2303, introduced by Representative Davis, relating to public records.

HB 2304, introduced by Representative Lewis (6), relating to substitute teacher licensing.

HB 2305, introduced by Representative Wright, relating to insurance coverage of pharmacy services.

HB 2306, introduced by Representative Christofanelli, relating to school board member elections.

HB 2307, introduced by Representative Coleman (32), relating to human trafficking, with penalty provisions and a contingent effective date.

HB 2308, introduced by Representative Atchison, relating to the designation of a memorial bridge.

HB 2309, introduced by Representative Windham, relating to school curriculum.

HB 2310, introduced by Representative McDaniel, relating to Mormon war remembrance day.

HB 2311, introduced by Representative Knight, relating to petroleum storage tanks.

HB 2312, introduced by Representative Clemens, relating to campaign committees.

HB 2313, introduced by Representative Clemens, relating to the cost of insulin.

HB 2314, introduced by Representative Clemens, relating to protecting the right of trial by jury.

HB 2315, introduced by Representative Price IV, relating to employment discrimination.

HB 2316, introduced by Representative Price IV, relating to the Tricia Leann Tharp act.

HB 2317, introduced by Representative Price IV, relating to civil rights for homeless persons.

HB 2318, introduced by Representative Price IV, relating to absentee voting.

HB 2319, introduced by Representative Price IV, relating to elections.

HB 2320, introduced by Representative Price IV, relating to elections.

HB 2321, introduced by Representative Price IV, relating to voters with disabilities.

HB 2322, introduced by Representative Price IV, relating to the election anti-fraud fairness act.

HB 2323, introduced by Representative Price IV, relating to voter registration.

HB 2324, introduced by Representative Quade, relating to the composition of congressional districts.

HB 2325, introduced by Representative Patterson, relating to the workforce diploma program.

HB 2326, introduced by Representative Sharpe (4), relating to industrial development corporations.

HB 2327, introduced by Representative Riggs, relating to the Missouri state employee work-from-anywhere task force.

HB 2328, introduced by Representative Riggs, relating to state contracts for dredging equipment.

HB 2329, introduced by Representative Deaton, relating to concealed carry permits.

HB 2330, introduced by Representative Mackey, relating to custodial interrogations of children.

HB 2331, introduced by Representative Baker, relating to public health.

HB 2332, introduced by Representative Aldridge, relating to the use of waist restraints on certain prisoners.

HB 2333, introduced by Representative Aldridge, relating to bail reform, with penalty provisions.

HB 2334, introduced by Representative Aldridge, relating to failure to appear, with penalty provisions.

HB 2335, introduced by Representative Aldridge, relating to minimum wage.

HB 2336, introduced by Representative Aldridge, relating to the state employee minimum wage, with a delayed effective date.

HB 2337, introduced by Representative Aldridge, relating to the Missouri parental leave act.

HB 2338, introduced by Representative Aldridge, relating to sexual conduct offenses, with penalty provisions.

HB 2339, introduced by Representative Sander, relating to property lease contracts with public entities.

HB 2340, introduced by Representative Patterson, relating to medical retainer agreements.

HB 2341, introduced by Representative Shields, relating to the calculation of average daily attendance for early childhood education programs.

HB 2342, introduced by Representative Derges, relating to mental health care for minors.

HB 2343, introduced by Representative Derges, relating to licensure reciprocity, with an emergency clause.

HB 2344, introduced by Representative Derges, relating to warnings on pet food, with penalty provisions.

HB 2345, introduced by Representative Anderson, relating to state aid for transportation of pupils.

HB 2346, introduced by Representative Anderson, relating to eligibility for food stamps.

HB 2347, introduced by Representative Anderson, relating to the compensation of victims.

HB 2348, introduced by Representative Anderson, relating to the offense of resisting or interfering with arrest, detention, or stop, with penalty provisions.

HB 2349, introduced by Representative Anderson, relating to certain investigations by the Missouri state highway patrol.

HB 2350, introduced by Representative Anderson, relating to eligibility for food stamps.

HB 2351, introduced by Representative Anderson, relating to the Missouri homestead preservation act.

HB 2352, introduced by Representative Anderson, relating to retirement benefits for certain teacher retirement systems.

HB 2353, introduced by Representative Riggs, relating to broadband infrastructure improvement districts.

HB 2354, introduced by Representative Shaul, relating to salvage vehicles.

HB 2355, introduced by Representative Andrews, relating to time-critical diagnosis, with penalty provisions.

WITHDRAWAL OF HOUSE BILLS

January 5, 2022

201 W Capitol Ave.
Room 310
Jefferson City, MO 65101

Chief Clerk Dana Miller,

I request to withdraw **House Bill No. 1681**.

Sincerely,

/s/ Chris Brown
State Representative, District 16

January 6, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
Jefferson City, MO 65101

Re: Withdraw HB 1592

Dear Dana Rademan Miller,

I respectfully request that **House Bill No. 1592** be withdrawn.

Sincerely,

/s/ Ed Lewis
State Representative
District 06

SECOND READING OF HOUSE CONCURRENT RESOLUTIONS

The following House Concurrent Resolutions were read the second time:

HCR 53, relating to Operation Large Area Coverage.

HCR 54, relating to Annie Minerva Turnbo Malone.

HCR 55, relating to James Mercer Langston Hughes.

HCR 56, relating to Maya Angelou.

HCR 57, relating to Victims of Communism Memorial Day.

HCR 58, relating to a state funeral for the last surviving Medal of Honor recipient from World War II.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were read the second time:

HJR 65, relating to signatures on initiative petitions.

HJR 66, relating to taxation of real property.

HJR 67, relating to property assessments.

HJR 68, relating to constitutional amendments.

HJR 69, relating to sales tax exemptions for veterans.

HJR 70, relating to constitutional amendments.

HJR 71, relating to constitutional amendments.

HJR 72, relating to property tax exemptions.

HJR 73, relating to property tax.

HJR 74, relating to constitutional amendments.

HJR 75, relating to ballot initiatives.

HJR 76, relating to signatures on initiative petitions.

HJR 77, relating to terms of office for members of the general assembly.

HJR 78, relating to the selection of judges.

HJR 79, relating to constitutional amendments.

HJR 80, relating to property tax assessments.

HJR 81, relating to taxation of real property.

HJR 82, relating to the right to hunt and fish.

HJR 83, relating to the legalization of marijuana for adult use.

HJR 84, relating to valid marriages.

HJR 85, relating to initiative petitions.

HJR 86, relating to property tax exemptions.

HJR 87, relating to gaming revenues.

HJR 88, relating to constitutional amendments.

HJR 89, relating to property tax.

HJR 90, relating to property tax.

HJR 91, relating to initiative petitions proposing amendments to the constitution.

HJR 92, relating to MO HealthNet.

HJR 93, relating to the right of trial by jury.

HJR 94, relating to voter identification.

HJR 95, relating to presidential electors.

HJR 96, relating to term limits for members of the general assembly.

HJR 97, relating to initiative petitions.

HJR 98, relating to property tax rates.

HJR 99, relating to the power of the governor.

HJR 100, relating to the funding of law enforcement agencies.

HJR 101, relating to persons entitled to vote.

HJR 102, relating to initiative petitions and referendums.

HJR 103, relating to modification of statutory measures proposed by the people by the general assembly.

HJR 104, relating to the general assembly.

HJR 105, relating to employment of members of the general assembly.

HJR 106, relating to the right to hunt and fish.

HJR 107, relating to the conservation commission.

HJR 108, relating to the limitation on the indebtedness of school districts.

HJR 109, relating to the use of census data for the purposes of redistricting.

SECOND READING OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was read the second time:

HB 3014, to appropriate money for supplemental purposes for the several departments and offices of state government, and for the payment of various claims for refunds, for persons, firms, and corporations, and for other purposes, and to transfer money among certain funds, from the funds designated for the fiscal period ending June 30, 2022.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1450, relating to political party primary elections, with penalty provisions and a delayed effective date.

HB 1451, relating to Rush Limbaugh day.

HB 1452, relating to abortion.

HB 1453, relating to firearms on employer property.

HB 1454, relating to voter identification.

HB 1455, relating to absentee ballot request forms, with penalty provisions.

HB 1456, relating to catalytic converters, with penalty provisions.

HB 1457, relating to the 1619 Project in school districts and charter schools.

HB 1458, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 1459, relating to firearms.

HB 1460, relating to the designation of a memorial highway.

HB 1461, relating to public fund expenditures.

HB 1462, relating to firearms on public transportation systems, with penalty provisions.

HB 1463, relating to standing to bring a civil action.

HB 1464, relating to the designation of memorial highways.

HB 1465, relating to documentation of immunity or vaccination against diseases.

HB 1466, relating to drinking water in schools, with penalty provisions.

HB 1467, relating to the statewide assessment system.

HB 1468, relating to academic performance standards and instruction.

HB 1469, relating to reimbursement for special education.

HB 1470, relating to a transient guest tax.

HB 1471, relating to school make-up days and hours.

HB 1472, relating to the offense of money laundering, with penalty provisions.

HB 1473, relating to the Missouri local government employees' retirement system.

HB 1474, relating to requirements for public schools.

HB 1475, relating to medical mandates in educational institutions, with penalty provisions.

HB 1476, relating to the board of police commissioners, with penalty provisions.

HB 1477, relating to immunity for defending a person's property.

HB 1478, to authorize the conveyance of certain state property.

HB 1479, relating to the use of hand-held wireless communication devices, with penalty provisions.

HB 1480, relating to school district local effort calculations, with an emergency clause.

HB 1481, relating to school protection officers.

HB 1482, relating to advanced practice registered nurses.

HB 1483, relating to elections, with penalty provisions.

HB 1484, relating to discrimination in education, with an emergency clause.

HB 1485, relating to employer vaccination requirements.

HB 1486, relating to the protection of children.

HB 1487, relating to distracted driving, with penalty provisions.

HB 1488, relating to telecommunications, with penalty provisions.

HB 1489, relating to alcoholic beverages.

HB 1490, relating to charitable organizations.

HB 1491, relating to the licensing of persons performing certain funeral-related services.

HB 1492, relating to virtual class attendance.

HB 1493, relating to public assistance benefits.

HB 1494, relating to fines for municipal violations, with penalty provisions.

HB 1495, relating to conveyances of land.

HB 1496, relating to offenses against certain persons, with penalty provisions.

HB 1497, relating to the filing of petitions for review of certain decisions.

HB 1498, relating to probation officers.

HB 1499, relating to fines for traffic violations, with penalty provisions.

HB 1500, relating to the sunshine law.

HB 1501, relating to special prosecutors.

HB 1502, relating to the offense of failure to identify, with penalty provisions.

HB 1503, relating to public access to records.

HB 1504, relating to the dissolution of candidate committees, with penalty provisions.

HB 1505, relating to campaign finance, with penalty provisions.

HB 1506, relating to property tax penalties.

HB 1507, relating to heritage value in condemnation proceedings.

HB 1508, relating to rights of military servicemembers.

HB 1509, relating to ethics, with penalty provisions.

HB 1510, relating to the offense of driving while intoxicated, with penalty provisions.

HB 1511, relating to the funding of inaugural activities, with penalty provisions.

HB 1512, relating to audit requests while investigating offenses committed by public servants.

HB 1513, relating to discipline procedures for certain health care professionals.

HB 1514, relating to automated external defibrillators, with penalty provisions.

HB 1515, relating to tax returns.

HB 1516, relating to mandatory driver's education and training, with a contingent effective date.

HB 1517, relating to administrative procedures for driver's license suspension or revocation, with penalty provisions.

HB 1518, relating to internet provider practices.

HB 1519, relating to deceased persons.

HB 1520, relating to forum selection agreements.

HB 1521, relating to county commissioners.

HB 1522, relating to call centers, with penalty provisions.

HB 1523, relating to medical marijuana, with a penalty provision.

HB 1524, relating to the offense of nonsupport, with penalty provisions.

HB 1525, relating to medical records.

HB 1526, relating to electric vehicle tax credits.

HB 1527, relating to private security professionals.

HB 1528, relating to commercial driver's licenses.

HB 1529, relating to unlawful discriminatory practices, with penalty provisions.

HB 1530, relating to trains carrying hazardous material, with penalty provisions.

HB 1531, relating to first responders.

HB 1532, relating to the dissemination of photographic records made incident to arrest, with penalty provisions.

HB 1533, relating to the failure to pay arbitration fees.

HB 1534, relating to residency restrictions for certain offenders, with penalty provisions.

HB 1535, relating to restrictive covenants.

HB 1536, relating to community solar gardens.

HB 1537, relating to the possession of medical marijuana cards by persons on probation or parole.

HB 1538, relating to the Missouri climate commitment act, with penalty provisions.

HB 1539, relating to early childhood education programs.

HB 1540, relating to confidentiality of motor vehicle registration records.

HB 1541, relating to special road districts.

HB 1542, relating to unpaid taxes.

HB 1543, relating to disclosure of COVID-19 vaccination status.

HB 1544, relating to COVID-19 vaccination.

HB 1545, relating to alternative county highway commissions.

HB 1546, relating to disclosures of allegations of sexual misconduct.

HB 1547, relating to the offense of tampering with electronic monitoring equipment, with penalty provisions.

HB 1548, relating to change of venue costs for capital cases.

HB 1549, relating to the uniform interstate depositions and discovery act.

HB 1550, relating to child care facilities.

HB 1551, relating to compensation for jurors.

HB 1552, relating to funding for charter schools.

HB 1553, relating to public assistance benefits.

HB 1554, relating to nondiscrimination in public schools.

HB 1555, relating to the scope of practice for physical therapists.

HB 1556, relating to reading success in schools, with a delayed effective date for a certain section.

HB 1557, relating to prohibiting public financial benefits to abortion facilities and their affiliates or associates.

HB 1558, relating to an income tax deduction.

HB 1559, relating to missing children.

HB 1560, relating to national good neighbor week and day.

HB 1561, relating to long-term care facilities.

HB 1562, relating to the designation of a historic region.

HB 1563, relating to diligent searches for placement of children.

HB 1564, relating to blind pensions.

HB 1565, relating to home health.

HB 1566, relating to domestic relations.

HB 1567, relating to child custody arrangements.

HB 1568, relating to Blair's law, with penalty provisions.

HB 1569, relating to restitution for individuals who are actually innocent.

HB 1570, relating to tax credits for urban farms.

HB 1571, relating to the operation of motor vehicles while using electronic devices, with penalty provisions.

HB 1572, relating to the day of tears.

HB 1573, relating to an income tax deduction for respite care expenses.

HB 1574, relating to solid waste.

HB 1575, relating to natural immunity, with penalty provisions and an emergency clause.

HB 1576, relating to liability for injuries from required immunizations.

HB 1577, relating to taxation.

HB 1578, relating to nurses.

HB 1579, relating to tax incentives.

HB 1580, relating to firearms.

HB 1581, relating to residency requirements for certain boards.

HB 1582, relating to offenses involving motor vehicles, with penalty provisions.

HB 1583, relating to adjustments to tax levies of political subdivisions.

HB 1584, relating to electric vehicle charging station requirements.

HB 1585, relating to a curriculum on using social media.

HB 1586, relating to the practice of veterinary medicine.

HB 1587, relating to employment security benefits, with an emergency clause.

HB 1588, relating to dogs.

HB 1589, relating to location restrictions for certain offenders, with penalty provisions.

HB 1590, relating to incentives for new businesses.

HB 1591, relating to accountability requirements for low-performing schools.

HB 1593, relating to abortion.

HB 1594, relating to motor fuel.

HB 1595, relating to paper ballots.

HB 1596, relating to family farms.

HB 1597, to authorize the conveyance of property owned by the state in the City of Kirksville, Adair County, Missouri.

HB 1598, relating to tax increment financing projects.

HB 1599, relating to the removal of certain court records from automated case management systems.

HB 1600, relating to employees of the general assembly.

HB 1601, relating to certain public offices.

HB 1602, relating to medical procedures.

HB 1603, relating to electronic monitoring of certain sexual offenders while relocating.

HB 1604, relating to delinquent tax notices.

HB 1605, relating to county officer compensation.

HB 1606, relating to county financial statements.

HB 1607, relating to firearm businesses.

HB 1608, relating to constitutional amendments.

HB 1609, relating to a public safety sales tax, with an emergency clause.

HB 1610, relating to massage therapists.

HB 1611, relating to elections.

HB 1612, relating to repealing the death penalty, with a penalty provision.

HB 1613, relating to asset forfeiture.

HB 1614, relating to the regulation of property uses.

HB 1615, relating to the public officials.

HB 1616, relating to certificates of need.

HB 1617, relating to vaccination requirements, with penalty provisions and an emergency clause.

HB 1618, relating to offenses against police animals, with penalty provisions.

HB 1619, relating to aerial observations, with penalty provisions.

HB 1620, relating to autopsies.

HB 1621, relating to child support obligations for unborn children.

HB 1622, relating to judges in certain judicial circuits.

HB 1623, relating to income tax, with a delayed effective date.

HB 1624, relating to COVID-19 vaccination.

HB 1625, relating to an educational program for pupils.

HB 1626, relating to legislative requirements for public schools.

HB 1627, relating to farmers and ranchers day.

HB 1628, relating to school bus drivers' appreciation day.

HB 1629, relating to myasthenia gravis awareness month.

HB 1630, relating to a rural primary care physician grant program.

HB 1631, relating to electric vehicle road use fees.

HB 1632, relating to the statute of frauds.

HB 1633, relating to political subdivisions, with a penalty provision.

HB 1634, relating to curricula implementing critical race theory.

HB 1635, relating to public health.

HB 1636, relating to abortion, with penalty provisions.

HB 1637, relating to the offense of mail theft, with penalty provisions.

HB 1638, relating to the offense of money laundering, with penalty provisions.

HB 1639, relating to presidential executive orders.

HB 1640, relating to workers' compensation.

HB 1641, relating to vaccinations required by employers, with an emergency clause.

HB 1642, relating to concealed carry permits.

HB 1643, relating to the offense of racketeering, with a penalty provision.

HB 1644, relating to the Tricia Leann Tharp act.

HB 1645, relating to solid waste management.

HB 1646, relating to elections, with penalty provisions.

HB 1647, relating to qualifications of candidates for public office.

HB 1648, relating to permissible uses for campaign funds, with penalty provisions.

HB 1649, relating to school starting dates.

HB 1650, relating to absentee voting.

HB 1651, relating to the minimum wage rate.

HB 1652, relating to the designation of a memorial highway.

HB 1653, relating to compulsory school attendance.

HB 1654, relating to child support obligations.

HB 1655, relating to unlawful possession of firearms, with penalty provisions and an emergency clause.

HB 1656, relating to employee residency requirements.

HB 1657, relating to dogs.

HB 1658, relating to medical marijuana use in lodging establishments, with penalty provisions.

HB 1659, relating to expungement.

HB 1660, relating to the carrying of firearms on public transportation systems, with penalty provisions.

HB 1661, relating to the International Swimming Pool and Spa Code.

HB 1662, relating to restrictive covenants.

HB 1663, relating to transient guest taxes.

HB 1664, relating to visitation rights of hospital patients.

HB 1665, relating to immunizations, with penalty provisions.

HB 1666, relating to sports wagering, with penalty provisions.

HB 1667, relating to kratom products, with penalty provisions.

HB 1668, relating to student journalists.

HB 1669, relating to discrimination in education, with an emergency clause.

HB 1670, relating to COVID-19 vaccination.

HB 1671, relating to property tax assessments.

HB 1672, relating to the official state sport.

HB 1673, relating to utilities.

HB 1674, relating to civil penalties for violating federally mandated natural gas safety standards, with penalty provisions.

HB 1675, relating to the establishment of a dump truck driver training program.

HB 1676, relating to telecommunicator first responders.

HB 1677, relating to payments for prescription drugs, with penalty provisions.

HB 1678, relating to the secretary of state, with penalty provisions.

HB 1679, relating to a sales tax exemption for diapers.

HB 1680, relating to ignition interlock device requirements, with penalty provisions.

HB 1682, relating to a court's authority on certain eviction proceedings.

HB 1683, relating to advanced placement examinations.

HB 1684, relating to the Missouri nuclear clean power act.

HB 1685, relating to workforce development.

HB 1686, relating to refusal of medical procedures or treatment.

HB 1687, relating to the designation of a memorial highway.

HB 1688, relating to business covenants.

HB 1689, relating to liens on stored property.

HB 1690, relating to visitation rights in certain facilities.

HB 1691, relating to discrimination against unvaccinated persons.

HB 1692, relating to liability for injuries from required immunizations.

HB 1693, relating to covenant marriages.

HB 1694, relating to hunting permits.

HB 1695, relating to a tax credit for the sale of ethanol fuel.

HB 1696, relating to firearms, with penalty provisions.

HB 1697, relating to cottage food production operations.

HB 1698, relating to concealed carry permits, with penalty provisions.

HB 1699, relating to domestic violence, with penalty provisions.

HB 1700, relating to health insurance coverage of dietary treatment for certain diseases.

HB 1701, relating to the use of electronic wireless communications devices, with penalty provisions.

HB 1702, relating to court procedures for infractions, with penalty provisions.

HB 1703, relating to peace officer tuition reimbursement.

HB 1704, relating to the offense of making a false report, with penalty provisions.

HB 1705, relating to offender registries.

HB 1706, relating to service by online publication.

HB 1707, relating to the identification of the body of a deceased person.

HB 1708, relating to probation.

HB 1709, relating to certain experimental or investigational medical treatments.

HB 1710, relating to certain experimental or investigational medical treatments.

HB 1711, relating to surgical smoke plume evacuation.

HB 1712, relating to the offense of trespass in the first degree, with penalty provisions.

HB 1713, relating to the Missouri religious freedom protection act.

HB 1714, relating to administrative rules.

HB 1715, relating to the collateral source rule.

HB 1716, relating to workers' compensation.

HB 1717, relating to actions for damages due to exposure to asbestos.

HB 1718, relating to health care contractors.

HB 1719, relating to career and technical education.

HB 1720, relating to agricultural economic opportunities, with an emergency clause.

HB 1721, relating to school district superintendent sharing.

HB 1722, relating to bleeding control kits in public schools.

HB 1723, relating to tuition reimbursement.

HB 1724, relating to student associations at public institutions of higher learning.

HB 1725, relating to lodging establishments.

HB 1726, relating to a tax credit for certain medical marijuana dispensary facility license applications.

HB 1727, relating to reproductive health care services.

HB 1728, relating to a reporting requirement for lost or stolen firearms, with penalty provisions.

HB 1729, relating to employment security.

HB 1730, relating to the offense of mail theft, with penalty provisions.

HB 1731, relating to school or recreation athletic contest offenses, with penalty provisions.

HB 1732, relating to workplace retirement savings plans.

HB 1733, relating to motor vehicle sales tax.

HB 1734, relating to public utilities.

HB 1735, relating to daylight saving time.

HB 1736, relating to medical marijuana facilities.

HB 1737, relating to discrimination based on sexual orientation or gender identity.

HB 1738, relating to the designation of a memorial highway.

HB 1739, relating to Hazel Erby day.

HB 1740, relating to earnings tax.

HB 1741, relating to contraceptives.

HB 1742, relating to patient examinations.

HB 1743, relating to discriminatory practices.

HB 1744, relating to powers of the governor.

HB 1745, relating to certification of juveniles for trial as an adult.

HB 1746, relating to trial procedures for murder in the first degree.

HB 1747, relating to school boards, with a penalty provision.

HB 1748, relating to school boards, with a penalty provision.

HB 1749, relating to traffic control signals, with a penalty provision.

HB 1750, relating to school boards, with a penalty provision.

HB 1751, relating to the concealed carrying of firearms on campuses of higher education institutions.

HB 1752, relating to instruction in human sexuality in schools.

HB 1753, relating to recovery programs for high school students.

HB 1754, relating to wind turbine site permits.

HB 1755, relating to parents' bill of rights, with a penalty provision.

HB 1756, relating to disaster clean up.

HB 1757, relating to the state building usage task force.

HB 1758, relating to real property.

HB 1759, relating to law enforcement agency policies on officer-involved deaths.

HB 1760, relating to discrimination based on sexual orientation.

HB 1761, relating to daylight saving time.

HB 1762, relating to COVID-19 health orders, with an emergency clause.

HB 1763, relating to political committee qualifications.

HB 1764, relating to outdoor advertising.

HB 1765, relating to the state minimum wage rate.

HB 1766, relating to sales tax exemptions.

HB 1767, relating to nondiscrimination in public schools.

HB 1768, relating to COVID-19 vaccination status.

HB 1769, relating to COVID-19 vaccination, with an emergency clause.

HB 1770, relating to school teacher pay schedules.

HB 1771, relating to child support payments.

HB 1772, relating to the custody of children.

HB 1773, relating to criminal offenses involving the custody of children, with penalty provisions.

HB 1774, relating to special administrative boards for unaccredited school districts.

HB 1775, relating to the custody and support of children, with penalty provisions.

HB 1776, relating to school curriculum.

HB 1777, relating to historic sites.

HB 1778, relating to the history of the legislative black caucus.

HB 1779, relating to taxation.

HB 1780, relating to motor vehicles abandoned by persons under arrest.

HB 1781, relating to racial equity.

HB 1782, relating to polycystic ovary syndrome awareness month.

HB 1783, relating to incarceration.

HB 1784, relating to financial assistance for higher education students.

HB 1785, relating to higher education reports.

HB 1786, relating to state funding for higher education costs.

HB 1787, relating to the access Missouri financial assistance program.

HB 1788, relating to eligibility for the access Missouri financial assistance program.

HB 1789, relating to higher education transcripts.

HB 1790, relating to state funding for higher education costs.

HB 1791, relating to delinquent motor vehicle liabilities.

HB 1792, relating to presidential electors.

HB 1793, relating to primary elections.

HB 1794, relating to peace officer pay rates.

HB 1795, relating to student representatives of public institutions of higher education.

HB 1796, relating to the POST commission.

HB 1797, relating to peace officer training.

HB 1798, relating to vaccine administration by dentists.

HB 1800, relating to minimum prison terms.

HB 1801, relating to a motor vehicle accident while a foster child operates the motor vehicle.

HB 1802, relating to school attendance.

HB 1803, relating to limited liability companies.

HB 1804, relating to school district subdistricts.

HB 1805, relating to the firearm violence prevention act, with penalty provisions.

HB 1806, relating to the offense of endangering the welfare of a child, with penalty provisions.

HB 1807, relating to the sale and transfer of firearms, with penalty provisions.

HB 1808, relating to absentee voting.

HB 1809, relating to special victims.

HB 1810, relating to gifted children.

HB 1811, relating to incumbent electric transmission owners.

HB 1812, relating to the capitol police board, with penalty provisions.

HB 1813, relating to neighborhood youth development programs.

HB 1814, relating to admission of nonresident pupils, with a delayed effective date.

HB 1815, relating to curricula used in public schools.

HB 1816, relating to great Missouri smokeout day.

HB 1817, relating to sales tax.

HB 1818, relating to sales tax on trade-in purchases.

HB 1819, relating to disclosures by peace officer applicants.

HB 1820, relating to the establishment of a council for community education.

HB 1821, relating to criminal justice instruction in secondary schools.

HB 1822, relating to the establishment of a higher education tuition pilot program.

HB 1823, relating to the investigation of deaths involving a law enforcement officer.

HB 1824, relating to the establishment of a program on police officer presence in schools and communities.

HB 1825, relating to community relations training for peace officers.

HB 1826, relating to the investigation of deaths involving a law enforcement officer.

HB 1827, relating to a task force to study community-based policing.

HB 1828, relating to the use of force by law enforcement officers.

HB 1829, relating to the joint committee on Missouri division of workers' compensation.

HB 1830, relating to annual leave for state employees.

HB 1831, relating to retirement benefits for certain teacher retirement systems.

HB 1832, relating to the Holocaust and genocide education.

HB 1833, relating to concealed carry permits, with penalty provisions.

HB 1834, relating to inspection of instructional materials.

HB 1835, relating to academic performance standards and learning standards.

HB 1836, relating to trauma-informed school incident records.

HB 1837, relating to false-alarm fees in certain cities.

HB 1838, relating to substance abuse awareness and prevention month.

HB 1839, relating to street light maintenance districts.

HB 1840, relating to reapportionment of general assembly districts.

HB 1841, relating to absentee voting.

HB 1842, relating to period products in charter schools and public schools.

HB 1843, relating to period products in charter schools and public schools.

HB 1844, relating to distributors of hypodermic needles, with penalty provisions.

HB 1845, relating to an inclusive curriculum in public schools.

HB 1846, relating to small loans, with penalty provisions and a referendum clause.

HB 1847, relating to compensation for wrongful conviction.

HB 1848, relating to the compensation of jurors.

HB 1849, relating to violent acts committed by peace officers.

HB 1850, relating to civil actions against peace officers.

HB 1851, relating to CBD oil products, with penalty provisions.

HB 1852, relating to net metering.

HB 1853, relating to traffic-related offenses, with penalty provisions.

HB 1854, relating to health care.

HB 1855, relating to alcoholic beverage licenses.

HB 1856, relating to the extended learning opportunities act.

HB 1857, relating to school athletic events.

HB 1858, relating to the rights of parents.

HB 1859, relating to labeling of ballot measures.

HB 1860, relating to employment security.

HB 1861, relating to COVID-19 vaccination status.

HB 1862, relating to a tax credit for the production of wood energy products.

HB 1863, relating to boating safety identification cards.

HB 1864, relating to taxation.

HB 1865, relating to Blair's law, with penalty provisions.

HB 1866, relating to the collection of forensic evidence in emergency rooms, with a penalty provision.

HB 1867, relating to warrantless searches based on the odor of marijuana.

HB 1868, relating to the respect people's abortion decisions act.

HB 1869, relating to employment practices relating to gender.

HB 1870, relating to the issuance of judgments by the court, with penalty provisions.

HB 1871, relating to pleadings.

HB 1872, relating to historical motor vehicles.

HB 1873, relating to motor vehicle sales tax.

HB 1874, relating to taxation, with a delayed effective date.

HB 1875, relating to tax credits for biodiesel fuels.

HB 1876, relating to eminent domain for certain utilities.

HB 1878, relating to elections.

HB 1879, relating to property assessed clean energy projects.

HB 1880, relating to the inhalation of substances, with penalty provisions.

HB 1881, relating to teacher and school employee retirement systems.

HB 1882, relating to restrictive covenants.

HB 1883, relating to special victims.

HB 1884, relating to the use of a hand-held wireless communication device while in a school zone, with penalty provisions.

HB 1885, relating to rural workforce development incentives, with penalty provisions.

HB 1886, relating to the Missouri local government employees' retirement system.

HB 1887, relating to jury duty.

HB 1888, relating to armed criminal action.

HB 1889, relating to daylight saving time.

HB 1890, relating to the use of body-worn cameras by law enforcement.

HB 1891, relating to conditions of release to assure appearance before trial.

HB 1892, relating to the offense of driving while revoked, with penalty provisions.

HB 1893, relating to motor vehicle registration, with a penalty provision.

HB 1894, relating to land banks.

HB 1895, relating to financial institutions.

HB 1896, relating to adult offender supervision.

HB 1897, relating to nurseries within correctional centers.

HB 1898, relating to anhydrous ammonia.

HB 1899, relating to disciplinary removals of public school students.

HB 1900, relating to licensure based on work experience.

HB 1901, relating to income tax deductions.

HB 1902, relating to employment security.

HB 1903, relating to the virtual school program, with a penalty provision.

HB 1904, relating to COVID-19 vaccination equivalency cards, with penalty provisions and an emergency clause.

HB 1905, relating to taxation.

HB 1906, relating to transportation.

HB 1907, relating to the sale of returnable containers, with penalty provisions.

HB 1908, relating to school district curricula review.

HB 1909, relating to employment security, with a delayed effective date for a certain section.

HB 1910, relating to lobbying, with penalty provisions.

HB 1911, relating to elections, with penalty provisions.

HB 1912, relating to concealed carry permits, with penalty provisions.

HB 1913, relating to the employer-employee relationship.

HB 1914, relating to unlawful traffic interference, with penalty provisions.

HB 1915, relating to Blair's law, with penalty provisions.

HB 1916, relating to a tax credit.

HB 1917, relating to peace officer license suspensions.

HB 1918, relating to sewer districts.

HB 1919, relating to urban agriculture.

HB 1920, relating to civil rights for homeless persons.

HB 1921, relating to the clemency advisory board, with a contingent effective date.

HB 1922, relating to the department of corrections oversight committee.

HB 1923, relating to good time credit.

HB 1924, relating to employment programs for persons disclosing a disability.

HB 1925, relating to blind pensions.

HB 1926, relating to MO HealthNet eligibility.

HB 1927, relating to the ticket to work health assurance program.

HB 1928, relating to visiting scholars teaching certificates.

HB 1929, relating to catalytic converters, with penalty provisions.

HB 1930, relating to certain potable water wells, with a penalty provision.

HB 1931, relating to the treatment court commissioner in a certain judicial circuit.

HB 1933, relating to a civil rights era study curriculum.

HB 1934, relating to catalytic converters, with penalty provisions.

HB 1935, relating to prohibitions against discriminatory policing.

HB 1936, relating to management of medication risks.

HB 1937, relating to corporal punishment in schools.

HB 1938, relating to meals for students.

HB 1939, relating to breakfast served in schools.

HB 1940, relating to property exempt from attachment.

HB 1941, relating to whistleblower protections.

HB 1942, relating to school attendance.

HB 1943, relating to donations of unused food.

HB 1944, relating to the compassionate assistance for rape emergencies (CARE) act.

HB 1945, relating to the agreement among the states to elect the president by national popular vote act.

HB 1946, relating to the sale of firearms.

HB 1947, relating to foreign ownership of agricultural land.

HB 1948, relating to the uniform collaborative law act.

HB 1949, relating to autopsies, with penalty provisions.

HB 1950, relating to customer access to restrooms, with a penalty provision.

HB 1951, relating to food delivery platform drivers.

HB 1952, relating to compensation of expert witnesses.

HB 1953, relating to general assembly license plates.

HB 1954, relating to child maintenance orders for certain persons convicted of driving while intoxicated.

HB 1955, relating to statewide athletic associations.

HB 1956, relating to educational alternatives in elementary and secondary schools.

HB 1957, relating to obscene websites, with penalty provisions.

HB 1958, relating to escape or attempted escape offenses, with penalty provisions.

HB 1959, relating to abortion, with penalty provisions.

HB 1960, relating to masking orders.

HB 1961, relating to fire protection districts, with an emergency clause.

HB 1962, relating to log truck weight limitations, with penalty provisions.

HB 1963, relating to the law library surcharge.

HB 1964, relating to campaign finance disclosure reports, with penalty provisions.

HB 1965, relating to candidate committees, with penalty provisions.

HB 1966, relating to the Missouri ethics commission.

HB 1967, relating to campaign finance, with penalty provisions.

HB 1968, relating to damage to certain property, with penalty provisions.

HB 1969, relating to historic preservation, with penalty provisions.

HB 1970, relating to the offense of keeping a dangerous dog, with penalty provisions.

HB 1971, relating to certain hygiene products.

HB 1972, to authorize the conveyance of certain state property.

HB 1973, relating to school transportation.

HB 1974, relating to child custody arrangements.

HB 1975, relating to renewable energy resources.

HB 1976, relating to elections, with penalty provisions.

HB 1977, relating to the selling of raw milk or cream, with penalty provisions.

HB 1978, relating to MO HealthNet coverage of mental health services.

HB 1979, relating to labels indicating the origin of meat, with penalty provisions.

HB 1980, relating to reading success in schools.

HB 1981, relating to a tax deduction for educator expenses.

HB 1982, relating to the state motor fuel tax.

HB 1984, relating to the Missouri department of transportation and highway patrol employees' retirement system.

HB 1985, relating to tax deductions for financial institutions that provide loans in rural areas.

HB 1986, relating to the Kansas City board of police commissioners, with an emergency clause.

HB 1987, relating to abortion, with penalty provisions.

HB 1988, relating to certification of elections.

HB 1989, relating to the necessary mental state for a homicide offense.

HB 1990, relating to adoption records.

HB 1991, relating to child support obligations for unborn children.

HB 1992, relating to taxation.

HB 1993, relating to the designation of a highway.

HB 1994, relating to the Kansas City board of police, with an emergency clause.

HB 1995, relating to parental rights in public schools, with penalty provisions and an emergency clause.

HB 1996, relating to design-build projects.

HB 1997, relating to the taxation of property associated with the production of energy.

HB 1998, relating to authorization to teach in public schools.

HB 1999, relating to income tax deductions for certain educators.

HB 2000, relating to Holocaust education.

HB 2001, relating to trusts.

HB 2002, relating to primary election ballots.

HB 2003, relating to the Missouri accountability portal.

HB 2004, relating to physician licensure.

HB 2005, relating to eminent domain for certain utilities.

HB 2006, relating to offenses involving arrests, stops, and detentions, with penalty provisions.

HB 2007, relating to driver's licenses.

HB 2008, relating to materials used for instruction.

HB 2009, relating to immunizations.

HB 2010, relating to special education due process hearings.

HB 2011, relating to written parental consent.

HB 2012, relating to abortion, with penalty provisions.

HB 2013, relating to licensed residential care facilities, with an emergency clause.

HB 2014, relating to the sunshine law.

HB 2015, relating to broadband infrastructure.

HB 2016, relating to broadband infrastructure improvement districts.

HB 2017, relating to noneconomic damages.

HB 2018, relating to voters who are visually impaired.

HB 2019, relating to health professionals in public schools.

HB 2020, relating to tax credits for urban farms.

HB 2021, relating to the court disclosing certain consequences prior to accepting a guilty plea.

HB 2022, relating to vehicular stops and searches by law enforcement.

HB 2023, relating to administration of public employment.

HB 2024, relating to civil remedies for unauthorized disclosure of intimate images.

HB 2025, relating to administrative rules.

HB 2026, relating to the prevention of child abductions.

HB 2027, relating to protections for immigrant tenants, with penalty provisions.

HB 2028, relating to repealing the death penalty, with a penalty provision.

HB 2029, relating to the taxation of property.

HB 2030, relating to education savings program expenses.

HB 2031, relating to voter registration records.

HB 2032, relating to child trafficking, with penalty provisions.

HB 2033, relating to limited access to certain court records.

HB 2034, relating to delinquent tax notices.

HB 2035, relating to land banks.

HB 2036, relating to the sunshine law.

HB 2037, relating to judicial privacy, with penalty provisions.

HB 2038, relating to the entertainment industry jobs act, with a delayed effective date.

HB 2039, relating to rental protections for persons diagnosed with posttraumatic stress disorder.

HB 2040, relating to tax credits.

HB 2041, relating to school safety programs in certain school districts.

HB 2042, relating to employment practices relating to gender.

HB 2043, relating to elections.

HB 2044, relating to absentee voting.

HB 2045, relating to insurer services.

HB 2046, relating to elections.

HB 2047, relating to election offenses, with penalty provisions.

HB 2048, relating to public assistance benefits.

HB 2049, relating to the sunshine law.

HB 2050, relating to statewide mechanical contractor licenses, with penalty provisions.

HB 2051, relating to vehicle dealers, with penalty provisions.

HB 2052, relating to the 21st-century Missouri broadband deployment task force.

HB 2053, relating to firearms, with penalty provisions.

HB 2054, relating to qualifications of fire protection employees.

HB 2055, relating to COVID-19 vaccine requirements.

HB 2056, relating to the appointment of guardians or conservators of certain persons.

HB 2057, relating to telecommunicator first responders.

HB 2058, relating to the air conservation commission.

HB 2059, relating to the clean water commission.

HB 2060, relating to centers for the treatment of sexually deviant behaviors, with penalty provisions.

HB 2061, relating to confidential informants, with a penalty provision.

HB 2062, relating to death investigations.

HB 2063, relating to investigations of firefighters.

HB 2064, relating to workers' compensation for firefighters and other first responders.

HB 2065, relating to the division of workers' compensation.

HB 2066, relating to workers' compensation, with an emergency clause.

HB 2067, relating to employment security benefits, with an emergency clause.

HB 2068, relating to parental rights in public schools.

HB 2069, relating to Hispanic heritage month.

HB 2070, relating to intoxicating liquor.

HB 2071, relating to personal property taxes, with penalty provisions.

HB 2072, relating to alternative treatment options for veterans.

HB 2073, relating to instruction in cursive writing.

HB 2074, relating to celiac awareness day.

HB 2075, relating to tattooing, with penalty provisions and a delayed effective date.

HB 2076, relating to false identification cards.

HB 2077, relating to insurance coverage for pregnancy-related services.

HB 2078, relating to the regulation of refrigerants.

HB 2079, relating to initiative petitions and referendums.

HB 2080, relating to gaming, with penalty provisions.

HB 2081, relating to elections, with penalty provisions.

HB 2082, relating to political party affiliation, with penalty provisions.

HB 2083, relating to fees paid to the Missouri highway patrol.

HB 2084, relating to truck operation on interstates, with a penalty provision.

HB 2085, relating to temporary assistance for needy families benefits, with penalty provisions.

HB 2086, relating to amendments to certificates of birth.

HB 2087, relating to charter schools.

HB 2088, relating to sentence credits, with a delayed effective date.

HB 2089, relating to teacher employment.

HB 2090, relating to state employee pay periods.

HB 2091, relating to eligibility for MO HealthNet benefits.

HB 2092, relating to election offenses, with penalty provisions.

HB 2093, relating to workplace vaccination programs, with an emergency clause.

HB 2094, relating to the offense of furnishing pornographic material to minors, with penalty provisions.

HB 2095, relating to child abuse investigations at school, with a penalty provision.

HB 2096, relating to physical therapists.

HB 2097, relating to visitation rights in certain facilities.

HB 2098, relating to the Missouri national guard, with a contingent effective date.

HB 2099, relating to tax credits for qualified film projects.

HB 2100, relating to traffic violations.

HB 2101, relating to civilian review boards.

HB 2102, relating to refiling of cases dismissed by a court.

HB 2103, relating to panel attorneys assigned to represent eligible persons.

HB 2104, relating to public defenders.

HB 2105, relating to expressive activities on campuses of public institutions of higher education.

HB 2106, relating to tax credits for qualified motion media projects.

HB 2107, relating to insurance coverage for health care services.

HB 2108, relating to retail sales, with penalty provisions and a delayed effective date for a certain section.

HB 2109, relating to peer review committees.

HB 2110, relating to civil detention procedures.

HB 2111, relating to the over-the-counter purchase of certain medications.

HB 2112, relating to sexual offenders, with penalty provisions.

HB 2113, relating to elections, with penalty provisions.

HB 2114, relating to teacher and school employee retirement systems.

HB 2115, relating to the state fair commission.

HB 2116, relating to the visitation rights of patients.

HB 2117, relating to the composition of congressional districts.

HB 2118, relating to the use of self-defense.

HB 2119, relating to criminal sentencing.

HB 2120, relating to disclosure of personal information to public agencies, with penalty provisions.

HB 2121, relating to the authorization of the deduction of moneys from the paychecks of public employees for the benefit of public labor organizations, with a penalty provision.

HB 2122, relating to labor organizations, with penalty provisions.

HB 2123, relating to motorcycle auxiliary lighting.

HB 2125, relating to special administrative boards for unaccredited school districts.

HB 2126, relating to a tax credit for the expansion of meat processing facilities.

HB 2127, relating to offenses involving teller machines, with penalty provisions.

HB 2128, relating to motor vehicle sales.

HB 2129, relating to transient guest taxes.

HB 2130, relating to bare-knuckle fighting, with penalty provisions.

HB 2131, relating to cosmetologists.

HB 2132, relating to statewide assessments.

HB 2133, relating to a rural primary care physician tax credit.

HB 2134, relating to parole eligibility.

HB 2135, relating to open enrollment in public schools, with a referendum clause.

HB 2136, relating to suicide prevention.

HB 2137, relating to taxation.

HB 2138, relating to audiology and speech-language pathology services.

HB 2139, relating to the practice of law.

HB 2140, relating to elections.

HB 2141, relating to product repair requirements, with a penalty provision.

HB 2142, relating to memorial highway designations.

HB 2143, relating to cemetery trust funds.

HB 2144, relating to gaming, with penalty provisions.

HB 2145, relating to the legal minimum standard for valuation of insurance policies and contracts.

HB 2146, relating to children placed in foster care.

HB 2147, relating to sales tax for fire protection services.

HB 2148, relating to Medicaid managed care organizations.

HB 2149, relating to the practice of physical therapy.

HB 2150, relating to blind and visually impaired students.

HB 2151, relating to services provided to children.

HB 2152, relating to school innovation waivers.

HB 2153, relating to criminal nonsupport, with penalty provisions.

HB 2154, relating to fire hydrants.

HB 2155, relating to utility vehicles, with penalty provisions.

HB 2156, relating to the supplemental nutrition assistance program.

HB 2157, relating to business entities registered with the state.

HB 2158, relating to the prevention of violent crimes, with penalty provisions.

HB 2159, relating to the cost of prescriptions.

HB 2160, relating to a sexual offender's duty to report.

HB 2161, relating to school employee retirement, with an emergency clause.

HB 2162, relating to the opioid addiction treatment and recovery fund.

HB 2163, relating to the right of sepulcher.

HB 2164, relating to taxation.

HB 2165, relating to telemedicine services.

HB 2166, relating to certification of radiologic imaging and radiation therapy personnel.

HB 2167, relating to the taxation of property associated with the production of energy.

HB 2168, relating to the delivery of documents required for insurance transactions.

HB 2169, relating to the appointment and duties of commissioners to attend an Article V convention.

HB 2170, relating to motor vehicle financial responsibility, with penalty provisions.

HB 2171, relating to workforce development in elementary and secondary education.

HB 2172, relating to agricultural tax credits.

HB 2173, relating to motor vehicle dealers.

HB 2174, relating to the Alzheimer's state plan task force, with an emergency clause.

HB 2175, relating to coroners.

HB 2176, relating to a tax credit.

HB 2177, relating to land bank agencies.

HB 2178, relating to civil actions for abuse, bullying, or neglect.

HB 2179, relating to protective orders.

HB 2180, relating to human trafficking.

HB 2181, relating to public nuisance, with penalty provisions.

HB 2182, relating to tax credits.

HB 2183, relating to limited liability companies.

HB 2184, relating to the sunshine law.

HB 2185, relating to discriminatory practices.

HB 2186, relating to school district subdistricts.

HB 2187, relating to sewer districts, with penalty provisions.

HB 2188, relating to taxation of leased motor vehicles.

HB 2189, relating to the use of certain training, instructional, and curricular materials in public schools and charter schools, with an emergency clause.

HB 2190, relating to liability claims in educational settings.

HB 2191, relating to land surveyors.

HB 2192, relating to caregiver appreciation day.

HB 2193, relating to reemployment rights of Missouri Task Force One members.

HB 2194, relating to teacher and school employee retirement systems.

HB 2195, relating to the rights of parents.

HB 2196, relating to residential address confidentiality on county documents.

HB 2197, relating to participation in athletic competitions.

HB 2198, relating to the conditional release of offenders, with penalty provisions.

HB 2199, relating to the credentialing of health care practitioners by health carriers.

HB 2200, relating to property tax credits.

HB 2201, relating to COVID-19 liability.

HB 2202, relating to computer science courses.

HB 2203, relating to workforce development.

HB 2204, relating to the confiscation of animals, with penalty provisions.

HB 2205, relating to sales taxes dedicated to public safety.

HB 2206, relating to the statute of limitations for personal injury claims.

HB 2207, relating to offenses involving the production of a controlled substance, with penalty provisions.

HB 2208, relating to assessment of certain properties.

HB 2209, relating to parking fees.

HB 2210, relating to electronic literary product licenses, with penalty provisions.

HB 2211, relating to students qualified for empowerment scholarship accounts.

HB 2212, relating to personal flotation devices, with penalty provisions.

HB 2213, relating to reporting illegal acts, with a penalty provision.

HB 2214, relating to a public safety sales tax.

HB 2215, relating to rental protections for persons diagnosed with posttraumatic stress disorder.

HB 2216, relating to teacher and school employee retirement systems.

HB 2217, relating to property regulations in certain cities and counties, with penalty provisions.

HB 2218, relating to property regulations in certain cities and counties, with penalty provisions.

HB 2219, relating to special license plates for Boy Scouts of America.

HB 2220, relating to political subdivisions filing annual financial reports with the state auditor, with penalty provisions.

HB 2221, relating to vulnerable persons, with penalty provisions.

HB 2222, relating to leave from employment, with a referendum clause.

HB 2223, relating to the time limitations for prosecuting certain sexual offenses.

HB 2224, relating to the Missouri voter fraud prevention act, with penalty provisions.

HB 2225, relating to the office of administration.

HB 2226, relating to the MO HealthNet fraud reimbursement fund.

HB 2227, relating to the delivery of nursing services, with penalty provisions.

HB 2228, relating to high-capacity magazines, with penalty provisions.

HB 2229, relating to the use of electronic wireless communications devices, with penalty provisions.

HB 2230, relating to contraceptives.

HB 2231, relating to orders of protection.

HB 2232, relating to terms of imprisonment, with penalty provisions.

HB 2233, relating to uterine fibroid awareness month.

HB 2234, relating to retirement systems.

HB 2235, relating to retirement systems.

HB 2236, relating to retirement systems.

HB 2237, relating to tax credits.

HB 2238, relating to suicide prevention.

HB 2239, relating to pelvic examinations.

HB 2240, relating to guidelines for opioid prescriptions.

HB 2241, relating to sales tax.

HB 2242, relating to health care services for certain low-income women, with an emergency clause.

HB 2243, relating to hand-held electronic wireless communications devices, with penalty provisions.

HB 2244, relating to the Pierce City commission.

HB 2245, relating to state employee retirement systems.

HB 2246, relating to the release of a defendant.

HB 2247, relating to school bus crossing control arm enforcement systems, with penalty provisions.

HB 2248, relating to probation supervision by private entities.

HB 2249, relating to taxation.

HB 2250, relating to birth certificates.

HB 2251, relating to a sales tax for early childhood education programs, with penalty provisions.

HB 2252, relating to county health ordinances.

HB 2253, relating to the behavioral crisis grant program.

HB 2254, relating to instant runoff voting.

HB 2255, relating to eligibility for the supplemental nutrition assistance program.

HB 2256, relating to perinatal care.

HB 2257, relating to sales tax.

HB 2258, relating to foster care.

HB 2259, relating to the offense of sexual contact with a child or incapacitated person, with a penalty provision.

HB 2260, relating to protesters' rights.

HB 2261, relating to pregnancy-related services.

HB 2262, relating to flags flown at state buildings.

HB 2263, relating to the offense of possession of a controlled substance, with penalty provisions.

HB 2264, relating to the offense of making a false report, with penalty provisions.

HB 2265, relating to suffrage of individuals confined in jails.

HB 2266, relating to the right of suffrage for former felons.

HB 2267, relating to criminal nonsupport.

HB 2268, relating to compensation for state employees.

HB 2269, relating to civil rights for homeless persons.

HB 2270, relating to the establishment of a use-of-force database.

HB 2271, relating to tax credits for new businesses in distressed communities.

HB 2272, relating to sales tax.

HB 2273, relating to the offense of falsifying information to obtain a search warrant, with a penalty provision.

HB 2274, relating to joint labor-management health and safety committees, with penalty provisions.

HB 2275, relating to the transfer of firearms, with penalty provisions.

HB 2276, relating to possession of certain weapons, with penalty provisions.

HB 2277, relating to debt collection, with penalty provisions.

HB 2278, relating to automatic voter registration.

HB 2279, relating to text messaging while operating motor vehicles, with penalty provisions.

HB 2280, relating to novelty lighters, with a penalty provision.

HB 2281, relating to printed materials.

HB 2282, relating to the health professional student loan repayment program.

HB 2283, relating to tax revenues dedicated to school districts.

REFERRAL OF HOUSE RESOLUTIONS

The following House Resolution was referred to the Committee indicated:

HR 3268 - Administration and Accounts

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolutions were referred to the Committee indicated:

HJR 65 - Elections and Elected Officials
HJR 68 - Elections and Elected Officials
HJR 70 - Elections and Elected Officials
HJR 71 - Elections and Elected Officials
HJR 74 - Elections and Elected Officials
HJR 75 - Elections and Elected Officials
HJR 76 - Elections and Elected Officials
HJR 79 - Elections and Elected Officials
HJR 85 - Elections and Elected Officials
HJR 88 - Elections and Elected Officials
HJR 91 - Elections and Elected Officials
HJR 97 - Elections and Elected Officials
HJR 102 - Elections and Elected Officials

REFERRAL OF HOUSE BILLS - APPROPRIATIONS

The following House Bill was referred to the Committee indicated:

HB 3014 - Budget

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1456 - Emerging Issues
HB 1457 - Elementary and Secondary Education

HB 1462 - General Laws
HB 1465 - Judiciary
HB 1473 - Pensions
HB 1474 - Elementary and Secondary Education
HB 1475 - Judiciary
HB 1481 - Public Safety
HB 1484 - Elementary and Secondary Education
HB 1485 - Judiciary
HB 1489 - Special Committee on Small Business
HB 1541 - Local Government
HB 1543 - Judiciary
HB 1544 - Judiciary
HB 1552 - Budget
HB 1554 - Elementary and Secondary Education
HB 1555 - Professional Registration and Licensing
HB 1559 - Children and Families
HB 1563 - Emerging Issues
HB 1574 - Transportation
HB 1575 - Judiciary
HB 1576 - Judiciary
HB 1579 - Economic Development
HB 1583 - Ways and Means
HB 1584 - Transportation
HB 1585 - Elementary and Secondary Education
HB 1588 - Local Government
HB 1589 - Crime Prevention
HB 1590 - Emerging Issues
HB 1591 - Elementary and Secondary Education
HB 1598 - Local Government
HB 1600 - Administration and Accounts
HB 1603 - Crime Prevention
HB 1611 - General Laws
HB 1616 - Downsizing State Government
HB 1617 - Judiciary
HB 1619 - Downsizing State Government
HB 1624 - Judiciary
HB 1627 - Special Committee on Tourism
HB 1628 - Special Committee on Tourism
HB 1629 - Health and Mental Health Policy
HB 1634 - Elementary and Secondary Education
HB 1635 - Judiciary
HB 1637 - Crime Prevention
HB 1641 - Judiciary
HB 1652 - Veterans
HB 1657 - Local Government

- HB 1660** - General Laws
- HB 1665** - Judiciary
- HB 1667** - General Laws
- HB 1669** - Elementary and Secondary Education
- HB 1670** - Judiciary
- HB 1672** - Special Committee on Tourism
- HB 1677** - Health and Mental Health Policy
- HB 1684** - Utilities
- HB 1685** - Economic Development
- HB 1686** - Judiciary
- HB 1691** - Judiciary
- HB 1692** - Judiciary
- HB 1694** - Conservation and Natural Resources
- HB 1697** - Downsizing State Government
- HB 1699** - Judiciary
- HB 1700** - Insurance
- HB 1703** - Crime Prevention
- HB 1709** - Judiciary
- HB 1710** - Judiciary
- HB 1713** - Judiciary
- HB 1720** - Agriculture Policy
- HB 1723** - Higher Education
- HB 1724** - Higher Education
- HB 1732** - Financial Institutions
- HB 1738** - Special Committee on Criminal Justice
- HB 1743** - Special Committee on Urban Issues
- HB 1747** - Elementary and Secondary Education
- HB 1757** - Corrections and Public Institutions
- HB 1758** - Rural Community Development
- HB 1762** - Judiciary
- HB 1767** - Elementary and Secondary Education
- HB 1768** - Judiciary
- HB 1769** - Judiciary
- HB 1815** - Elementary and Secondary Education
- HB 1835** - Elementary and Secondary Education
- HB 1854** - Special Committee on Government Oversight
- HB 1861** - Judiciary
- HB 1897** - Judiciary
- HB 1904** - Judiciary
- HB 1929** - Emerging Issues
- HB 1933** - Elementary and Secondary Education
- HB 1977** - Downsizing State Government
- HB 1995** - Elementary and Secondary Education
- HB 2017** - Special Committee on Litigation Reform
- HB 2055** - Judiciary
- HB 2079** - Elections and Elected Officials

HB 2090 - Workforce Development
HB 2093 - Judiciary
HB 2096 - Professional Registration and Licensing
HB 2117 - Special Committee on Redistricting
HB 2132 - Elementary and Secondary Education
HB 2149 - Professional Registration and Licensing
HB 2162 - Budget

COMMITTEE CHANGES

January 6, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Budget committee:

I here appoint the following members to the committee:

Representative Louis Riggs
Representative Chris Sander

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

The following members' presence was noted: Aldridge, Bland Manlove, Bosley, Burton, Christofanelli, Collins, Dinkins, Dogan, Grier, Nurrenbern, Person, Price IV, Roden, Veit, Windham, and Wright.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 4:00 p.m., Monday, January 10, 2022.

CORRECTION TO THE HOUSE JOURNAL

Correct House Journal, First Day, Wednesday, January 5, 2022, Page 50, Line 19, by deleting said line and inserting in lieu thereof the following:

“**HB 2208**, introduced by Christofanelli, relating to assessment of certain properties.”

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, January 10, 2022, 5:00 PM or upon adjournment (whichever is later), Joint Hearing Room (117).

Public hearing will be held: HB 1720

Executive session may be held on any matter referred to the committee.

AGRICULTURE POLICY

Tuesday, January 11, 2022, 12:00 PM, House Hearing Room 1.

Executive session will be held: HB 1720

Executive session may be held on any matter referred to the committee.

BUDGET

Monday, January 10, 2022, 11:00 AM, House Hearing Room 3.

Public hearing will be held: HB 3014

Executive session may be held on any matter referred to the committee.

Office of Administration presentation regarding emergency supplemental (HB 3014) budget request.

CONSERVATION AND NATURAL RESOURCES

Monday, January 10, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 5.

Public hearing will be held: HB 1694

Executive session may be held on any matter referred to the committee.

CORRECTED

ELECTIONS AND ELECTED OFFICIALS

Wednesday, January 12, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HJR 79

Executive session may be held on any matter referred to the committee.

ELEMENTARY AND SECONDARY EDUCATION

Tuesday, January 11, 2022, 8:00 AM, House Hearing Room 7.

Public hearing will be held: HB 1995, HB 1747

Executive session may be held on any matter referred to the committee.

GENERAL LAWS

Monday, January 10, 2022, 5:00 PM or upon adjournment (whichever is later), House Hearing Room 1.

Public hearing will be held: HB 1667

Executive session may be held on any matter referred to the committee.

INSURANCE

Tuesday, January 11, 2022, 12:00 PM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Organizational meeting.

PENSIONS

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 5.

Public hearing will be held: HB 1473

Executive session may be held on any matter referred to the committee.

PROFESSIONAL REGISTRATION AND LICENSING

Wednesday, January 12, 2022, 8:00 AM, House Hearing Room 1.

Public hearing will be held: HB 1555, HB 2149

Executive session may be held on any matter referred to the committee.

PUBLIC SAFETY

Tuesday, January 11, 2022, 9:15 AM, House Hearing Room 5.

Public hearing will be held: HB 1481

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON CRIMINAL JUSTICE

Tuesday, January 11, 2022, 2:00 PM, House Hearing Room 6.

Public hearing will be held: HB 1738

Executive session may be held on any matter referred to the committee.

SPECIAL COMMITTEE ON REDISTRICTING

Monday, January 10, 2022, 12:00 PM, House Hearing Room 6.

Public hearing will be held: HB 2117

Executive session may be held on any matter referred to the committee.

VETERANS

Tuesday, January 11, 2022, 2:00 PM, House Hearing Room 5.

Public hearing will be held: HB 1652

Executive session may be held on any matter referred to the committee.

There will also be a short presentation by Jon Sabala, CPS, Veterans Services Director with the Missouri Department of Mental Health.

HOUSE CALENDAR

THIRD DAY, MONDAY, JANUARY 10, 2022

HOUSE CONCURRENT RESOLUTIONS FOR SECOND READING

HCR 59 and HCR 60

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 110 through HJR 114

HOUSE BILLS FOR SECOND READING

HB 2284 through HB 2355

HOUSE RESOLUTIONS

HR 3286 - Plocher

ACTIONS PURSUANT TO ARTICLE IV, SECTION 27

HCS HB 1 - Smith (163)
CCS SS SCS HCS HB 2 - Smith (163)
CCS SS SCS HCS HB 3 - Smith (163)
CCS SS SCS HCS HB 4 - Smith (163)
CCS SCS HCS HB 5 - Smith (163)
CCS SCS HCS HB 6 - Smith (163)
CCS SCS HCS HB 7 - Smith (163)
CCS SCS HCS HB 8 - Smith (163)
CCS SCS HCS HB 9 - Smith (163)
CCS SS SCS HCS HB 10 - Smith (163)
CCS SS SCS HCS HB 11 - Smith (163)
CCS SCS HCS HB 12 - Smith (163)
SCS HCS HB 13 - Smith (163)
HCS HB 17 - Smith (163)
SCS HCS HB 18 - Smith (163)
SS SCS HCS HB 19 - Smith (163)

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101st GENERAL ASSEMBLY

NINTH DAY, TUESDAY, OCTOBER 4, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 16, relating to reduced sales tax rates for certain hygiene products.

HB 17, relating to the collection of delinquent taxes.

RECESS

On motion of Representative Vescovo, the House recessed until 1:00 p.m.

The hour of recess having expired, the House was called to order by Speaker Vescovo.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **HCS HB 3**.

SIGNING OF HOUSE BILL

All other business of the House was suspended while **HCS HB 3** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

Having been duly signed in open session of the Senate, **HCS HB 3** was delivered to the Governor by the Chief Clerk of the House.

SIGNING OF SENATE BILL

All other business of the House was suspended while **SS SCS SBs 3 & 5** was read at length and, there being no objection, was signed by the Speaker to the end that the same may become law.

REFERRAL OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was referred to the Committee indicated:

HJR 1 - Ways and Means

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 1 - Ways and Means
HB 2 - Public Safety
HB 5 - Budget
HB 6 - Ways and Means
HB 7 - Budget
HB 8 - Agriculture Policy
HB 9 - Budget
HB 10 - Budget
HB 11 - Children and Families
HB 15 - Special Committee on Government Oversight
HB 16 - Ways and Means
HB 17 - Ways and Means

CORRECTIONS TO THE HOUSE JOURNAL

AFFIDAVIT

I, State Representative Raychel Proudie, District 73, hereby state and affirm that my presence should have been noted in the Journal of the House for Monday, September 19, 2022. Pursuant to House Rule 93, I am requesting that the Journal be corrected to show that I was in fact present in the chamber and my presence should have been recorded.

IN WITNESS THEREOF, I have hereunto subscribed my hand to this affidavit on this 4th day of October, 2022.

/s/ Raychel Proudie
State Representative

State of Missouri)
) ss.
County of Cole)

Subscribed and sworn before me this 4th of October in the year 2022.

/s/ Beth Oetting
Notary Public

AFFIDAVIT

I, State Representative Raychel Proudie, District 73, hereby state and affirm that my presence should have been noted in the Journal of the House for Thursday, September 22, 2022. Pursuant to House Rule 93, I am requesting that the Journal be corrected to show that I was in fact present in the chamber and my presence should have been recorded.

IN WITNESS THEREOF, I have hereunto subscribed my hand to this affidavit on this 4th day of October, 2022.

/s/ Raychel Proudie
State Representative

State of Missouri)
) ss.
County of Cole)

Subscribed and sworn before me this 4th of October in the year 2022.

/s/ Beth Oetting
Notary Public

The following members' presence was noted: Aune, Basye, Brown (27), Clemens, Cook, Copeland, Cupps, Davidson, Davis, Deaton, Falkner, Fogle, Gray, Griffith, Haden, Haffner, Haley, Hardwick, Hovis, Kelley (127), Mackey, Mayhew, Mosley, Murphy, Owen, Pike, Pollitt (52), Proudie, Reedy, Riggs, Sander, Sassmann, Sharpe (4), Smith (45), Stevens (46), Tate, Thomas, Thompson, Vescovo, Weber, West, and Windham.

ADJOURNMENT

The Speaker declared the House of Representatives of the One Hundred First General Assembly, convened in the First Extraordinary Session of the Second Regular Session on September 14, 2022, adjourned sine die as of October 4, 2022, pursuant to the Constitution.

ROB VESCOVO
Speaker of the House

DANA RADEMAN MILLER
Chief Clerk of the House

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101st GENERAL ASSEMBLY

SEVENTH DAY, WEDNESDAY, SEPTEMBER 28, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

COMMITTEE CHANGES

September 28, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Rules – Legislative Oversight committee:

I hereby remove Representative Jason Chipman from the committee.

I hereby appoint Representative Scott Cupps to the committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

COMMITTEE REPORTS

Committee on Budget, Chairman Smith (163) reporting:

Mr. Speaker: Your Committee on Budget, to which was referred **SS SCS SBs 3 & 5**, begs leave to report it has examined the same and recommends that it **Do Pass with House Committee Substitute**, and pursuant to Rule 24(25)(c) be referred to the Committee on Rules - Legislative Oversight by the following vote:

Ayes (19): Black (137), Black (7), Boggs, Cupps, Deaton, Evans, Fishel, Gregory (51), Gregory (96), Kelly (141), Lewis (6), Mayhew, McGaugh, Richey, Riggs, Riley, Sander, Smith (163) and West

Noes (8): Bland Manlove, Bosley, Burnett, Fogle, Merideth, Nurrenbern, Unsicker and Windham

Present (1): Aldridge

Absent (3): Hudson, Roberts and Shields

Committee on Rules - Legislative Oversight, Chairman Christofanelli reporting:

Mr. Speaker: Your Committee on Rules - Legislative Oversight, to which was referred **HCS SS SCS SBs 3 & 5**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (6): Basye, Christofanelli, Cupps, Haffner, Kelly (141) and Richey

Noes (2): Aune and Rogers

Absent (3): Bailey, Hicks and Proudie

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

HCS SS SCS SBs 3 & 5 - Fiscal Review

The following members' presence was noted: Aldridge, Appelbaum, Atchison, Aune, Baringer, Basye, Billington, Black (7), Black (137), Bland Manlove, Boggs, Bosley, Bromley, Brown (70), Brown (27), Buchheit-Courtway, Burger, Burnett, Christofanelli, Clemens, Cook, Copeland, Cupps, Davidson, Davis, Deaton, DeGroot, Dinkins, Eggleston, Evans, Falkner, Fishel, Fitzwater, Fogle, Francis, Gray, Gregory (96), Gregory (51), Griffith, Haden, Haffner, Hardwick, Henderson, Houx, Hovis, Ingle, Johnson, Kelley (127), Kelly (141), Kidd, Lewis (6), Lewis (25), Mackey, Mayhew, McDaniel, McGaugh, McGirl, Merideth, Mosley, Murphy, Nurrenbern, Perkins, Pike, Pollitt (52), Porter, Proudie, Railsback, Richey, Riggs, Riley, Roden, Rogers, Sander, Schnelting, Sharpe (4), Simmons, Smith (163), Smith (45), Smith (155), Stacy, Stevens (46), Taylor (139), Trent, Unsicker, Van Schoiack, Veit, Vescovo, Weber, West, Windham, and Young.

ADJOURNMENT

On motion of Representative Vescovo, the House adjourned until 12:00 p.m., Thursday, September 29, 2022.

COMMITTEE HEARINGS

FISCAL REVIEW

Thursday, September 29, 2022, 11:30 AM, House Hearing Room 1.

Executive session may be held on any matter referred to the committee.

Room change.

Pending bill referral.

CORRECTED

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

CANCELLED

JOINT COMMITTEE ON AGRICULTURE

Tuesday, October 4, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

HOUSE CALENDAR

EIGHTH DAY, THURSDAY, SEPTEMBER 29, 2022

SENATE BILLS FOR THIRD READING

HCS SS SCS SBs 3 & 5, (Fiscal Review 9/28/22), E.C. - Smith (163)

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101ST GENERAL ASSEMBLY

EIGHTH DAY, THURSDAY, SEPTEMBER 29, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicky, Chaplain.

We take courage and say, "The Lord is my helper, I will not fear what man shall do unto me." (Hebrews 13:6)

Almighty God, we thank You for this new fall day fresh from Your hand and pray You will help us to live it well. Cleanse our hearts and clear our minds, that we may walk together with You and with our fellow representatives and citizens.

Grant that we may always be promoters of justice, peace and knowledge. In so doing, may we seek to make this state a better place in which we can live together safely and securely.

We pray for our Missouri, gratefully for the heritage of faith and freedom which is ours, humbly that we may prove ourselves worthy of this history, to guide our people in right paths with true benefits for the good of all.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Speaker appointed the following to act as an Honorary Page for the Day, to serve without compensation: Nylene Ann Henry.

The Journal of the fifth day was approved as printed by the following vote:

AYES: 116

Adams	Anderson	Andrews	Appelbaum	Atchison
Aune	Bailey	Baker	Bangert	Baringer
Barnes	Basye	Billington	Black 7	Boggs
Bromley	Brown 16	Brown 27	Brown 70	Buchheit-Courtway
Burger	Burnett	Burton	Busick	Butz
Christofanelli	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Davidson	Deaton	DeGroot
Dinkins	Dogan	Ellebracht	Evans	Falkner
Fishel	Fitzwater	Fogle	Gray	Gregory 51
Gregory 96	Grier	Griffith	Haden	Hardwick
Houx	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	McCreery	McDaniel	McGaugh

McGill	Morse	Mosley	Murphy	Nurrenbern
Owen	Patterson	Perkins	Pike	Plocher
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Riggs	Riley	Roberts	Roden
Rogers	Sander	Sassmann	Sauls	Schnelting
Schroer	Schwadron	Seitz	Sharpe 4	Shaul
Smith 155	Smith 45	Smith 67	Stacy	Stephens 128
Stevens 46	Tate	Taylor 139	Taylor 48	Terry
Thomas	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	Walsh Moore 93	Weber	Wright	Young
Mr. Speaker				

NOES: 001

Merideth

PRESENT: 007

Aldridge	Bland Manlove	Bosley	Clemens	Gunby
Sharp 36	Unsicker			

ABSENT WITH LEAVE: 031

Black 137	Chipman	Davis	Doll	Eggleston
Francis	Haffner	Haley	Henderson	Hicks
Hovis	Ingle	Lovasco	Mayhew	O'Donnell
Person	Phifer	Pietzman	Pollitt 52	Pollock 123
Price IV	Richey	Rone	Shields	Simmons
Smith 163	Thompson	Turnbaugh	West	Wiemann
Windham				

VACANCIES: 008

The Journal of the sixth day was approved as printed.

The Journal of the seventh day was approved as printed.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 16, introduced by Representative Aldridge, relating to reduced sales tax rates for certain hygiene products.

HB 17, introduced by Representative Windham, relating to the collection of delinquent taxes.

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS SS SCS SBs 3 & 5**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Fitzwater, Francis, Pollitt (52), Richey and Walsh (50)

Noes (3): Baringer, Fogle and Merideth

Absent (2): Eggleston and Rone

MOTION

Representative Plocher moved that Rule 65 be suspended.

Which motion was adopted by the following vote:

AYES: 094

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Busick	Christofanelli
Coleman 32	Coleman 97	Cook	Copeland	Cupps
Davidson	Davis	Deaton	DeGroot	Dinkins
Dogan	Evans	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Grier	Griffith
Haden	Haffner	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Kidd	Knight	Lewis 6	Lovasco
Mayhew	McGaugh	McGill	Morse	Murphy
Owen	Patterson	Perkins	Pike	Plocher
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Sander
Sassmann	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Toalson Reisch	Trent	Van Schoiack	Veit
Walsh 50	West	Wright	Mr. Speaker	

NOES: 037

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bland Manlove	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Collins	Fogle	Gray	Gunby	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley
Nurrenbern	Quade	Rogers	Sauls	Sharp 36
Smith 45	Stevens 46	Terry	Unsicker	Walsh Moore 93
Weber	Young			

PRESENT: 003

Ellebracht	Proudie	Smith 67
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ABSENT WITH LEAVE: 021

Chipman	Clemens	Doll	Eggleston	Haley
Hicks	Ingle	McDaniel	O'Donnell	Person
Phifer	Pietzman	Pollitt 52	Pollock 123	Price IV
Rone	Shields	Thompson	Turnbaugh	Wiemann
Windham				

VACANCIES: 008

THIRD READING OF SENATE BILLS

HCS SS SCS SBs 3 & 5, relating to taxation, was taken up by Representative Smith (163).

On motion of Representative Smith (163), the title of **HCS SS SCS SBs 3 & 5** was agreed to.

HCS SS SCS SBs 3 & 5 was laid over.

HCS SS SCS SBs 3 & 5, relating to taxation, was again taken up by Representative Smith (163).

Representative Smith (163) moved that **HCS SS SCS SBs 3 & 5** be adopted.

Which motion was defeated.

On motion of Representative Smith (163), the title of **SS SCS SBs 3 & 5**, relating to income taxes, was agreed to.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 091

Andrews	Atchison	Bailey	Baker	Basye
Billington	Black 137	Black 7	Boggs	Bromley
Brown 16	Buchheit-Courtway	Burger	Christofanelli	Coleman 32
Cook	Copeland	Cupps	Davidson	Davis
Deaton	DeGroot	Dinkins	Evans	Falkner
Fishel	Fitzwater	Francis	Gregory 51	Gregory 96
Grier	Griffith	Haden	Haffner	Hardwick
Henderson	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Lovasco	Mayhew	McDaniel	McGaugh
McGirt	Morse	Murphy	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Schnelting	Schroer	Schwadron	Seitz	Sharpe 4
Shaul	Smith 155	Smith 163	Stacy	Stephens 128
Tate	Taylor 139	Taylor 48	Thomas	Toalson Reisch
Van Schoiack	Veit	Walsh 50	West	Wright
Mr. Speaker				

NOES: 040

Adams	Aldridge	Anderson	Appelbaum	Aune
Bangert	Baringer	Barnes	Bosley	Brown 27
Brown 70	Burnett	Burton	Clemens	Collins
Ellebracht	Fogle	Gray	Gunby	Johnson
Lewis 25	Mackey	McCreery	Merideth	Mosley

Nurrenbern	Price IV	Proudie	Quade	Rogers
Sauls	Sharp 36	Smith 45	Stevens 46	Terry
Unsicker	Walsh Moore 93	Weber	Windham	Young

PRESENT: 000

ABSENT WITH LEAVE: 024

Bland Manlove	Busick	Butz	Chipman	Coleman 97
Dogan	Doll	Eggleston	Haley	Hicks
Ingle	O'Donnell	Person	Phifer	Pietzman
Pollock 123	Rone	Shields	Simmons	Smith 67
Thompson	Trent	Turnbaugh	Wiemann	

VACANCIES: 008

On motion of Representative Smith (163), **SS SCS SBs 3 & 5** was truly agreed to and finally passed by the following vote:

AYES: 098

Andrews	Atchison	Aune	Bailey	Baker
Basye	Billington	Black 137	Black 7	Boggs
Bromley	Brown 16	Buchheit-Courtway	Burger	Christofanelli
Coleman 32	Cook	Copeland	Cupps	Davidson
Davis	Deaton	DeGroot	Dinkins	Dogan
Ellebracht	Evans	Falkner	Fishel	Fitzwater
Fogle	Francis	Gregory 51	Gregory 96	Grier
Griffith	Haden	Haffner	Hardwick	Henderson
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 6
Lovasco	Mayhew	McCreery	McDaniel	McGaugh
McGill	Morse	Murphy	Owen	Patterson
Perkins	Pike	Plocher	Pollitt 52	Porter
Pouche	Railsback	Reedy	Richey	Riggs
Riley	Roberts	Roden	Sander	Sassmann
Sauls	Schnelting	Schroer	Schwadron	Seitz
Sharpe 4	Shaul	Simmons	Smith 155	Smith 163
Stacy	Stephens 128	Tate	Taylor 139	Taylor 48
Thomas	Toalson Reisch	Van Schoiack	Veit	Walsh 50
West	Wright	Mr. Speaker		

NOES: 032

Adams	Aldridge	Anderson	Appelbaum	Bangert
Baringer	Barnes	Bosley	Brown 27	Burnett
Clemens	Collins	Gray	Johnson	Lewis 25
Mackey	Merideth	Mosley	Nurrenbern	Price IV
Proudie	Quade	Rogers	Sharp 36	Smith 45
Stevens 46	Terry	Unsicker	Walsh Moore 93	Weber
Windham	Young			

PRESENT: 003

Brown 70	Burton	Gunby
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ABSENT WITH LEAVE: 022

Bland Manlove	Busick	Butz	Chipman	Coleman 97
Doll	Eggleston	Haley	Hicks	Ingle
O'Donnell	Person	Phifer	Pietzman	Pollock 123
Rone	Shields	Smith 67	Thompson	Trent
Turnbaugh	Wiemann			

VACANCIES: 008

Speaker Vescovo declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 010

Bailey	Basye	Coleman 32	Davis	Grier
Schroer	Simmons	Taylor 139	Walsh 50	West

NOES: 118

Aldridge	Anderson	Andrews	Appelbaum	Atchison
Aune	Baker	Bangert	Baringer	Barnes
Billington	Black 137	Black 7	Bland Manlove	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Christofanelli
Clemens	Collins	Cook	Copeland	Cupps
Davidson	Deaton	DeGroot	Dinkins	Dogan
Evans	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Hardwick	Henderson	Houx
Hovis	Hudson	Hurlbert	Johnson	Kalberloh
Kelley 127	Kelly 141	Kidd	Knight	Lewis 25
Lewis 6	Mackey	Mayhew	McCreery	McDaniel
McGaugh	McGirl	Merideth	Morse	Mosley
Murphy	Nurrenbern	Owen	Patterson	Perkins
Pike	Plocher	Pollitt 52	Porter	Pouche
Price IV	Proudie	Quade	Railsback	Reedy
Richey	Riggs	Riley	Roberts	Rogers
Sander	Sassmann	Schnelting	Schwadron	Seitz
Sharp 36	Sharpe 4	Shaul	Smith 155	Smith 163
Smith 45	Stacy	Stephens 128	Stevens 46	Tate
Taylor 48	Terry	Thomas	Toalson Reisch	Unsicker
Van Schoiack	Veit	Walsh Moore 93	Weber	Windham
Wright	Young	Mr. Speaker		

PRESENT: 006

Adams	Ellebracht	Gunby	Lovasco	Roden
Sauls				

ABSENT WITH LEAVE: 021

Busick	Butz	Chipman	Coleman 97	Doll
Eggleston	Haley	Hicks	Ingle	O'Donnell
Person	Phifer	Pietzman	Pollock 123	Rone
Shields	Smith 67	Thompson	Trent	Turnbaugh
Wiemann				

VACANCIES: 008

COMMITTEE CHANGES

September 29, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

Pursuant to RSMo. 21.900, I hereby remove Representative Wes Rogers from the Joint Committee on Agriculture and appoint Representative Emily Weber to the same committee.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

GOVERNOR'S PROCLAMATION SPECIAL MESSAGE

WHEREAS, on August 22, 2022, I issued an official call for a special session to make historic income tax cuts and to extend key agriculture tax credit programs for a minimum of six years; and

WHEREAS, on Tuesday, September 6, 2022, the First Extraordinary Session of the Second Regular Session of the One Hundred First General Assembly convened; and

WHEREAS, agriculture is Missouri's top economic industry by contributing over \$93.7 billion, with over \$55 billion generated from agriculture inputs and \$34 billion in agriculture value-added products; and

WHEREAS, Missouri's agriculture industry employs nearly 460,000 citizens that support many of the state's top agricultural commodities including soybeans, corn, cattle and calves, hogs, and turkeys; and

WHEREAS, the Show-Me State is 2nd in the United States for number of farms with over 95,000 farms covering two-thirds of the state's total land acreage, nearly all of which are family owned and operated; and

WHEREAS, Missouri farmers not only feed Missourians, but also help feed the world by exporting commodities to other countries, providing critical aid while global fuel supply shortages occur surrounding the global Russia-Ukraine crisis; and

WHEREAS, in order to further support and promote agricultural opportunities in Missouri and support Missouri family farms, certainty and longevity are needed for our key agriculture programs to attract additional agricultural investment to Missouri; and

WHEREAS, Missouri families and farmers would greatly benefit from additional tax reductions to help them manage rising national and global prices; and

WHEREAS, additional specific agriculture-related reforms are needed and those reforms have been vetted during the last regular legislative session, are widely supported among members of the Missouri General Assembly, and will also aid in supporting Missouri communities and farmers; and

WHEREAS, the Missouri General Assembly recently recognized many of these reforms as requiring immediate action to promote agricultural economic opportunities in the state.

NOW, THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, hereby expand the matters specifically designated and limited for consideration by the General Assembly in my August 22, 2022 Proclamation to alter and add to those matters the following additional specifically designated and limited matters. The additional specifically designated and limited matters on which the action of the General Assembly is deemed necessary is as follows:

1. To enact legislation amending Section 60.301, RSMo to modify the definition of “Corners of the United States public land survey” to include the words “and center of section”; to modify the definition of “Obliterated, decayed or destroyed corner” by striking the terms “an existing corner” and inserting in lieu thereof the terms “a position”; and to modify the definition of “Double proportionate measurement” by removing the measurement procedure from the definition;
2. To enact legislation amending Section 60.315, RSMo by striking subdivisions (5), (6), and (8) of the section, and inserting in lieu thereof a new subdivision providing for the reestablishment of lost corners on township exteriors;
3. To enact legislation amending Section 60.345, RSMo to insert the term “single” immediately preceding the phrase “proportionate measurement”, striking the term “adjoining” when referring to adjoining section corners, and further providing that the proportional position may be offset;
4. To enact legislation amending Section 143.011, RSMo to reduce the top rate of individual income tax beginning in calendar year 2023, so long as any reduction made in this Section, and when combined with the elimination of tax on taxable income under Section 143.021 and increasing the Missouri standard deduction under Section 143.131, as calculated by the Missouri Office of Administration, does not exceed an estimated net effect on the state general revenue fund of greater than seven hundred sixty-four million dollars when fully implemented;
5. To enact legislation amending Section 143.021, RSMo to eliminate the tax on taxable income of up to four thousand dollars in increments of one thousand dollars beginning on or after January 1, 2023 and allowing the Director of the Missouri Department of Revenue to adjust the tax table accordingly, so long as any reduction made in this Section, and when combined with the reduction of the top rate of individual income tax under Section 143.011 and increasing the Missouri standard deduction under Section 143.131, as calculated by the Missouri Office of Administration, does not exceed an estimated net effect on the state general revenue fund of greater than seven hundred sixty-four million dollars when fully implemented;
6. To enact legislation amending Section 143.131, RSMo to increase the Missouri standard deduction for every tax filer beginning January 1, 2023, with such amounts increasing for every filing status except married filing combined shall be the allowable federal standard deduction plus up to two thousand dollars, and increasing for the filing status of married filing combined shall be the allowable federal standard deduction plus up to four thousand dollars, so long as any reduction made in this Section, and when combined with the reduction of the top rate of individual income tax under Section 143.011 and the elimination of tax on taxable income under Section 143.021, as calculated by the Missouri Office of Administration, does not exceed an estimated net effect on the state general revenue fund of greater than seven hundred sixty-four million dollars when fully implemented;

7. To enact legislation repealing Section 266.355, RSMo in its entirety;
8. To add a new section to Chapter 275, RSMo to establish the state assessment to the Missouri Soybean Merchandising Council based upon the Soybean Promotion, Research, and Consumer Information Act;
9. To enact legislation amending Section 301.010, RSMo to modify the definition of “local log truck” by allowing the truck to operate 150 miles from a forested site, removing the limitation that it carry a load not to exceed twenty-five cubic yards per two axles, and removing the limitation that it may not exceed other weight limitations set forth under Section 304.180; and to modify the definition of “local log truck tractor” by allowing the truck to operate 150 miles from a forested site, removing the limitation that it shall not exceed a weight of 22,400 pounds on one axle or 44,800 pounds on two axles, removing the limitation that it may not exceed other weight limitations set forth under Section 304.180, and removing the penalty for axle weight limit violations;
10. To enact legislation amending Section 301.062, RSMo to remove the one hundred mile radius for local log trucks, and specifying that such trucks may be able to transport forest products outside of the radius from the forested site as specified in Section 301.010, RSMo;
11. To enact legislation amending Section 304.180, RSMo to allow local log trucks and local log truck tractors to operate with a weight not to exceed 22,400 pounds on one axle or 44,800 pounds on any tandem axle;
12. To enact legislation amending Section 304.240, RSMo to establish fines for a load limit violation involving a local log truck or local log truck tractor;
13. To enact legislation amending Section 643.050, RSMo to allow the Air Conservation Commission the power to adopt rules consistent with federal law relating to hazardous air pollutants, and regulations to implement and enforce risk management plans for agricultural facilities that use, store, or sell anhydrous ammonia;
14. To enact legislation amending Section 643.079, RSMo to establish a fee structure for anhydrous ammonia to support the implementation of federal law relating to hazardous air pollutants; and
15. To enact legislation amending Section 643.245, RSMo to establish the “Natural Resources Protection Fund – Anhydrous Ammonia Risk Management Subaccount”.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 29th day of September, 2022.

/s/ Michael L. Parson
Governor

ATTEST:

/s/ Jay Ashcroft
Secretary of State

The following member's presence was noted: Eggleston.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 11:00 a.m., Tuesday, October 4, 2022.

COMMITTEE HEARINGS

JOINT COMMITTEE ON AGRICULTURE

Tuesday, October 4, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

HOUSE CALENDAR

NINTH DAY, TUESDAY, OCTOBER 4, 2022

HOUSE BILLS FOR SECOND READING

HB 16 and HB 17

JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101st GENERAL ASSEMBLY

THIRD DAY, MONDAY, SEPTEMBER 19, 2022

The House met pursuant to adjournment.

Representative Haley in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 7, introduced by Representative Cupps, relating to an income tax credit.

HB 8, introduced by Representative Cupps, relating to agricultural economic opportunities, with a penalty provision and an emergency clause.

HB 9, introduced by Representative Davidson, relating to income tax, with a delayed effective date.

HB 10, introduced by Representative Davidson, relating to income tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 5, relating to income tax.

HB 6, relating to taxation, with an emergency clause.

COMMITTEE REPORTS

Committee on Agriculture Policy, Chairman Rone reporting:

Mr. Speaker: Your Committee on Agriculture Policy, to which was referred **HB 3**, begs leave to report it has examined the same and recommends that it **Do Pass with House**

Committee Substitute, and pursuant to Rule 24(28)(b) be referred to the Committee on Rules - Administrative Oversight by the following vote:

Ayes (14): Burger, Busick, Collins, Dinkins, Francis, Gregory (51), Haden, Haley, McCreery, Rone, Sharpe (4), Van Schoiack, Weber and Young

Noes (0)

Absent (3): Knight, Rogers and Thompson

Committee on Rules - Administrative Oversight, Vice Chair Cupps reporting:

Mr. Speaker: Your Committee on Rules - Administrative Oversight, to which was referred **HCS HB 3**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (10): Cupps, Dogan, Fitzwater, Gregory (51), Hudson, Ingle, Mackey, McGaugh, Patterson and Smith (45)

Noes (0)

Absent (4): Bosley, Eggleston, Gregory (96) and McDaniel

The following members' presence was noted: Aune, Baringer, Basye, Billington, Brown (70), Brown (27), Buchheit-Courtway, Burger, Busick, Coleman (32), Collins, Cupps, Davidson, Davis, DeGroot, Dinkins, Dogan, Fitzwater, Fogle, Francis, Gray, Gregory (96), Griffith, Haden, Haffner, Haley, Hardwick, Houx, Hudson, Ingle, Johnson, Kelley (127), Kidd, Mackey, McCreery, McDaniel, McGaugh, Merideth, Mosley, Patterson, Person, Pollitt (52), Quade, Roden, Rone, Sander, Sassmann, Sharpe (4), Smith (45), Taylor (139), Van Schoiack, Veit, Weber, and Young.

ADJOURNMENT

On motion of Representative Haley, the House adjourned until 10:00 a.m., Tuesday, September 20, 2022.

COMMITTEE HEARINGS

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, September 21, 2022, 8:30 AM, Joint Hearing Room (117).

Discussion on bill paying procedures and office updates.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT
Wednesday, September 21, 2022, 9:30 AM, Senate Committee Room 1.
Corrected time.
Pending application(s) for memorial highway and bridge designations.
CORRECTED

HOUSE CALENDAR

FOURTH DAY, TUESDAY, SEPTEMBER 20, 2022

HOUSE BILLS FOR SECOND READING

HB 7 through HB 10

HOUSE BILLS FOR PERFECTION

HCS HB 3 - Pollitt (52)

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101st GENERAL ASSEMBLY

FOURTH DAY, TUESDAY, SEPTEMBER 20, 2022

The House met pursuant to adjournment.

Representative Griffith in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 11, introduced by Representative Quade, relating to abortion, with penalty provisions.

HB 12, introduced by Representative Smith (163), relating to income tax.

HB 13, introduced by Representative Smith (163), relating to income tax, with an emergency clause.

HB 14, introduced by Representative Smith (163), relating to income tax.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 7, relating to an income tax credit.

HB 8, relating to agricultural economic opportunities, with a penalty provision and an emergency clause.

HB 9, relating to income tax, with a delayed effective date.

HB 10, relating to income tax.

The following members' presence was noted: Adams, Andrews, Aune, Baker, Bangert, Barnes, Basye, Billington, Black (7), Brown (70), Brown (27), Buchheit-Courtway, Burger, Busick, Davidson, Davis, DeGroot, Dinkins, Eggleston, Falkner, Fishel, Fitzwater, Fogle,

Francis, Gray, Gregory (51), Griffith, Haley, Hardwick, Houx, Hovis, Hudson, Ingle, Kalberloh, Kelley (127), Kidd, Lewis (25), Mackey, Mayhew, McCreery, McDaniel, McGaugh, McGirl, Merideth, Mosley, Murphy, Owen, Perkins, Person, Pike, Plocher, Pollitt (52), Proudie, Quade, Railsback, Roden, Rone, Schnelting, Sharpe (4), Shaul, Shields, Smith (163), Smith (45), Smith (155), Stacy, Taylor (139), Trent, Turnbaugh, Unsicker, Van Schoiack, Veit, Vescovo, Walsh Moore (93), Weber, Wiemann, Windham, and Young.

ADJOURNMENT

On motion of Representative Griffith, the House adjourned until 10:00 a.m., Wednesday, September 21, 2022.

COMMITTEE HEARINGS

FISCAL REVIEW

Wednesday, September 21, 2022, 11:00 AM or upon morning recess (whichever is later), House Hearing Room 7.

Executive session may be held on any matter referred to the committee.

Pending bill referral.

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, September 21, 2022, 8:30 AM, Joint Hearing Room (117).

Discussion on bill paying procedures and office updates.

JOINT COMMITTEE ON TRANSPORTATION OVERSIGHT

Wednesday, September 21, 2022, 9:30 AM, Senate Committee Room 1.

Corrected time.

Pending application(s) for memorial highway and bridge designations.

CORRECTED

HOUSE CALENDAR

FIFTH DAY, WEDNESDAY, SEPTEMBER 21, 2022

HOUSE BILLS FOR SECOND READING

HB 11 through HB 14

HOUSE BILLS FOR PERFECTION

HCS HB 3 - Pollitt (52)

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101st GENERAL ASSEMBLY

FIFTH DAY, WEDNESDAY, SEPTEMBER 21, 2022

The House met pursuant to adjournment.

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

He who gives heed to the word will prosper, and happy is he who trusts in the Lord. (Proverbs 16:20)

O God, our creator, once more in this historic chamber we respond to the call to prayer and, in the quiet of this moment, draw near to You. Make us aware of Your presence as a spirit, a sustaining power, a refuge, and a strength in the time of stress.

We pray for our state, that it may be guided and governed by Your goodness and blessing. Grant that all who call themselves Missourians may be led in the way of truth, along the path of good will, and may hold the faith of our political life in a deep unity of purpose.

Bless our governor, our lieutenant governor, our speaker, our senate, the members of this body, and all who labor with them. Keep them calm and steady, full of faith in You and in the humble service of our state.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

The Journal of the first day was approved as printed.

The Journal of the second day was approved as printed.

The Journal of the third day was approved as printed.

The Journal of the fourth day was approved as printed.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the first time and copies ordered printed:

HJR 1, introduced by Representative Seitz, relating to property tax.

INTRODUCTION OF HOUSE BILLS

The following House Bill was read the first time and copies ordered printed:

HB 15, introduced by Representative Unsicker, relating to the licensure of homes for children.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 11, relating to abortion, with penalty provisions.

HB 12, relating to income tax.

HB 13, relating to income tax, with an emergency clause.

HB 14, relating to income tax.

PERFECTION OF HOUSE BILLS

HCS HB 3, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

Representative Pollitt (52) moved that **House Committee Substitute for HB 3** be adopted.

Representative Aune raised a point of order that **House Committee Substitute for HB 3** goes beyond the scope of the Governor's call.

The Chair ruled the point of order not well taken.

On motion of Representative Pollitt (52), the title of **HCS HB 3** was agreed to.

Representative Haffner offered **House Amendment No. 1**.

House Amendment No. 1

AMEND House Committee Substitute for House Bill No. 3, Page 10, Section 135.775, Lines 55-58, by deleting all of said lines and inserting in lieu thereof the following:

"6. Notwithstanding any other provision of law to the contrary, if the maximum amount of tax credits authorized by this section are not claimed, the remaining amount of tax credits available to claim shall be applied to the tax credit in section 135.778 if the maximum amount of tax credits authorized by section 135.778 have been claimed."; and

Further amend said bill, Page 12, Section 135.778, Lines 39-42, by deleting all of said lines and inserting in lieu thereof the following:

"6. Notwithstanding any other provision of law to the contrary, if the maximum amount of tax credits authorized by this section are not claimed, the remaining amount of tax credits available to claim shall

be applied to the tax credit in section 135.775 if the maximum amount of tax credits authorized by section 135.775 have been claimed."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 084

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Brown 16	Buchheit-Courtway
Burger	Busick	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
Dinkins	Dogan	Falkner	Fishel	Fitzwater
Francis	Gregory 51	Gregory 96	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hudson	Hurlbert	Kalberloh
Kelly 141	Knight	Lewis 6	Mayhew	McDaniel
McGaugh	McGill	Morse	Murphy	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Richey
Riley	Roberts	Rone	Sander	Sassmann
Schnelting	Schroer	Schwadron	Sharpe 4	Shaul
Shields	Simmons	Smith 155	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Van Schoiack	Veit
West	Wiemann	Wright	Mr. Speaker	

NOES: 052

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Bangert	Baringer	Barnes	Bosley
Brown 27	Brown 70	Burnett	Burton	Butz
Collins	DeGroot	Doll	Ellebracht	Fogle
Gray	Gunby	Ingle	Johnson	Kidd
Lewis 25	Lovasco	Mackey	McCreery	Merideth
Mosley	Nurrenbern	Phifer	Pietzman	Pollock 123
Proudie	Quade	Rogers	Sauls	Seitz
Smith 45	Smith 67	Stacy	Terry	Toalson Reisch
Trent	Turnbaugh	Unsicker	Walsh 50	Walsh Moore 93
Weber	Young			

PRESENT: 000

ABSENT WITH LEAVE: 019

Bland Manlove	Bromley	Chipman	Christofanelli	Clemens
Eggleston	Evans	Grier	Kelley 127	O'Donnell
Person	Price IV	Riggs	Roden	Sharp 36
Smith 163	Stevens 46	Thompson	Windham	

VACANCIES: 008

On motion of Representative Haffner, **House Amendment No. 1** was adopted.

Representative Plocher moved the previous question.

Which motion was adopted by the following vote:

AYES: 090

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Brown 16	Buchheit-Courtway
Burger	Busick	Coleman 32	Coleman 97	Cook
Copeland	Cupps	Davidson	Davis	Deaton
DeGroot	Dinkins	Dogan	Falkner	Fishel
Fitzwater	Francis	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Kidd	Knight
Lewis 6	Mayhew	McGaugh	McGill	Morse
Owen	Patterson	Perkins	Pietzman	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riley	Roberts	Roden
Rone	Sander	Sassmann	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Stacy	Stephens 128	Tate
Taylor 139	Taylor 48	Thomas	Toalson Reisch	Trent
Van Schoiack	Veit	Wiemann	Wright	Mr. Speaker

NOES: 046

Adams	Aldridge	Anderson	Appelbaum	Aune
Bailey	Bangert	Baringer	Barnes	Brown 27
Brown 70	Burnett	Burton	Butz	Collins
Doll	Ellebracht	Fogle	Gray	Gunby
Ingle	Johnson	Lewis 25	Mackey	McCreery
Merideth	Mosley	Murphy	Nurrenbern	Phifer
Pollock 123	Proudie	Quade	Rogers	Sauls
Smith 45	Smith 67	Terry	Turnbaugh	Unsicker
Walsh 50	Walsh Moore 93	Weber	West	Windham
Young				

PRESENT: 000

ABSENT WITH LEAVE: 019

Bland Manlove	Bosley	Bromley	Chipman	Christofanelli
Clemens	Eggleston	Evans	Grier	Lovasco
McDaniel	O'Donnell	Person	Price IV	Riggs
Sharp 36	Smith 163	Stevens 46	Thompson	

VACANCIES: 008

On motion of Representative Pollitt (52), **HCS HB 3, as amended**, was adopted.

On motion of Representative Pollitt (52), **HCS HB 3, as amended**, was ordered perfected and printed by the following vote, the ayes and noes having been demanded pursuant to Article III, Section 26 of the Constitution:

AYES: 085

Aldridge	Andrews	Atchison	Bangert	Baringer
Basye	Billington	Black 137	Black 7	Brown 16
Brown 70	Buchheit-Courtway	Burger	Burton	Busick
Butz	Coleman 32	Coleman 97	Collins	Cook
Copeland	Cupps	Dinkins	Dogan	Ellebracht
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Griffith	Haden
Haffner	Haley	Hardwick	Henderson	Hicks
Houx	Hovis	Hurlbert	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 6	Mayhew	McGaugh
McGill	Morse	Murphy	Nurrenbern	Owen
Patterson	Perkins	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Roberts
Rogers	Rone	Sassmann	Sauls	Sharpe 4
Shaul	Shields	Simmons	Smith 155	Smith 67
Stephens 128	Tate	Taylor 48	Thomas	Trent
Turnbaugh	Van Schoiack	Veit	Wiemann	Wright

NOES: 027

Bailey	Baker	Boggs	Davidson	Davis
Deaton	DeGroot	Hudson	Kidd	Lovasco
Merideth	Pietzman	Pollock 123	Richey	Riley
Sander	Schnelting	Schroer	Schwadron	Seitz
Smith 163	Stacy	Taylor 139	Toalson Reisch	Walsh 50
West	Mr. Speaker			

PRESENT: 026

Adams	Anderson	Appelbaum	Aune	Barnes
Bosley	Brown 27	Burnett	Doll	Gunby
Johnson	Lewis 25	Mackey	McCreery	Mosley
Phifer	Proudie	Quade	Roden	Smith 45
Terry	Unsicker	Walsh Moore 93	Weber	Windham
Young				

ABSENT WITH LEAVE: 017

Bland Manlove	Bromley	Chipman	Christofanelli	Clemens
Eggleston	Evans	Grier	Ingle	McDaniel
O'Donnell	Person	Price IV	Riggs	Sharp 36
Stevens 46	Thompson			

VACANCIES: 008

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SCS SBs 3 & 5** entitled:

An act to repeal section 143.021, RSMo, and section 143.011 as enacted by senate bills nos. 153 & 97, one hundred first general assembly, first regular session, and to enact in lieu thereof two new sections relating to income taxes, with an effective date for a certain section and an emergency clause for a certain section.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read the first time.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and passed **SS SB 8** entitled:

An act to repeal sections 60.301, 60.315, 60.345, 135.305, 135.686, 137.1018, 144.030, 301.010, 301.062, 304.180, 304.240, 348.436, 348.500, 643.050, 643.079, and 643.245, RSMo, and to enact in lieu thereof twenty-three new sections relating to agricultural economic opportunities, with an emergency clause.

Emergency clause adopted.

In which the concurrence of the House is respectfully requested.

Read the first time.

RECESS

On motion of Representative Plocher, the House recessed until 12:30 p.m.

REFERRAL OF HOUSE BILLS

The following House Bill was referred to the Committee indicated:

HCS HB 3 - Fiscal Review

SUPPLEMENTAL CALENDAR

FIFTH DAY, WEDNESDAY, SEPTEMBER 21, 2022

HOUSE BILLS FOR THIRD READING

HCS HB 3, (Fiscal Review 9/21/22), E.C. – Pollitt (52)

COMMITTEE CHANGES

September 21, 2022

Ms. Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby make the following changes to the Fiscal Review committee:

I hereby remove Representative Jason Chipman from the committee.

I hereby appoint the following members to the committee:

Representative Rick Francis
Representative Brad Pollitt
Representative Don Rone

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Rob Vescovo
Speaker of the House

September 21, 2022

Dana Rademan Miller
Chief Clerk
Missouri House of Representatives
State Capitol, Room 310
Jefferson City, MO 65101

Dear Ms. Miller:

I hereby appoint Representative Peter Merideth to the Committee on Fiscal Review.

If you have any questions, please feel free to contact my office.

Sincerely,

/s/ Crystal Quade
House Minority Leader
132nd District

AFTERNOON SESSION

The hour of recess having expired, the House was called to order by Speaker Vescovo.

Representative Plocher suggested the absence of a quorum.

The following roll call indicated a quorum present:

AYES: 037

Atchison	Bailey	Baker	Barnes	Basye
Billington	Brown 16	Brown 27	Busick	Coleman 97
Collins	Cook	Copeland	Davidson	Davis

Doll	Haden	Haffner	Hardwick	Hicks
Kelley 127	Kelly 141	Lewis 6	Lovasco	McGill
Morse	Pollock 123	Richey	Riggs	Roberts
Sander	Seitz	Shields	Smith 155	Taylor 139
Veit	Wright			

NOES: 001

Mackey

PRESENT: 090

Adams	Anderson	Andrews	Appelbaum	Aune
Bangert	Baringer	Black 137	Black 7	Boggs
Bosley	Buchheit-Courtway	Burger	Burnett	Butz
Coleman 32	Deaton	DeGroot	Dinkins	Dogan
Ellebracht	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Gunby	Haley	Henderson	Houx	Hovis
Hudson	Hurlbert	Ingle	Johnson	Kalberloh
Kidd	Knight	Lewis 25	Mayhew	McCreery
McGaugh	Merideth	Murphy	Nurrenbern	Owen
Perkins	Phifer	Pike	Plocher	Pollitt 52
Porter	Pouche	Proudie	Quade	Railsback
Reedy	Riley	Rone	Sassmann	Schnelting
Schroer	Schwadron	Sharpe 4	Shaul	Simmons
Smith 163	Smith 45	Stacy	Stephens 128	Tate
Taylor 48	Terry	Thomas	Toalson Reisch	Trent
Turnbaugh	Unsicker	Van Schoiack	Walsh 50	Walsh Moore 93
Weber	West	Wiemann	Young	Mr. Speaker

ABSENT WITH LEAVE: 027

Aldridge	Bland Manlove	Bromley	Brown 70	Burton
Chipman	Christofanelli	Clemens	Cupps	Eggleston
Evans	Grier	McDaniel	Mosley	O'Donnell
Patterson	Person	Pietzman	Price IV	Roden
Rogers	Sauls	Sharp 36	Smith 67	Stevens 46
Thompson	Windham			

VACANCIES: 008

COMMITTEE REPORTS

Committee on Fiscal Review, Chairman Fitzwater reporting:

Mr. Speaker: Your Committee on Fiscal Review, to which was referred **HCS HB 3**, begs leave to report it has examined the same and recommends that it **Do Pass** by the following vote:

Ayes (5): Fitzwater, Francis, Pollitt (52), Richey and Rone

Noes (2): Merideth and Walsh (50)

Present (2): Baringer and Fogle

Absent (1): Eggleston

THIRD READING OF HOUSE BILLS

HCS HB 3, relating to agricultural economic opportunities, was taken up by Representative Pollitt (52).

On motion of Representative Pollitt (52), **HCS HB 3** was read the third time and passed by the following vote:

AYES: 083

Andrews	Atchison	Baker	Basye	Billington
Black 137	Black 7	Boggs	Brown 16	Buchheit-Courtway
Burger	Busick	Coleman 32	Collins	Cook
Copeland	Cupps	Davidson	Deaton	Dinkins
Dogan	Ellebracht	Falkner	Fishel	Fitzwater
Francis	Gray	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Kalberloh	Kelley 127	Kelly 141	Knight	Lewis 6
Mayhew	McCreery	McGaugh	McGill	Morse
Murphy	Owen	Patterson	Perkins	Pike
Plocher	Pollitt 52	Porter	Pouche	Railsback
Reedy	Richey	Riggs	Roberts	Roden
Rogers	Rone	Sassmann	Seitz	Sharpe 4
Shaul	Shields	Smith 155	Smith 163	Stephens 128
Tate	Taylor 48	Thomas	Toalson Reisch	Van Schoiack
Veit	Wiemann	Wright		

NOES: 028

Adams	Anderson	Bailey	Coleman 97	Davis
DeGroot	Doll	Kidd	Lovasco	Merideth
Phifer	Pollock 123	Quade	Riley	Sander
Schnelting	Schroer	Schwadron	Simmons	Smith 45
Stacy	Taylor 139	Terry	Trent	Unsicker
Walsh 50	West	Mr. Speaker		

PRESENT: 020

Aldridge	Appelbaum	Aune	Bosley	Burnett
Burton	Butz	Fogle	Gunby	Ingle
Johnson	Lewis 25	Mackey	Nurrenbern	Proudie
Turnbaugh	Walsh Moore 93	Weber	Windham	Young

ABSENT WITH LEAVE: 024

Bangert	Baringer	Barnes	Bland Manlove	Bromley
Brown 27	Brown 70	Chipman	Christofanelli	Clemens
Eggleston	Evans	Grier	McDaniel	Mosley
O'Donnell	Person	Pietzman	Price IV	Sauls
Sharp 36	Smith 67	Stevens 46	Thompson	

VACANCIES: 008

Speaker Vescovo declared the bill passed.

The emergency clause was defeated by the following vote:

AYES: 094

Aldridge	Andrews	Atchison	Baker	Bangert
Baringer	Basye	Billington	Black 137	Black 7
Boggs	Brown 16	Buchheit-Courtway	Burger	Busick
Butz	Coleman 32	Collins	Cook	Copeland
Cupps	Davidson	Deaton	Dinkins	Dogan
Ellebracht	Falkner	Fishel	Fitzwater	Fogle
Francis	Gray	Gregory 51	Gregory 96	Griffith
Haden	Haffner	Haley	Hardwick	Henderson
Hicks	Houx	Hovis	Hudson	Hurlbert
Ingle	Kalberloh	Kelley 127	Kelly 141	Knight
Lewis 6	Mayhew	McCreery	McGaugh	McGill
Morse	Mosley	Murphy	Owen	Patterson
Perkins	Phifer	Pike	Plocher	Pollitt 52
Porter	Pouche	Railsback	Reedy	Richey
Riggs	Roberts	Roden	Rone	Sassmann
Sauls	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Stephens 128	Tate
Taylor 48	Thomas	Toalson Reisch	Turnbaugh	Van Schoiack
Veit	Weber	Wiemann	Wright	

NOES: 031

Adams	Anderson	Aune	Bailey	Bosley
Coleman 97	Davis	DeGroot	Doll	Johnson
Kidd	Lovasco	Mackey	Merideth	Pollock 123
Quade	Riley	Rogers	Sander	Schnelting
Schroer	Schwadron	Smith 45	Stacy	Taylor 139
Terry	Trent	Unsicker	Walsh 50	West
Mr. Speaker				

PRESENT: 011

Appelbaum	Brown 70	Burnett	Burton	Gunby
Lewis 25	Nurrenbern	Proudie	Walsh Moore 93	Windham
Young				

ABSENT WITH LEAVE: 019

Barnes	Bland Manlove	Bromley	Brown 27	Chipman
Christofanelli	Clemens	Eggleston	Evans	Grier
McDaniel	O'Donnell	Person	Pietzman	Price IV
Sharp 36	Smith 67	Stevens 46	Thompson	

VACANCIES: 008

The following members' presence was noted: Eggleston and Person.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, September 22, 2022.

COMMITTEE HEARINGS

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

HOUSE CALENDAR

SIXTH DAY, THURSDAY, SEPTEMBER 22, 2022

HOUSE JOINT RESOLUTIONS FOR SECOND READING

HJR 1

HOUSE BILLS FOR SECOND READING

HB 15

SENATE BILLS FOR SECOND READING

SS SCS SBs 3 & 5

SS SB 8

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101st GENERAL ASSEMBLY

SIXTH DAY, THURSDAY, SEPTEMBER 22, 2022

The House met pursuant to adjournment.

Representative Boggs in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

SECOND READING OF HOUSE JOINT RESOLUTIONS

The following House Joint Resolution was read the second time:

HJR 1, relating to property tax.

SECOND READING OF HOUSE BILLS

The following House Bill was read the second time:

HB 15, relating to the licensure of homes for children.

SECOND READING OF SENATE BILLS

The following Senate Bills were read the second time:

SS SCS SBs 3 & 5, relating to income taxes, with an effective date for a certain section and an emergency clause for a certain section.

SS SB 8, relating to agricultural economic opportunities, with an emergency clause.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 12 - Budget

HB 13 - Budget

HB 14 - Budget

REFERRAL OF SENATE BILLS

The following Senate Bill was referred to the Committee indicated:

SS SCS SBs 3 & 5 - Budget

The following members' presence was noted: Andrews, Basye, Boggs, Brown (27), Buchheit-Courtway, Coleman (32), Cook, Copeland, Davidson, Davis, DeGroot, Dinkins, Eggleston, Falkner, Fitzwater, Gray, Griffith, Haley, Hovis, Johnson, Kelley (127), Kelly (141), Mayhew, McGaugh, Mosley, Person, Pike, Riggs, Roberts, Sharpe (4), Shaul, Simmons, Stacy, Taylor (139), Taylor (48), Trent, Vescovo, Wiemann, and Young.

ADJOURNMENT

On motion of Representative Boggs, the House adjourned until 10:00 a.m., Wednesday, September 28, 2022.

COMMITTEE HEARINGS

BUDGET

Wednesday, September 28, 2022, 12:00 PM, House Hearing Room 3.

Public hearing will be held: HB 12, HB 13, HB 14, SS SCS SBs 3 & 5

Executive session will be held: HB 12, HB 13, HB 14, SS SCS SBs 3 & 5

Time change.

CORRECTED

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

RULES - LEGISLATIVE OVERSIGHT

Wednesday, September 28, 2022, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Executive session on HB 12, HB 13, HB 14 and SB 3 pending referral.

Please note time change.

CORRECTED

HOUSE CALENDAR

SEVENTH DAY, WEDNESDAY, SEPTEMBER 28, 2022

There are no bills on the calendar.

Journal of the House

ONE HUNDRED FIRST GENERAL ASSEMBLY
of the
STATE OF MISSOURI

SECOND REGULAR SESSION
FIRST EXTRAORDINARY SESSION

FIRST DAY, WEDNESDAY, SEPTEMBER 14, 2022

Speaker Vescovo in the Chair.

Prayer by Reverend Monsignor Robert A. Kurwicki, Chaplain.

Unto Thee, O Lord, do I lift up my soul. (Psalm 25:1)

O God, our everlasting light, who is the truth that keeps us free and the love that makes us good, grant us the faith to see life as it is, the strength to change for good what we can change for good, and the ability to see what is before us.

We pass through this world but once. Any good we can do, any kindness we can show, any help we can give to You, help us to do it now, for we shall not pass this way nor live through this day again.

May we the representatives of our citizens, in loyalty to You and our beloved state, keep our lives committed to the noble goal to represent all the people of Missouri.

And the House says, "Amen!"

The Pledge of Allegiance to the flag was recited.

LETTER OF RESIGNATION

July 1, 2022

Dear Mr. Speaker,

This letter serves to submit my resignation to the Missouri House of Representatives.

It has truly been an honor to serve the citizens of the 140th District. They are some of the finest people I have ever met. To be a part of the process that helped bring positive change to our community and to assist with many of the personal struggles of my constituents is something I will forever treasure.

For many years, it has been my humble honor to have served the Lord by bringing medical care to thousands of forgotten citizens in SW Missouri: the homeless, our Veterans, the impoverished and uninsured. Care that helped alleviate the unspeakable pain many people lived in, helping to save lives from uncontrolled chronic diseases, healing wounds and saving limbs from amputation. The most rewarding work I have ever done.

I am also very honored to have been involved in helping support the Assistant Physicians, a program I hope will eventually be implemented nationwide. Countless amazing individuals that sacrificed years of their lives to become a doctor were left in devastation because of our severe residency shortage. This tragedy left them stranded with no ability to practice but were still required to pay back hundreds of thousands of dollars in student loans. Missouri was a trailblazer with this phenomenal healthcare solution. I pray that the value of this program will one day be welcomed and appreciated. These valuable doctors are a resource that we cannot afford to lose.

Kind Regards,

/s/ Tricia Derges

MESSAGES FROM THE GOVERNOR

The following proclamation was received from His Excellency, Governor Michael L. Parson.

PROCLAMATION

WHEREAS, on May 30, 2022, the General Assembly adjourned pursuant to Article III, Section 20(a) of the Missouri Constitution; and

WHEREAS, agriculture is Missouri's top economic industry by contributing over \$93.7 billion, with over \$55 billion generated from agriculture inputs and \$34 billion in agriculture value-added products; and

WHEREAS, Missouri's agriculture industry employs nearly 460,000 citizens that support many of the state's top agricultural commodities including soybeans, corn, cattle and calves, hogs, and turkeys; and

WHEREAS, the Show-Me State is 2nd in the United States for number of farms with over 95,000 farms covering two-thirds of the state's total land acreage, nearly all of which are family owned and operated; and

WHEREAS, Missouri farmers not only feed Missourians, but also help feed the world by exporting commodities to other countries, providing critical aid while global fuel supply shortages occur surrounding the global Russia-Ukraine crisis; and

WHEREAS, in order to further support and promote agricultural opportunities in Missouri and support Missouri family farms, certainty and longevity are needed for our key agriculture programs to attract additional agricultural investment to Missouri; and

WHEREAS, all Missouri families are impacted by agriculture, and the costs of food, fuel, and other household goods have increased over 8.5% in the past twelve months, adding to the financial strain placed on farmers and families; and

WHEREAS, Missouri has taken a fiscally conservative approach to managing our state finances by balancing our budget every year, all while reducing individual income taxes in 2018, 2019, and 2022; and

WHEREAS, the current individual income tax top rate is 5.3%, and the fiscally disciplined decisions my administration and the General Assembly have made over the last several years have positioned us to provide additional relief to Missouri citizens by further reducing taxes; and

WHEREAS, Missouri families and farmers would greatly benefit from additional tax reductions to help them manage rising national and global prices.

NOW, THEREFORE, on the extraordinary occasion that exists in the State of Missouri:

I, MICHAEL L. PARSON, GOVERNOR OF THE STATE OF MISSOURI, pursuant to the authority vested in me as Governor by the Constitution of the State of Missouri, do, by this Proclamation, convene the One Hundred First General Assembly in the First Extraordinary Session of the Second Regular Session; and

I HEREBY call upon the Senators and Representatives of said General Assembly to meet in the State Capitol in the City of Jefferson at the hour of 12:00 p.m. on Tuesday, September 6, 2022; and

I HEREBY state that the action of said General Assembly is deemed necessary concerning each matter specifically designated and limited hereinafter as follows:

1. To enact legislation amending Section 135.305, RSMo to extend the expiration of the wood energy tax credit at least eight years after the expiration date of June 30, 2020;
2. To enact legislation amending Section 135.686, RSMo to extend the expiration of the meat processing facility investment tax credit act at least seven years after the expiration date of December 31, 2021, to amend the definition of “taxpayer” to include any individual or entity that owns a meat processing facility located in this state and employs a combined total of fewer than five hundred individuals in all meat processing facilities owned by the individual or entity in this country, and to remove the terms “and section 135.679” from subsection 4 to allow the meat facility investment tax credit to be capped at two million dollars per calendar year exclusive of the qualified beef tax credit;
3. To add a new section to Chapter 135, RSMo that creates a tax credit program for retail dealers of higher ethanol blend fuel equal to five cents per gallon, where such credits are nontransferable and nonrefundable, but may be carried forward up to five subsequent tax years. The total amount of credits that may be authorized in any fiscal year may not exceed five million dollars. The tax credit program shall expire at least six years after the program is authorized;
4. To add a new section to Chapter 135, RSMo that creates a tax credit program for retail dealers of biodiesel fuel equal to two cents per gallon of biodiesel blend of at least five percent but not more than ten percent, and five cents per gallon of biodiesel blend in excess of ten percent but not more than twenty percent. Such credits shall be nontransferable but may be refundable. The total amount of credits that may be authorized in any fiscal year shall not exceed sixteen million dollars. The tax credit program shall expire at least six years after the program is authorized;
5. To add a new section to Chapter 135, RSMo that creates a tax credit program for Missouri biodiesel producers equal to two cents per gallon of biodiesel fuel produced by the Missouri biodiesel producer. Such credits shall be nontransferable but may be refundable. The total amount of credits that may be authorized in any fiscal year shall not exceed four million dollars. The tax credit program shall expire at least six years after the program is authorized;
6. To add a new section to Chapter 135, RSMo that creates an urban farm tax credit program equal to fifty percent of the taxpayer’s eligible expenses for establishing or improving an urban farm that focuses on food production. The tax credit shall not exceed the amount of the taxpayer’s state tax liability in the tax year for which the credit is claimed, and the taxpayer shall not be allowed to claim a tax credit in excess of five thousand dollars for each urban farm or twenty-five thousand dollars for all taxpayers on any given urban farm. Such tax credits may be carried forward up to three subsequent tax years. The total amount of credits that may be authorized in any calendar year shall not exceed two hundred thousand dollars. The tax credit program shall expire at least six years after the program is authorized;
7. To enact legislation amending Section 137.1018, RSMo to extend the expiration of the rolling stock tax credit program at least eight years after the expiration date of August 28, 2020, and by further terminating the rolling stock tax credit program one year thereafter;

8. To enact legislation amending Section 143.011, RSMo to reduce the top rate of individual income tax beginning in calendar year 2023, so long as any reduction made in this Section, and when combined with the elimination of tax on taxable income under Section 143.021 and increasing the Missouri standard deduction under Section 143.131, as calculated by the Missouri Office of Administration, does not exceed an estimated net effect on the state general revenue fund of greater than seven hundred one million dollars when fully implemented;
9. To enact legislation amending Section 143.021, RSMo to eliminate the tax on taxable income of up to four thousand dollars in increments of one thousand dollars beginning on or after January 1, 2023 and allowing the Director of the Missouri Department of Revenue to adjust the tax table accordingly, so long as any reduction made in this Section, and when combined with the reduction of the top rate of individual income tax under Section 143.011 and increasing the Missouri standard deduction under Section 143.131, as calculated by the Missouri Office of Administration, does not exceed an estimated net effect on the state general revenue fund of greater than seven hundred one million dollars when fully implemented;
10. To enact legislation amending Section 143.131, RSMo to increase the Missouri standard deduction for every tax filer beginning January 1, 2023, with such amounts increasing for every filing status except married filing combined shall be the allowable federal standard deduction plus up to two thousand dollars, and increasing for the filing status of married filing combined shall be the allowable federal standard deduction plus up to four thousand dollars, so long as any reduction made in this Section, and when combined with the reduction of the top rate of individual income tax under Section 143.011 and the elimination of tax on taxable income under Section 143.021, as calculated by the Missouri Office of Administration, does not exceed an estimated net effect on the state general revenue fund of greater than seven hundred one million dollars when fully implemented;
11. To enact legislation amending Section 144.030, RSMo to exempt utility vehicles used for any agricultural use from state and local sales and use taxes;
12. To enact legislation amending Section 348.436, RSMo to extend the sunset on the Agricultural Product Utilization Contributor Tax Credit program and the New Generation Cooperative Incentive Tax Credit program at least seven years after the expiration date of December 31, 2021, or to repeal Section 348.436, RSMo in its entirety;
13. To add two new sections to Chapter 348, RSMo to create the Specialty Agricultural Crops Act allowing family farmers to obtain loans for acquiring farming resources while not being assessed loan interest for the first year of the qualified specialty agricultural crops loan. Lenders providing loans under the specialty agricultural crops act program shall be entitled to a tax credit equal to the amount of interest waived in the first year of the loan. The total amount of credits that may be authorized in any fiscal year shall not exceed three hundred thousand dollars. The Specialty Agricultural Crops Act program and associate credits shall expire at least six years after the program is authorized;
14. To enact legislation amending Section 348.500, RSMo of the Family Farms Act to modify the definition of “small farmer” to mean a farmer who is a Missouri resident and who has less than five hundred thousand dollars in gross sales per year, and by removing a provision from subsection 4 that limits small farmers from being eligible for only one family farm livestock loan per family and for only one type of livestock. The maximum amount of the family farm livestock loan for each type of livestock may also be amended to be one hundred fifty thousand dollars for beef cattle and dairy cattle, seventy thousand dollars for swine, and sixty thousand dollars for sheep and goats;
15. To add an emergency clause to all legislation enacted by the One Hundred First General Assembly of the State of Missouri in the First Extraordinary Session of the Second Regular Session;
16. To allow the Senate to consider appointments to boards, commissions, departments, and divisions that require the advice and consent of the Senate; and

17. Such additional and other matters as may be recommended by the Governor by special message to the General Assembly after it shall have been convened.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, on this 22nd day of August, 2022.

/s/ Michael L. Parson
Governor

ATTEST:

/s/ Jay Ashcroft
Secretary of State

HOUSE RESOLUTIONS

Representative Plocher offered **HR 1**, which was read.

HOUSE RESOLUTION NO. 1

BE IT RESOLVED, that the Chief Clerk of the House of Representatives of the One Hundred First General Assembly, Second Regular Session, inform the Senate that the House duly convened in the First Extraordinary Session of the Second Regular Session on Wednesday, September 14, 2022, and is convened in full session and ready for consideration of its business.

On motion of Representative Plocher, **HR 1** was adopted by the following vote:

AYES: 137

Adams	Anderson	Andrews	Atchison	Aune
Bailey	Baker	Bangert	Baringer	Barnes
Basye	Billington	Black 137	Black 7	Boggs
Bosley	Bromley	Brown 16	Brown 27	Brown 70
Buchheit-Courtway	Burger	Burnett	Burton	Butz
Christofanelli	Coleman 32	Coleman 97	Cook	Copeland
Cupps	Davidson	Davis	Deaton	DeGroot
Dinkins	Dogan	Doll	Ellebracht	Evans
Falkner	Fishel	Fitzwater	Fogle	Francis
Gray	Gregory 51	Gregory 96	Grier	Griffith
Gunby	Haden	Haffner	Haley	Hardwick
Henderson	Hicks	Houx	Hovis	Hudson
Hurlbert	Ingle	Johnson	Kalberloh	Kelley 127
Kelly 141	Knight	Lewis 25	Lewis 6	Lovasco
Mackey	Mayhew	McCreery	McGaugh	McGill
Morse	Mosley	Murphy	Nurrenbern	Owen
Patterson	Perkins	Phifer	Pike	Plocher
Pollitt 52	Pollock 123	Porter	Pouche	Price IV
Proudie	Quade	Railsback	Reedy	Richey
Riggs	Riley	Roberts	Roden	Rogers
Sander	Sassmann	Sauls	Schnelting	Schroer
Schwadron	Seitz	Sharpe 4	Shaul	Shields
Simmons	Smith 155	Smith 163	Smith 45	Smith 67
Stacy	Stephens 128	Stevens 46	Tate	Taylor 139
Taylor 48	Terry	Thomas	Thompson	Toalson Reisch

Trent	Turnbaugh	Van Schoiack	Veit	Walsh 50
Walsh Moore 93	Weber	West	Wiemann	Wright
Young	Mr. Speaker			

NOES: 003

Clemens	Merideth	Unsicker
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PRESENT: 002

Aldridge	Sharp 36
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ABSENT WITH LEAVE: 013

Appelbaum	Bland Manlove	Busick	Chipman	Collins
Eggleston	Kidd	McDaniel	O'Donnell	Person
Pietzman	Rone	Windham		

VACANCIES: 008

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 1, introduced by Representative Sander, relating to sales tax exemptions.

HB 2, introduced by Representative Hicks, relating to marijuana, with penalty provisions and an emergency clause.

HB 3, introduced by Representative Pollitt (52), relating to agricultural economic opportunities, with an emergency clause.

HB 4, introduced by Representative Houx, relating to sports wagering, with penalty provisions.

MESSAGES FROM THE SENATE

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 1**.

SENATE RESOLUTION NO. 1

BE IT RESOLVED by the Senate of the One Hundred First General Assembly, Second Regular Session, that the Secretary of Senate inform the House of Representatives that the Senate is duly convened in the First Extraordinary Session of the Second Regular Session of the One Hundred First General Assembly and is ready for consideration of its business.

Mr. Speaker: I am instructed by the Senate to inform the House of Representatives that the Senate has taken up and adopted **SR 2**.

SENATE RESOLUTION NO. 2

BE IT RESOLVED, by the Senate of the One Hundred First General Assembly of the State of Missouri, Second Regular Session, that the rules adopted by the One Hundred First General Assembly, Second Regular Session be declared as the rules for the First Extraordinary Session of the Second Regular Session.

The following members' presence was noted: Busick, Chipman, Eggleston, Kidd, McDaniel, O'Donnell, and Windham.

ADJOURNMENT

On motion of Representative Plocher, the House adjourned until 10:00 a.m., Thursday, September 15, 2022.

COMMITTEE HEARINGS

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Thursday, September 15, 2022, 8:00 AM, Joint Hearing Room (117).

Report from Director of JCAR, Sarah Schappe.

Approve minutes from April 12, 2022.

Periodic Review of Rules: Office of Administration, Dept. of Agriculture, Dept. of Economic Development, Dept. of Elementary & Secondary Education, Dept. of Higher Education & Workforce Development.

Portions of this meeting may be closed pursuant to Section 610.021(1).

CANCELLED

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

HOUSE CALENDAR

SECOND DAY, THURSDAY, SEPTEMBER 15, 2022

HOUSE BILLS FOR SECOND READING

HB 1 through HB 4

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JOURNAL OF THE HOUSE

FIRST EXTRAORDINARY SESSION OF THE SECOND REGULAR SESSION
101st GENERAL ASSEMBLY

SECOND DAY, THURSDAY, SEPTEMBER 15, 2022

The House met pursuant to adjournment.

Representative Riley in the Chair.

There was a moment of silent prayer.

The Pledge of Allegiance to the flag was recited.

INTRODUCTION OF HOUSE BILLS

The following House Bills were read the first time and copies ordered printed:

HB 5, introduced by Representative Davidson, relating to income tax.

HB 6, introduced by Representative Sander, relating to taxation, with an emergency clause.

SECOND READING OF HOUSE BILLS

The following House Bills were read the second time:

HB 1, relating to sales tax exemptions.

HB 2, relating to marijuana, with penalty provisions and an emergency clause.

HB 3, relating to agricultural economic opportunities, with an emergency clause.

HB 4, relating to sports wagering, with penalty provisions.

REFERRAL OF HOUSE BILLS

The following House Bills were referred to the Committee indicated:

HB 3 - Agriculture Policy

HB 4 - Emerging Issues

The following members' presence was noted: Andrews, Aune, Baker, Baringer, Basye, Billington, Bland Manlove, Boggs, Brown (16), Brown (27), Burger, Busick, Coleman (32), Coleman (97), Cook, Copeland, Davidson, Davis, DeGroot, Eggleston, Falkner, Fitzwater, Fogle, Gray, Griffith, Haley, Hovis, Hudson, Johnson, Kelley (127), Mackey, Mayhew, McDaniel, McGaugh, Mosley, Pike, Plocher, Pollitt (52), Riggs, Riley, Roberts, Sander, Sharpe (4), Smith (45), Stacy, Stevens (46), Taylor (139), Trent, Turnbaugh, Van Schoiack, Vescovo, Weber, West, Windham, and Young.

ADJOURNMENT

On motion of Representative Riley, the House adjourned until 10:00 a.m., Monday, September 19, 2022.

COMMITTEE HEARINGS

AGRICULTURE POLICY

Monday, September 19, 2022, 10:15 AM, House Hearing Room 1.

Public hearing will be held: HB 3

Executive session will be held: HB 3

EMERGING ISSUES

Monday, September 19, 2022, 1:00 PM, House Hearing Room 3.

Public hearing will be held: HB 4

Executive session will be held: HB 4

Time change.

CORRECTED

JOINT COMMITTEE ON AGRICULTURE

Thursday, September 29, 2022, 1:00 PM, Joint Hearing Room (117).

The committee will focus on the economic impact of Missouri's agriculture on the state, environmental stewardship, and policy considerations with testimony/presentations from various Missouri agricultural teams.

JOINT COMMITTEE ON PUBLIC EMPLOYEE RETIREMENT

Wednesday, September 21, 2022, 8:30 AM, Joint Hearing Room (117).

Discussion on bill paying procedures and office updates.

RULES - ADMINISTRATIVE OVERSIGHT

Monday, September 19, 2022, 4:00 PM, House Hearing Room 3.

Executive session may be held on any matter referred to the committee.

Executive session on HCS HB 3 and HB 4, pending referral

AMENDED

HOUSE CALENDAR

THIRD DAY, MONDAY, SEPTEMBER 19, 2022

HOUSE BILLS FOR SECOND READING

HB 5 and HB 6

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